

LOUP CITY NORTHWESTERN

VOLUME XXX

LOUP CITY, NEBRASKA, THURSDAY, SEPTEMBER 19, 1912

NUMBER 45

PROFESSIONAL CARDS

ROBT. P. STARR
ATTORNEY-AT-LAW
LOUP CITY, NEBRASKA
NIGHTINGALE & SON
Attorney and Commissioner-at-Law
LOUP CITY, NEB.

R. H. MATHEW,
Attorney-at-Law,
And Bonded Abstractor,
Loup City, Nebraska

AARON WALL
Lawyer
Practices in all Courts
Loup City, Neb.

ROBERT H. MATHEW
Bonded Abstractor
LOUP CITY, NEBRASKA
Only set of Abstract books in county

O. E. LONGACRE
PHYSICIAN and SURGEON
Office Over New Bank
TELEPHONE CALL, NO. 39

A. J. KEARNS
PHYSICIAN and SURGEON
Phone, 36. Office at Residence
Two Hours East of Telephone Central
Loup City, - Nebraska

A. S. MAIN
PHYSICIAN and SURGEON
Loup City, Nebr.
Office at Residence,
Telephone Connection
J. E. Bowman M. D., Carrie L. Bowman M. D.

BOWMAN & BOWMAN
Physicians and Surgeons
Phone 114 Loup City, Nebraska

S. A. ALLEN,
DENTIST,
LOUP CITY, NEB.
Office up stairs in the new State
bank building.

W. L. MARCY,
DENTIST,
LOUP CITY, NEB.
OFFICE: East Side Public Square,
Phone, 19 on 36

C. E. Thornton
The Drayman
Attends all orders promptly and
carefully. Phone either lumber yard
or Taylor's elevator.

V. I. McDonall
Prompt Dray Work
Call lumber yards or Taylor's
elevator. Satisfaction guaran-
teed. Phone 6 on 57

W. T. Draper
The Old Reliable
PLASTERER
Best of work always
Phone 16 on 55 Loup City, Neb.

C. E. Stroud
Formerly of Kansas City.
Painting, Papering
and Decorating
Special attention paid to Autos
and Carriages. All tops re-
newed and repaired. All work
guaranteed. Phone 0

Engle & Cook
Contractors and Builders
LOUP CITY NEB.

Call and see us and allow us to
figure with you on above
work.

DON'T WAIT
Delay and improper
treatment of disease
means loss of time,
money and health.
Consult a reliable
Specialist, one who
will attend to your
case, and who has a
proven formula and
method. DO NOT BE
DECEIVED by
quackery. There is no
one day cure for
Piles or Hemorrhoids
or any other Chronic or
Private Disease.
DR. RICH
MASTER SPECIALIST, Chronic
and Acute Diseases. Piles and Hemorrhoids
cured in 10 days. 600 for Blood Purifier
TEN YEARS IN GRAND ISLAND

Horse Disease

Still Spreads

The only thing new in the horse disease spreading over Kansas and Nebraska is the new cases coming up. From all quarters comes reports of the increasing number of cases, while save from questionable reports from a distance we hear of no cures, and hardly believe there have been any. It is claimed that a Holdrege veterinarian has found a cure in antioxin treatment, having had seven cures out of nine cases, the two lost being horses in the last stages of the disease, but the report is considered something of a fable by veterinarians here and elsewhere. All sorts of cures and preventives are being used and experiments made, but so far with no appreciable results. One veterinarian reports his belief that the trouble is caused by some kind of an insect which lives in the blades of grass and other green stuff which has sprung up as a second growth since the wet weather began, and is thought to be found more especially in low pastures or in pastures and lots not properly drained. It is alleged that even a non-expert can easily tell when a horse has the disease, as the animal becomes stupid, but sometimes grows blind in either one or both of his eyes and walks in a circle, usually to the left. There is a nervous working of the ears and occasionally the animal will have a spasmodic action of the neck which doubles the neck downward until the head is between the forelegs. Some of the horses, when wandering in a circle, will run against fences or barns much as they do when they have the blind staggers, and nearly all affected horses grind and gnash their teeth. Day by day comes reports from all over the state of increasing cases, with consequent death of all affected with the disease. This week numerous cases are reported daily of new cases, and Dr. Evans of this city is constantly on the go on call of disease stricken animals. The doctor willingly admits the disease is an unsolved problem with him, although he is bending all energies to find some cure or at least relief for the time being but so far with absolutely no response. Up to last Saturday, Dr. Evans had been called to some nine cases, and since that time and so far this week, he has been constantly on the go. We could name dozens of cases in this county and around Loup City so far, but they are getting so numerous that it is useless to quote any particular ones. It is to be hoped relief will speedily come, even by early frosts, which is generally conceded to be the only thing possible, the frosts killing the germs and stopping the raid on the lives of these most invaluable animals on the farm or elsewhere.

HORSE DISEASE

Owners of Missouri Valley Horses Take Notice-Important

At a meeting of the prominent veterinarians at Lincoln, called at the instance of Gov. Aldrich, to investigate the disease commonly called Forage Poisoning or Cerebro-Spinal Meningitis, the following precautions were recommended:

- (1) All horses and mules should be removed from pastures and placed in barns or dry lots which are entirely free from vegetation.
- (2) Last year's or an early cutting of this year's hay should be fed. Old grain should be used in preference to new or recently threshed grain. Add a small quantity of flaxseed meal to the feed morning and night and continue until a laxative effect is produced.
- (3) Water with a bucket direct from the well. Where tanks must be used, scrub and rinse the water tanks thoroughly. When dry give a coat of lime whitewash. Wash the tank every week as long as the disease exists in the neighborhood.
- (4) When once the disease attacks an animal the power to swallow is more or less impaired and owners should exercise due caution in administering any medicine in the form of a drench. So far, medicinal treatment is unsatisfactory. In the light of present information more good can be accomplished along the line of prevention.
- (5) We recommend that all horses and mules dying from this disease should be burnt or buried six feet underground and one bushel of lime used on each and every carcass.
- (6) We also recommend that animals dying from this disease should not be skinned, since transportation of such skins may spread the disease.

E. T. DAVISON,
Veterinary Inspector Bureau of Animal Industry.
J. H. GAIN,
Experiment Station Veterinarian, Lincoln, Nebraska.
C. H. STRANGE,
Experiment Station Veterinarian, Ames, Iowa.
A. BOSTROM,
State Veterinarian, Lincoln, Nebr.
J. I. GIBSON,
State Veterinarian, Des Moines, Ia.

In testimony whereof I have hereto affixed my hand and the great seal of the State of Nebraska this 13th day of September, 1912.

By the Governor:
CHESTER H. ALDRICH,
ADDISON WALT,
Secretary of State.

FIRE DRILLS IN SCHOOLS

The Safety of Our Children Require Work in This Direction

We have received from C. A. Randall the communication to county superintendents and teachers, which we trust every parent and patron of our schools will read for their instruction and in the matter of education along the lines spoken of in the letter to county superintendents. There has been too little heed taken in this matter for the safety of our children, and if a fire were to break out tomorrow in any one of the public schools of this county, we fear the panic and lack of drill would result in serious injury to many of the children, especially to the smaller ones who would be run over and trodden under foot by the older ones in a panic which would be sure to ensue, and fortunate indeed would it be if death in many cases would not result, especially in the larger and more crowded departments of the city schools. We are glad to publish the following and trust it may be a salutary warning to teachers, resulting in the most careful drills and methods to escape death or at least injury in case of fire. Besides, the instruction received by the scholars would be of untold benefit in case of fire in the homes, as the children would naturally be cooler and more contained and essentially help, instead of hinder, in the escape from any casualties which might otherwise result. Too great care can not be taken in the possible outbreak of fire in the schools or homes of our dear ones, and we should go to the greatest ends for their safety and best welfare:

To County Superintendents of Public Instruction:

I desire to call your attention to the law providing for the teaching of fire prevention in the public schools of this state.

There has been expressed to you a sufficient number of the Fire Prevention Text-books for you to furnish one to every teacher in your county. During the past winter I visited several of the towns in the state and I find that but a very small percentage of them are teaching the subject, nor are they observing Fire Day, or practicing Fire Drills. I am enclosing you a copy of the law which you will find on the last page of the book, and it is imperative.

The books are provided with lessons concerning the month of September and including June. I trust you will see that these books are properly distributed and this subject given attention by every teacher during the coming school year and if you have not sufficient books for distribution among the teachers of your county, if you will indicate to me how many you need we will see that you are supplied with them. I shall be pleased to hear what your course of procedure will be in the matter.

Yours truly,
C. A. RANDALL,
Chief Deputy Fire Commissioner.

PROGRESSIVE PARTY

Sherman County Mass Convention.

A Mass Convention of Sherman County Voters, believing in the principles of an affiliating with the National Progressive Party Movement, is hereby called to be held on Saturday, the 28th day of September, 1912, at 11 o'clock a. m., at Loup City, Nebraska, as required by law, for the purpose of forming within Sherman County, Nebraska, the new political party, designated the "PROGRESSIVE" Party, and for the purpose of nominating the candidates of said new party for the offices to be voted on at the general election of the year 1912, viz: One candidate for Representative of the 57th District of Nebraska, one candidate for County Attorney of Sherman County and one candidate for County Assessor of Sherman County and for the purpose of selecting a County Central Committee and Committee members from the several voting precincts of the county, and for the transaction of any other business that may properly come before said Mass Convention.

Dated this 16th day of September, 1912. Progressive Party State Committee, by F. P. Corrick, Chairman Executive Committee.
Louis Rein, Temporary Chairman County Committee.

Camping on Norm's Trail

Sheriff Wilson and Deputy County Clerk Barnard of Custer county were over from Broken Bow Sunday by automobile making inquiries as to the whereabouts of Norm Parks who left Broken Bow without warning and with an unsatisfied bond of \$200 remaining behind. Since the time of his departure a written confession from young Honeywell, now in jail, so involves Norm for the burning of the Republican office that a complaint has been filed by the State Fire Warden and a warrant has been issued for his arrest.—Ord Journal.

Notice to Tax Payers of Sherman County

All real estate upon which taxes are unpaid for year 1911 and prior years, will be advertised for sale the first week in October, and sold at public sale the first Monday in November, if taxes still remain unpaid.

F. M. HENRY,
County Treasurer.

Notice of Teacher's Examination

A special examination will be held on the 20th and 21st of September for all grades of certificates.

L. H. CURRIER,
County Superintendent.

Notice to Threshers

We have on hand a full supply of threshing coal, both nut and lump. Also have car Nigger head pea coal in transit. Our coal is right and our prices are right. Call and see us.

TAYLOR'S ELEVATOR.

Order of Hearing and Notice of Probate of Will

In the County Court of Sherman county, Nebraska.
State of Nebraska } ss
County of Sherman }
To the heirs, legatees and all persons interested in the estate of Hans Johnson deceased: On reading the petition of Hans Johnson praying that the instrument filed in this court on the 9th day of September, 1912, and purporting to be the last will and testament of Hans Johnson, deceased, be admitted to probate and recorded as the last will and testament of Hans Johnson, deceased, and that said instrument be admitted to probate and the administration of said estate be granted to Selma Johnson, his widow, it is hereby ordered that you, and all persons interested in said matter, may, and do, appear at the County Court to be held in and for said county, on the 1st day of October, A. D. 1912, at 10 o'clock a. m. to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and that the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in the Loup City Northwestern a weekly newspaper printed in said county, for 3 successive weeks prior to said day of hearing.

Witness my hand and seal of said court this 9th day of September, A. D. 1912.
E. A. SMITH,
County Judge
Last pub. Sept. 26

Notice to Non-resident Defendants

State of Nebraska } ss
County of Sherman }
County of Sherman, sole trustee under the will of Hiram Barker, deceased, George H. Andrews, and Andrews, wife of George H. Andrews, real name unknown, non-resident defendants: You and each of you will take notice that on the 28th day of August, 1912, Andrew Szafrajda and Anna Szafrajda, plaintiffs herein, filed their petition in the district court of Sherman county, Nebraska, against you, impleaded with the city of Loup City and Calvin Landers, the object and prayer of which are that each of you be decreed of said court, quieting and confirming the title and possession of the following described land, situated in Sherman county, Nebraska, to wit: a piece or parcel of land lying in the northwest quarter of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal meridian, thence south one hundred and fifty feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and adjoining the northwest quarter of section fifteen, north of range, fourteen, west of the sixth principal meridian, and which is more particularly described as follows: commencing at a point three hundred feet north of the southeast corner of the northwest quarter of section eighteen, in township fifteen, north of range, fourteen, west of the sixth principal mer