LOUP CITY NORTHWESTERN

VOLUME XXX

R. H. MATHEW,

AABON WALL

Loup City,

LOUP CITY, NEBRASKA, THURSDAY, SEPTEMBER 19, 1912

NUMBER 45



DE.VTIST. LOUP CITY. NEB. Office up stairs in the new State dank building.

S. A. ALLEN.

Office at Residence.

Phone 114

W. L. MARCY. DENTIST. LOUP GITY, NEE. OFFICE: East Side Public Square. Phone, 10 on 36

E. Thornton The Drayman

Attends all orders promptly and At a meeting of the prominent vet-carefully. Phone either lumber yard erinarians at Lincoln, called at the or Taylor's elevator.

V. I. McDonall **Prompt Dray Work**

Call lumber yards or Taylor's elevator. Satisfaction guaran- barus or dry lots which are entirely teed. Phone 6 on 57

W. T. Draper The Old Reliable PLASTERER Best of work always Phone 16 on 95 Loup.City Neb.

E. Stroud Formerly of Kansas City. Painting, Papering

Special attention paid to Autos the neighbor.cod. and Carriages. All tops renewed and repaired. All work an animal the power to swallow is Sherman County and one candidate Phone 0 guaranteed.



Cail and see us and allow us to and mules dying from this disease figure with you on above work. used on each and every carcass.



are getting so numerous that it is state and I find that but a very small useless to quote any particular ones.

Take Notice-Important

gate the disease commonly called For-

age Poisoning or Cerebro-Spinal Men-

ingitis, the following precautions

E. T. DAYISON,

J. H. GAIN,

A. BOSTROM,

were recommended:

duced.

vention.

imal Industry.

Ames, Iowa.

Lincoln, Nebraska.

germs and stopping the raid on the The books are provided with lessons commencing with the month of Seplives of these most invaluable animals tember and including June. I trust on the farm or elsewhere. you will see that these books are

properly distributed and this subject is given attention by every teacher during the coming school year and if you have not sufficient books for dis-HORSE DISEASE tribution among the teachers of your Owners of Missouri Valey Horses county, if you will indicate to me how many you need we will see that you are supplied with them. I shall be At a meeting of the prominent vetpleased to hear what your course of procedure will be in the matter. instance of Gov. Aldrich, to investi-

State Historical Society

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

grain should be used in preference to hereby called to be held on Saturday, new or recently threshed grain. Add the 28th day of September, 1912, at a small quantity of flaxseed meal to 11 o'clock a. m., at Loup City, Nethe feed morning and night and con- braska, as required by law, for the tinue until a laxative effect is pro- purpose of forming within Sherman County, Nebraska, the new political

(3) Water with a bucket direct from party, designated the "PROGRESSIVE" the well. Where tanks must be used, Party, and for the purpose of nomiscrub and rinse the water tanks thor- nating the candidates of said new party oughly. When dry give a coat of lime for the offices to be voted on at the whitewash. Wash the tank every general election of the year 1912, viz: and Decorating week as long as the disease exists in One candidate for Representative of

the 57th District of Nebraska, one (4) When once the disease attacks candidate for County Attorney of more or less impaired and owners for County Assessor of Sherman county

Mass Convention. (5) We recommend that all horses Dated this 16th day of September, 1912. Progressive Party State Comshould be burnt or buried six feet un- mittee, by F. P. Corrick, Chairman der ground and one bushel of lime Executive Committee.

Louis Rein, Temporary Chairman (6) We also recommend that ani-County Committee. mais dying from this disease should

Camping on Norm's Trail

of such skins may spread the disease. Sheriff Wilson and Deputy County Clerk Barnard of Custer county were Veterinary Inspector Bureau of An- over from Broken Bow Sunday by automobile making inquiries as to the whereabouts of Norm Parks who left Experiment Station Veterinarian, Broken Bow without warning and with an unsatisfied bond of \$200 re-C. H. STRANGE, ation Veterinarian maining behind. Since the time of haining bernud. 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 War-den and a warrant has been issued for his arrest.—Ord Journal.

State Veterinarian, Lincoln, Nebr. J. I. GIBSON, tate Veterinarian, Des Moines, Ia.

around Loup City so far, but they your county. During the past winter you, impleaded with the city of Loup est from April 8th, 1911, at the rate are getting so numerous that it is and prayer of which are to obtain the reform a certain deed, which is reuseless to quote any particular ones. It is to be hoped relief will speedily come, even by early frosts, which is generally conceeded to be the only thing possible, the frosts killing the the possible, the frosts killing the the possible, the frosts killing the

quarter of section eighteen, in town-ship fifteen, north of range fourteen, west of the sixth principal meridian, and which is more particularly de-scribed as follows: commencing at a construction of the sixth principal meridian and the said bits quieted against said un-to said lots quieted against said un-to said lots quieted against said un-to said lots quieted against said un-ship fifteen, north of range fourteen, way be foreclosed, and that in case the defendants fail to pay the amount found due thereon by the court, that point three hundred feet north of the the said premises may be sold to southeast corner of the northwest satisfy the amount found due, with quarter of the northwest quarter of said section eighteen, running thence north one hundred and fifty feet, thence west three hundred feet, thence south one hundred and fifty

thence south one hundred and nity feet, and thence east three hundred feet, to the place of beginning, in the plaintiff, Andrew Szafrajda, and ad-judging and decreeing that none of said defendants has any right, title, estate or interest in said premises, and enjoining said defendants and each of them from claiming any in-

were recommended:PROGRESSIVE PARTYand enjoining said derendants and
each of them from claiming any in-
terest in said premises adverse at thatSeptember 3rd, 1912, authorizing and
directing service by publication on
said unknown heirs.(1) All horses and mules should be
removed from pastures and placed in
barus or dry lots which are entirely
free from vegetation.A Mass Convention of Sherman
County Voters, believing in the prin-
ciples of and affiliating with the Na-
tional Progressive Party Movement, isand enjoining said derendants and
each of them from claiming any in-
terest in said premises adverse at the said unknown heirs.September 3rd, 1912, authorizing and
directing service by publication on
said unknown heirs.(2) Last year's or an early cutting
of this year's hay should be fed. OldA Mass Convention of Sherman
County Voters, believing in the prin-
ciples of and affiliating with the Na-
tional Progressive Party Movement, isSeptember 3rd, 1912, authorizing and
each of them from claiming any in-
terest in said premises, and re-
moving the cloud caused by the record
of the plat of Barker's Second Ad-
dition to Loup City, which is recorded
in book sit at mare seventeen of Deed in book six at page seventeen of Deed Records of said county, and also pray-ing for such other relief as justice

and equity may require. You are required to answer said petition on or before the 7th day of To Noyes-Norman Shoe Company, a October, 1912.

Dated this 28th day of August, 1912. ANDREW SZAFRAJDA AND

ANNA SZAFRAJDA, Plaintiffs. R. J. NIGHTINGALE and H. S. By NIGHTINGALE, Their Attorneys (last pub. Sept. 19)

Nottce of Sheriff Sale

(Homer E. Aylsworth, Attorney) Notice is hereby given that by vir-tue of an execution issued from the District Court of Sherman county, should exercise due caution in admin-istering any medicine in the form of a drench. So far, medicinal treat-ment is unsatisfactory. In the light of present information more good can be accomplished along the line of pre-

plaintiffs and Corwin Squires was de-fendant, adjudging that Plaintiffs re-cover from said defendant the sum of

ment draws interest at ten per cent per annum from date of rendition, a transcript of which judgment was, on the 7th day of August, 1912, duly filed in the said district court. I have levied upon the following described real estate situate in Sherman county, Nebraska, towit: the undivid-ed one-ninth share in the southwest quarter (sw 14) of section thirty-two (32), in township fifteen (15) range fifteen (15), and the undivided one-ninth share in the northeast quarter (ne14) of said section thirty-two (32), and I he undivided one-ninth share in the northeast quarter (ne14) of said section thirty-two (32), and I will, on the 7th day of October, 1912, at 2 o'clock p. m. of said day, at the south door of the court house, in Loup City, in Sherman county, Ne-to satisfy the said judgment, with in-to satisfy the said judgment, with in-

mmmmmmm **₩WALL PAPER***

interest and costs, and that all lien holder defendants may be required to set up their respective liens or be forever cut off, and for such other re-

lief as may b just and equitable. You are required to answer said petition on or before the 21st day of

beginning Thursday, Sept. 19 October, 1912.

a special lot of good quality This notice is made in pursuance of an order of the district court of Sherman county, Nebraska, made on September 3rd, 1912, authorizing and Wall paper, now in design,

excelldnt patterns, including

15, 20 and 25c values at 10c

per duble roll. Just think

15, 20 and 25t values at 10

Don't miss this sale Sept. 19 Notice to Non-Resident Defendant

corporation, non-resident defend-

You will take notice that on the 24th day of August, 1912, Solomon P. Farhat, plaintiff herein, filed his petition in the district court of Sherpetition in the district court of Sher-man county, Nebraska, against you, impleaded with Ed Farrah, Rossie Farrah, Abdallah Ayoub, Anissie Ayoub, John Farrah, Salime Farrah, Edward G. Taylor, J. D. Lau, Tekla Polski, and Nebraska Mercantile Company, the object and prayer of which petition are to foreclose a certain mortgage executed by the defendants, Ed Farrah, Rossie Farrah, Abdallah Ayoub, and Anissie Ayoub Abdallah Ayoub, and Anissie Ayoub upon lot one (1) in block twelve (12), in the original town of Ashton, in Sherman county, Nebraska, to secure the payment of a note of \$700.00, dated April 8th, 1911, and payable plaintiffs and Corwin Squires was de-fendant, adjudging that Plaintiffs re-cover from said defendant the sum of thirty-six and ninety-five one-hun-dredths dollars (\$36.95) and costs taxed at the sum of seven and fifty one-hundredths dollars (\$7.50), which judg-ment draws interest at ten per cent per annum from date of rendition, a transcript of which judgment was, on



The Rexall Store **VAUGHN & HINMAN**

JAMES BARTUNEK'S

of the money to pay my bills.



As Cellars, Caves, Sidewalks, and Floors,

