

Ira L. Bare, Editor and Publisher.

SUBSCRIPTION RATES.

One Year by Mail in advance, \$1.25
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TUESDAY, FEBRUARY 28, 1911

Thirty-eight days of the sixty in which the legislature is supposed to sit have passed. Tomorrow is the last day bills may be introduced. Up to yesterday the house had received 542 bills and the senate 330. Out of the 872 bills which have been introduced only 87 have passed either house and only 14 have passed both houses. In the house probably 250 bills have been acted upon by standing committees. Most of these have gone to general file. The house has about fifty bills ready for passage, having been approved in its committee of the whole. The senate is similarly situated except that its third reading list is not overflowing.

Capital removal, once decisively defeated, is soon to become an issue again before the lower house of the legislature. The new bill which was introduced as soon as the other one failed by Willard F. Bailey, representative from Buffalo county, is so drawn that the city of Lincoln has an equal chance to retain the capital when the matter is put to a vote that other cities have of getting it away, and if people of the state do decide that they may want to vote upon a choice of locations Lincoln will not be eliminated as a location. This will force some of the men who voted against the other bill to, with draw from their position that the measure is unfair and either vote for it or show some other reason.

A Great Record.

The Harriman railway lines carried 10 per cent of the estimated 1910 passenger traffic of the United States, or 49,491,000 people, without fatal accident to any of the number. This result is ascribed to the installation of safety devices and is believed to have no parallel in the railroad world.

The report, containing this data, has just been compiled in the offices of Julius Kruttschnitt, director of maintenance and operation on the system, including the Southern Pacific and Union Pacific railroads, a total of 17,900 miles.

The total number of passenger carried on a one mile basis was 3,000,000. The figures of the country's railroads for 1910 have not yet been compiled by the government, but in 1909 the interstate commerce commission reported the number of passengers carried as 29,000,000,000. The figures for 1910 will not exceed a billion more, it is said.

Many other railroads have gone through a year without a fatality to any of its passengers, but it is said no system has made this record for such a large total of passengers.

The results on the Harriman Lines are ascribed to a campaign waged by the management for years to reduce accidents. The Harriman system has now more miles of automatic block signal protection than any other system in the world. Mr. Kruttschnitt himself has directed special attention to the accident problem and began several years ago to bring about a reduction by giving complete publicity to all forms of accidents and their investigation, which it is believed, spurred both officers and employes to greater efforts to safeguard lives entrusted to their care.

In the year 1903-1904 the number of accidents on the Union Pacific was 20 for 1,000,000 locomotive miles. In the fiscal half of 1910 it was only 4 for 1,000,000 locomotive miles. On the Pacific system of the Southern Pacific the number of accidents per 1,000,000 locomotive miles was reduced in the same time from 29.5 to 10.5.

Important progress has been made in recent months in suppressing ticket scalping, according to the report of the Railway Ticket Protective bureau, issued during the day.

"Since the final bulletin," the report says, "announcements by federal and state courts of comprehensive and decisive decisions in proceedings brought by this bureau have enabled suppression of railway ticket scalping through injunctive and criminal procedure in many localities heretofore infected by this persistent parasite."—Chicago Tribune.

The Railroads were "Foxy."

A special dispatch from New York to the Omaha Bee says in part: The decision of the Interstate Commerce commission against advanced freight rates has been regarded generally as a severe blow to the railroads, but some well-informed persons who are in a position to know the inside facts hold views to the contrary. Now comes a well known financial authority of the city who says that the railroads not only foresaw such an outcome and laid their plans accordingly, but that, in their secret hearts, the magnates, who have been playing a very crafty game, look upon the decision with equanimity. More than that, they are not going to

make any fight on the decision but will be perfectly content to let the matter rest at the present. According to this authority the railroads really scored a coup—a coup they had been scheming to bring about, and which had for its object the prevention of the physical valuation of the railroad properties throughout the country.

A physical valuation of the roads, taking into account the value of the properties, the amount of watered stock and how much water the different roads pay dividends on, offered a far greater menace than the decision which has just been rendered on freight rates. This is because the government could use the facts discovered by such a physical valuation as a basis for the adjustment of rates.

"The railroads believe," said the informant, "that if the government undertakes to find out just how much water is in their stocks, there would be hostile legislation and readjustment of rates that will have a most demoralizing effect. The success of such a movement would send stocks tumbling in a manner not equaled since the panic of 1901.

"Now, the railroads decided on a bold stroke. They planned deliberately to force an issue in which they would be worsted, but what at the same time would stave off the dreaded physical valuation. So they united in declaring sweeping increases of rates. A pitiful mouth was made concerning the state of business. Larger freight receipts were necessary if bankruptcy was to be avoided, they said.

"As was anticipated the federal authorities halted the increases. Then came more howls of distress from the roads. Now the Interstate Commerce commission has forbidden the proposed advances. The howls have redoubled. They will continue for quite a time. All this will naturally have the effect of checking the valuation movement. The friends of the roads have good grounds for protesting against further embarrassments and harassments. It looks as though they will succeed in putting off the valuation scheme.

For Rent—Farm.

640 acres, 540 cultivated; fair improvements. Rental one-third. All level, black soil and fenced. Five miles north from Big Springs, Neb. How much of this can you farm? Address George Barth, Hastings, Neb.

Real Estate Transfers.

B. O. Callender to Mary Petsche all of section 1-16-30, \$6,000; same party to same party section 3-16-31, \$6,000.

J. W. Payne to Lincoln Development Co., northwest quarter section 9-12-29, \$3,000.

Union Realty & Trust Co. to W. J. Smyth west half of southwest quarter and northeast quarter of southwest quarter section 17-13-30, \$6,000.

Wm Johnson to E. O. Johnson, undivided one-half interest in east half of southeast quarter and sq of ne qr., section 15-15-32, \$3,600.

Frank Meinke to Union Realty & Co., west half of west half section 24-13-32, \$6,240.

ANSWERS EVERY CALL.

North Platte People Have Found That This is True.

A cold, a strain, a sudden wrench, A little cause may hurt the kidneys. Spells of backache often follow, Or some irregularity of the urine. A certain remedy for such attacks, A medicine that answers every call, Is Doan's Kidney Pills, a true specific.

Many North Platte people rely on it. Here is North Platte proof. John T. Hollenbeck, 520 E. 11th St., North Platte, Neb., says: "My kidney trouble dates back to the Civil War. When I returned home the privations had undermined my system and deranged my kidneys. I used a great many kidney remedies, but nothing compared with Doan's Kidney Pills, which I procured from McDonell & Graves' Drug Store. I have appealed to them on numerous occasions and the results have always been excellent. Of course, I am pretty old now, past seventy-seven, and must expect some trouble, but I feel that in Doan's Kidney Pills, I have something that will always give me relief."

For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, N. Y., sole agents for the United States. Remember the name—Doan's and take no other.

NOTICE OF HEARING.

In the County Court of Lincoln County, Nebraska. In the matter of the Estate of Duncan Hallentine, deceased. Whereas, Lillian B. Bruce, has filed in my office an instrument purporting to be a duly authenticated copy of the last Will and Testament of Duncan Hallentine, deceased, attached thereto, stating that the said Last Will and Testament has been duly admitted to probate and allowed in the Surrogate's Court of the County of Delaware, State of New York, and praying that the same be admitted to probate and allowed in this state as the last Will and Testament of the said Duncan Hallentine, deceased.

It is therefore ordered, that the said petition be heard on March 27th, 1911, at 9 o'clock a. m., and that all persons interested in said matter may appear at a county court to be held in and for said county, and show cause why the prayer of the petitioner should not be granted. It is also ordered, that the time and place aforesaid this court will receive, examine, admit and allow all claims and demands of all persons against the said deceased and that any persons having such claims or demands against said deceased shall present the same to the county court on or before the date assigned for such hearing.

Thought She Ought to Know

By EDITH V. ROSS

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Young Mrs. Hardenburgh was a creature of impulse. She was not only swayed by impulse, but would take the most important steps without realizing what she was doing. Decisions that another would only make after long deliberation she would make on the instant.

Nevertheless Mrs. Hardenburgh was a dear little woman, kind hearted, lovable and popular with all who knew her. The only trait that interfered with her getting on with all the world was that if told anything to one's disadvantage she would not stop to question the truth of the information, but proceed at once to strike the culprit's name off her list.

Now, there are persons in the world who think nothing of making trouble between other persons, even to the members of families. A woman one day gave Mrs. Hardenburgh information about her husband's doings which if true would have marked him for a very dishonorable and contemptible person. The informer had got the news from another, who had got it from some one else. Her ground for telling Mrs. Hardenburgh of it was that she thought she ought to know it. It did not occur to the tale bearer that it might not be true, and if it were true it was just the thing of all others the guilty man's wife should not know. Nevertheless the above named reason is the universal excuse of those persons who carry such information.

Mrs. Hardenburgh was thrown into hysterics by the story and, instead of giving her husband an opportunity to defend himself of the charge, ran away to her mother as fast as she could go. Being an only child, her mother was used to humoring her and on this occasion gave her unbounded sympathy. Whether the good lady doubted the truth of the story and intended later to pave the way to a reconciliation does not appear. For the time being she comforted her child as best she could. When the latter had recovered her equanimity her mother suggested that she send her husband the reasons for her flight. The young wife did so, sprinkling her note with such words as "perfidious," "disgraceful," "iniquitous," and the like.

When Hardenburgh returned home in the evening and found the letter, instead of running right around to his wife to explain matters he sat down to think. It was certainly not pleasing that he had married a wife who, when a firebrand was thrown into the family, instead of picking it up and tossing it back at the thrower had proceeded to set the house afire with it. If he were going to live with his wife it was certainly necessary that he eliminate this trait in her, and if he could not eliminate it it was perhaps better that they should remain apart.

He had for some time meditated going to a distant city to settle a long standing matter of business, but had put the trip off from time to time on account of having just been married. Within an hour after his return to his home he had announced to the servants that he was going away and started for the railway station.

The young wife meanwhile was passing through the transition common to all persons who act hastily. When she had been somewhat calmed her mother ventured to suggest that the charge might not be true. To this the daughter responded that the informer had no object in giving false information and had done it only since she thought the wife ought to know it. Nevertheless Mrs. Hardenburgh began to be worried. She noted the hour that her husband usually returned home and gave him time to come to her. After several hours had elapsed and Mr. Hardenburgh did not appear she could not conceal her trepidation. She gave her mother as a reason for it that she feared something might have happened to him.

When 10 o'clock came and there was no news from the culprit husband the butler was sent to the house to reconnoiter. He returned reporting that Mr. Hardenburgh had gone away.

The result of this information which Mrs. Hardenburgh's friend "thought she ought to know" opened with the most frightful unction the young wife ever spent. From her previous condemnation of her husband she swung to the other extreme, and it rushed upon her with overpowering force that the really good man who had married her could not possibly have been guilty of any such conduct as had been imputed to him. After a sleepless night she went home, hoping to learn something of her husband's movements. She was disappointed. The servants only knew that he had gone away the night before. The disconsolate wife went to her husband's office, but elicited no information there.

And now Mrs. Hardenburgh thought herself to take inquiries of the informer as to where she got the information. The dear woman who had so great an interest in her friend's affairs said that she had "heard it as coming from"—And Mrs. Hardenburgh's investigations never got any further than "as coming from."

After two weeks' absence Mr. Hardenburgh returned to find his wife waiting for him, a very penitent woman, not likely to make the same mistake again.

Strange to say, the young wife after all did not appreciate having heard what she ought to know and does not speak to the informer.

Homeopathy Principles

Similea, Similibus, Curantus.

A like remedy will cure a like disease.

A law immutable, that cannot change, and as true today as when it first came to light. A true and tried system that will bear investigation.

Nature's own treatment where remedies are paramount. For out of town patients and all those interested: Rooms furnished when desired for confinement, medical and the necessary surgical cases. Trained nurse in attendance.

Dr. J. S. Twinem, Medical and Surgical Practitioner

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COL. DAVE LOVE, Auctioneer.

Leading Auctioneer of western Nebraska. Charges low and satisfaction assured. Phone or write, Sutherland, Neb.



Happily Surprised.

This picture represents a man who received a box of our cigars for a gift. That he was pleased can be noted by his wide smile. You will be equally pleased with our cigars, whether you buy one for a nickel or dime.

J. F. SCHMALZRIED.

R. E. LOUDON AUCTIONEER

Twenty years experience means good results for those who have my services. Phone or address me at North Platte.

SOMETHING NEW! SAM JENS, The First-Class Shoemaker.

Came here from the east and am trying to make a living. If you are not satisfied with my work no charges will be made.

Prices for Repairing. Men's half soles hand sewed, \$1.00. Men's half soles nailed, .75. Ladies' half soles hand sewed, .75. Ladies' half soles nailed, .60. Boys' half soles nailed, .60. Men's heels, .35. Ladies' heels, .25. Rubber heels, .50. I can make any kind of a shoe or boot to order. Come in and give me a trial. Satisfaction guaranteed.

SAM JENS, THE SHOEMAKER East of First Nat'l Bank.

ORDER OF HEARING ON PETITION FOR APPOINTMENT OF ADMINISTRATOR OR ADMINISTRATRIX. State of Nebraska, Lincoln County, ss. In the county court. In the matter of the estate Mary Dudley, deceased. On reading and filing the petition of Leonard Calvert praying that the administration of said estate may be granted to Lorenzo B. Brittenham as administrator.

WILLIS J. REDFIELD, M. D.

Surgeon, Physician, Consultant. Office Physicians and Surgeons Hospital. Phones: Office 642, Residence 644.

A. J. AMES, MARIE AMES, Doctors Ames & Ames, Physicians and Surgeons, Office over Stone Drug Co. Phones: Office 273, Residence 273.

GEO. D. DENT, Physician and Surgeon, Office over McDonald Bank. Phones: Office 130, Residence 115.

JOE B. REDFIELD, M. D. Physician and Surgeon. Specialty—SKIN DISEASES. Day and night calls promptly answered. Office—F. S. Hospital. Phone 642.

NOTICE FOR PUBLICATION. Serial No. 02529. Department of the Interior, United States Land Office. At North Platte, Nebraska, Jan. 21, 1911. Notice is hereby given that Nicholas Gunderson of North Platte, Neb., who on April 22, 1895, made homestead entry No. 2158, Serial No. 02529, for the southeast quarter of section 28, Township 12, N., Range 30, W., of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 30th day of March 1911.

Claimant names as witnesses: Arthur Connor, George Single, S. W. Mannon and James Shuck, all of North Platte, Neb. J. E. EVANS, Register.

NOTICE FOR PUBLICATION. Serial No. 02794. Department of the Interior, U. S. Land Office at North Platte, Neb., Nov. 14th, 1910. Notice is hereby given that Frank B. Livingston, of North Platte, Neb., who, on Dec. 27th, 1895, made H. E. No. 02794, for the west by section 32, Township 12, N., Range 29, W. of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim, to the land above described, before the Register and Receiver at North Platte, Neb., on the 14th day of Jan., 1911.

Claimant names as witnesses: Perry Campbell, Adolph Rudolph, Charles Breternitz and W. H. Combs all of North Platte, Neb. J. E. EVANS, Register.

LEGAL NOTICE. The unknown heirs of Harriet Keller, deceased, will take notice that on the 23rd day of Jan. 1911, the plaintiff, F. H. Burling, filed his petition in the district court of Lincoln county, Nebraska, against said defendants to the following described lands to-wit: The east one-half of the southwest quarter and lots three and four, all in section nineteen, Township ten, Range thirty-four, west of the sixth principal meridian and all in Lincoln county, Nebraska. And to forever enjoin said defendants and all persons claiming through and under them from claiming any right, title or interest in or to said land. You are required to answer said petition on or before the 6th day of March, 1911.

F. H. BURLING, Plain 17. 124-4 By James G. Motherhead, his Attorney.

NOTICE. To Francis Love, Non-Resident Defendant: You are hereby notified that on the 5th day of July, 1910, Vonah Love filed her petition against you in the district court of Lincoln county, Nebraska, the object and prayer of which are to obtain a divorce from you on the grounds that you are a habitual drunkard and have refused and neglected to provide maintenance for the plaintiff her minor child and that you have been guilty of extreme cruelty to this plaintiff.

Plaintiff prays that she may be divorced from you, and that she may be given the custody of her minor child Gordon Oliver Love. You are required to answer said petition by the 6th day of March, 1911. VONAH LOVE, 1244 By Wilcox & Halligan, her attorneys.

NOTICE. Chester F. Perry, defendant, will take notice that on the 23rd day of January, 1911, W. C. Elder, County Judge of Lincoln county, Nebraska, issued an order of attachment for the sum of \$64.25 in an action pending before him wherein John C. Den is plaintiff and Chester F. Perry is defendant, that property of the defendant consisting of two mowing machines, two slips or scrapers, two cooking or sleeping shacks has been attached under said order.

Said cause was continued until the 14th day of March, 1911, 9 o'clock a. m. at which time the said matter will come on for final hearing and the amount due said plaintiff will be ascertained and the property so attached will be sold according to law to satisfy the amount so found due. Plaintiff would further allege that there is the sum of \$64.25 due him for goods sold and money loaned to said defendant. Dated this 8th day of February, 1911. JOHN C. DEN, By Muldoon & Gibbs, his attorneys.

NOTICE. Organization of the North Platte Co-operative Association. 1. The name of this corporation shall be "The North Platte Co-operative Association." 2. The general nature of the business shall be owning and operating a general store; buying and selling building material, fuel, farm, dairy and ranch products and farm machinery; borrow and loan money; discount paper; purchase or rent all real estate necessary for the business of the corporation. 3. The capital stock shall be Twenty-five thousand dollars divided into shares of Ten dollars each, of which five thousand dollars shall be subscribed and paid before commencement of business. 4. The office of this corporation shall be in the city of North Platte, Lincoln county, Nebraska, and the principal place of its transacting business shall be in Lincoln county. 5. The term of existence of this corporation shall be for twenty years, commencing March 1st, 1911, and terminating March 1st, 1931. 6. The highest amount of indebtedness to which this corporation shall at any one time be subject shall not exceed two-thirds of its actual subscribed and paid up stock. 7. The business and affairs of this corporation shall be managed by a board of five directors to be elected by the stock holders from among their number. E. W. MANN, RALPH O. CHAMBERLAIN, F. T. REDMOND, W. H. LEDDOY, WILLIAM OTTEN.

DR. A. A. WARD, Office Hotel Timmerman. Special attention given diseases of women and emergency surgery.

Notice for Publication. Serial No. 01994. Department of the Interior, U. S. Land Office at North Platte, Neb., Jan. 25th, 1911. Notice is hereby given that Andrew J. McIntire of Hershey, Neb., who on June 25, 1904, made Homestead Entry No. 30095, Serial No. 01994, for 2 1/2 NE 1/4 section 30, township 12, N., Range 30, W. of the 6th principal meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 9th day of March, 1911.

Claimant names as witnesses: Charles Meyer and William Henry North of Dickens, Neb.; Joseph Everlisch and George Garman, both of Hershey, Neb. J. E. EVANS, Register.

NOTICE FOR PUBLICATION. Serial No. 03959. Department of the Interior, U. S. Land Office at North Platte, Neb., Jan. 12th, 1911. Notice is hereby given that, as directed by the Commission of General Land Office under provisions of Act of Congress approved June 27th, 1896, (34 STAT., 537), we will offer at public sale, to the highest bidder, at ten o'clock, p. m., on the 6th day of October, 1911, at this office, the following described land: Lot 1, and NE 1/4 of NW 1/4 of Section 30, Township 12, N., Range 31, W. of 6th Principal Meridian.

Any persons claiming adversely the above described lands are advised to file their claims or objections on or before the time designated for sale. J. E. EVANS, Register.

NOTICE FOR PUBLICATION. Serial No. 03955. Department of the Interior, U. S. Land Office at North Platte, Neb., January 12th, 1911. Notice is hereby given that Joseph Everlisch of Hershey, Neb., who on June 30, 1904, made homestead entry No. 29247, Serial No. 03955, for SE 1/4, NW 1/4, NE 1/4, SE 1/4, SW 1/4 and NW 1/4 section 30, Township 12, N., Range 30, W. of the 6th Principal Meridian has filed notice of intention to make final five year proof to establish claim to the land above described, before the Register and Receiver at North Platte, Neb., on the 9th day of Mar. 1911.

Claimant names as witnesses: Charles Meyer, of Dickens, Neb.; George Garman, of Hershey, Neb.; Arthur Zantler, of North Platte, Neb. J. E. EVANS, Register.

NOTICE FOR PUBLICATION. Serial No. 05113. Department of the Interior, U. S. Land Office at North Platte, Neb., Dec. 14th, 1910. Notice is hereby given that Olin Lee Watkins of North Platte, Neb., who on April 12th, 1895, made Homestead entry No. 21488, Serial No. 05113, for north half, and northeast quarter, of southeast quarter of section 8, Township 12, Range 31, west of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 14th day of Feb., 1911.

Claimant names as witnesses: John W. Fowler, Carl Broeder, Thomas Zimmerman and Bert Donaldson all of North Platte, Neb. J. E. EVANS, Register.

NOTICE FOR PUBLICATION. Serial No. 02920. Department of the Interior, U. S. Land Office at North Platte, Neb., Dec. 14th, 1910. Notice is hereby given that John W. Fowler of North Platte, Neb., who on Aug. 23, 1895, made homestead entry No. 21920, Serial No. 02920, for southeast quarter, east half southwest quarter, southeast quarter northwest quarter and sections 8, 5, and 7, Twp. 12, N., R. 31, W. of the 6th Principal Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver at North Platte, Nebraska, on the 7th day of Feb., 1911.

Claimant names as witnesses: Carl Broeder, O. L. Watkins, T. F. Zimmerman and A. E. Donaldson all of North Platte, Neb. J. E. EVANS, Register.

ORDER OF HEARING ON PETITION FOR APPOINTMENT OF ADMINISTRATOR OR ADMINISTRATRIX. State of Nebraska, Lincoln County, ss. In the county court. In the matter of the estate of Gustavus Urban, deceased. On reading and filing the petition of Anna M. Urban, praying that the administration of said estate may be granted to her as administratrix. Ordered, That February 27th, 1911, at 9 o'clock a. m. is assigned for hearing said petition when all persons interested in said matter may appear at a county court, to be held in and for said county, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the North Platte Tribune a semi-weekly newspaper published in said county, for six successive issues, prior to said day of hearing. Dated February 27th, 1911. W. C. ELDER, County Judge. By Katherine F. Clark, Clerk County Court.

PROBATE NOTICE. In the matter of the estate of Thomas J. Davis, deceased. In the county court of Lincoln county, Nebraska, January 20th, 1911. Notice is hereby given that the creditors of the said deceased will meet the executors of said estate, before the County Judge of Lincoln county, Neb., at the county court room in said county, on the 27th day of August, 1911, at 9 o'clock a. m., each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims and one year for all executors to settle said estate from the 30th day of January, 1911. This notice to be published eight successive issues in the North Platte Tribune, a semi-weekly newspaper published in said county, prior to February 27, 1911. W. C. ELDER, County Judge. By Katherine F. Clark, Clerk County Court.

NOTICE. The unknown heirs of Thomas Lowe, deceased, will take notice that on the 4th day of January, 1911, Margaret J. Bundy, Plaintiff herein filed in the district court of Lincoln county, Nebraska, against the said defendants impleaded with Union Pacific railway company, a corporation, the object and prayer of which said petition are to quiet the title to lot eight in block eighty-five of the original town of the city of North Platte, in Lincoln county, Nebraska, against the said defendants, the unknown heirs of Thomas Lowe, deceased, and the Union Pacific railway company, and to enjoin said defendants, the unknown heirs of Thomas Lowe, deceased, from asserting or claiming any right, title or interest in or to said lot eight, eighty-five and from interfering with the possession of the plaintiff in the same, and for general equitable relief. You are required to answer said petition on or before the 27th day of March, 1911. MARGARET J. BUNDY, By Wilcox & Halligan Her Attorneys.

Notice to Delinquents. Notice is hereby given that the rental upon the lease contract to the following described "chool land in Lincoln County, Nebraska, as set opposite the names of the holders hereof, is delinquent and if the amount which is due is not paid within 60 days from the date of this notice, said contracts will be declared forfeited by the Board of Educational Lands and Funds, and said forfeiture will be entered of record in the manner provided by law. S E 1/4, N W 1/4, SW 1/4, SE 1/4 36-11-29 Jacob Ruckley. All 16-12-29 Belle Edmiston. All 16-12-29 Charlie Empe. E. C. COWLES, Commissioner of Public Lands and Buildings. Dated Feb. 10, 1911.