



Hood's Pills

Cure all liver ills, biliousness, headache, sour stomach, indigestion, constipation. They act easily, without pain or gripes. Sold by all druggists. 25 cents. The only pills to take with Hood's Sarsaparilla.

DISTRICT COURT.

List of Cases Disposed of and Judgments Rendered During the May Term.

The May term of the district court convened in this city last Monday, at which time the following cases were disposed of:

State of Nebraska vs Wm. Wells, horse stealing; county attorney nolle prosecute case and sheriff ordered to discharge prisoner.

Frederick J. Burdett vs Moses M. Miller et al; pending stay; dismissed at plaintiff's cost.

Phoenix Ins. Co. vs Wm. H. Howe, et al; for confirmation; sale confirmed and deed ordered. Defendant Howe excepts and given forty days to file bill of exceptions; bond fixed by court at \$200.

R. A. Simpson, trustee for Rachel Knox vs John Dusek and Mary Dusek et al; for confirmation; sale confirmed and deed ordered. Defendant excepts and given forty days to prepare bill of exceptions. Bond fixed by court at \$100.

New England Loan & Trust Co. vs James R. Laird et al; pending stay; continued.

First National Bank of Blue Hill and State Bank of Blue Hill vs Mary E. James et al; for confirmation; sale confirmed and deed ordered.

New England Loan & Trust Co. vs Henry C. Cutter, et al; for confirmation; motion sustained.

S. J. Whitten et al vs Chas. Arnold et al; pending stay; settled and dismissed.

New England Loan & Trust Co. vs Douglas J. Myers et al; pending stay; continued.

New England Loan & Trust Co. vs Oliver C. Case et al; pending stay, dismissed.

Carleton E. Mann vs Henry C. Cutter et al; for confirmation; sale confirmed and deed ordered. Defendant excepts and given forty days to file bill of exceptions; bond fixed at \$200.

Citizen's State Bank of Cambridge vs J. A. Boyd et al; petition; defendant Overing given thirty days to answer; leave given defendant Boyd to file answer instanter.

William H. Male et al vs Josephine Mizer et al; petition in equity. Defendant given leave to file amended reply in thirty days.

Mary E. Conway vs Daniel Cook et al; foreclosure of mortgage; court finds on issues joined for plaintiff that there is due plaintiff from Sarah Cook \$1067.46; decree of foreclosure and order of sale. Defendant excepts and given forty days to prepare bill of exceptions; bond fixed at \$200.

Connecticut Trust & Safe Deposit Co. vs Cordelia Laporte et al; for confirmation; sale confirmed and deed ordered.

Nebraska Loan & Trust Co. vs Marian Alexander et al; for confirmation; sale confirmed and deed ordered. Defendant Rybin excepts and given forty days to prepare bill of exceptions; bond fixed at \$250.

P. K. Dederick vs Albert Henry et al; pending stay; set aside and new sale ordered.

Chris Fassler vs M. F. Robrer. For confirmation; objection taken under advisement.

Straw Ellsworth Manufacturing Co. vs Wayne G. Parker et al; for confirmation, sale confirmed and deed ordered. Defendant excepts and given 40 days to prepare bill of exceptions; bond fixed by court at \$400.

Chris Koehler vs Henry C. Cutter et al; continued for deficiency judgment; continued.

Traders Lumber Co. vs John Gilbert et al; foreclosure of mortgage; continued.

Anna B. Dana vs Henry Wagener et al; for confirmation; sale confirmed and deed ordered. With a possession

awarded

Nebraska Loan & Trust Company vs John D. Taylor et al; for confirmation; sale confirmed and deed ordered.

Nebraska Central Building Loan & Savings Association vs E. W. Ross, administrator, et al; demurrer confessed and plaintiff given sixty days to amend petition.

Pettibone & Nixon vs Susan B. Clapp; foreclosure tax lien, court finds there is due plaintiff on tax sale certificates \$65.14, attorney's fees \$6.50. Decree of foreclosure and order of sale. Stay of nine months by agreement.

F. G. Blakeslee vs A. H. Kaley, appeal; leave given defendant to answer instanter.

Ezra Bishop vs Joseph Smith et al; pending stay; dismissed at plaintiff's cost.

Connecticut General Life Insurance Co. vs Jane Saladen et al; foreclosure of mortgage; dismissed as to Jane Saladen; motion to make Florence, Tillie and Susie Saladen defendants. Due plaintiff from James Saladen, administrator, \$1376. Decree of foreclosure and order of sale. Stay of nine months by agreement.

C. J. Platt, trustee, et al vs V. B. Fulton et al; petition; dismissed.

Wheeler C. Wicks vs C. A. Robertson et al; for confirmation; sale confirmed and deed ordered.

Nebraska Loan & Trust Co. vs Geo. L. Gulliford et al; foreclosure of mortgage; default of all defendants taken; due plaintiff \$129.44 subject to mortgage of \$1450. Decree and order of sale and nine months stay by agreement.

Sarah P. L. Nase vs Mary A. Woodside et al; defendant given leave to plead instanter. Plaintiff excepts.

W. G. Callady vs Wm. Britton et al; for confirmation; settled and dismissed.

Omaha Loan & Trust Co., vs Albert Kuhn et al; for confirmation; sale confirmed and deed ordered.

Walter B. Collins, Benjamin Collins and Rhoda Lantz vs Geo. W. Houchin et al; petition in equity. Motion confirmed and plaintiff given ten days to amend; defendant twenty days thereafter to answer.

Roseana B. Sheeley vs Harvey W. Sawyer et al; foreclosure of mortgage; continued.

Geo. L. Gulliford vs Harry Chaffin; on appeal, settled and dismissed at plaintiff's cost.

John C. Fetzer vs O. C. Klingerman & Co.; petition; continued.

Nebraska Loan & Trust Co. vs Hannah M. Springer et al; pending stay; decree of foreclosure and order of sale. Application for receiver granted on giving bond with approved security in the sum of \$500.

M. F. Willing vs Isaac Thomas et al; petition in foreclosure; default of all defendants taken; due plaintiff on note and mortgage from Isaac Thomas and Sarah A. Thomas \$714. Decree and order of sale; stay of nine months by agreement.

Morrill A. Spaulding vs Chas. Burr et al; on appeal; court finds for plaintiff that at commencement of this action the plaintiff was owner of and entitled to possession of the property in question. Judgment on finding. Plaintiff excepts.

Benjamin F. Mizer vs Thomas Emigh, on appeal; court finds for defendant that claim sued on is bound by statute of limitation. Judgment on finding; motion for new trial overruled; plaintiff excepts; exception allowed and given forty days to prepare bill of exceptions.

Marcus F. Dimmick vs L. C. Gilbert et al; for confirmation; sale confirmed and deed ordered.

Geo. W. Cunningham vs Mary E. Simpson et al; foreclosure of tax lien; due plaintiff on tax deed and certificate \$25.67 and \$25.56 attorney's fees to be taxed as costs. Decree of foreclosure and order of sale.

John Blaine vs John A. Poyer, re-docketed; continued.

First National Bank of Omaha vs State Bank of Blue Hill; suit on note; defendant given ten days to answer.

German Insurance Co. vs Chas. Schaffnit et al; petition in foreclosure; continued.

State Bank of Blue Hill vs W. D.

Dimmick, suit on note; defendant given twenty days to answer.

Oscar T. Palmer vs Alfred N. Palmer; for confirmation; sale confirmed and deed ordered.

James McNary vs Harry McCormick; dismissed as written stipulation on file.

Nebraska Loan & Trust Co. vs Alfred D. Jackson et al; petition in foreclosure; continued for service.

Van Benson vs J. W. Runchey et al; petition for damages; defendant given leave to plead instanter.

Wm. C. LaHane vs John Knigge et al; foreclosure; defendant given thirty days to answer.

R. A. Simpson, trustee, vs William H. Snook et al; petition in foreclosure; case dismissed as to defendant Snook; default of all defendants taken except Koehler; motion confirmed and defendant Koehler given leave to file amended cross petition instanter. Due Koehler for taxes paid \$76.44 first lien. Due plaintiff from Chas. E. Conrad \$421, second lien. Decree of foreclosure and order of sale. Stay of nine months.

L. C. Mosley, executor, vs Daniel Cook et al; petition in equity; case dismissed as to Wm. H. Aekerman his judgment being paid in full. Defendant given sixty days to answer by request of Cooks and Erwins, viz: Daniel S. and Sarah Cook and Cornelius and D. J. Erwin. Plaintiff given thirty days to answer thereafter.

Andrew Arterburn vs Scott Arterburn; petition in attachment; motion to dissolve attachment on corn be dissolved as to corn as being excessive sustained and attachment on corn discharged.

Pettibone & Nixon vs J. G. Brown et al; foreclosure tax lien; due plaintiff on tax sale certificates \$62.71 and \$6.25 attorneys fees to be taxed as costs. Decree of foreclosure and order of sale.

Ezra H. Bailey vs Daniel McLaughlin, petition in foreclosure; due plaintiff Daniel McLaughlin \$738.65, first lien. Decree of foreclosure and order of sale.

Pettibone & Nixon vs John O. Yeiser et al; foreclosure tax lien; demurrer of John O. Yeiser and Farmers and Merchant's Bank overruled. Defendant excepts severally. Time given defendant to answer in forty days.

Alice McDonald vs Georgia T. Sampson et al; foreclosure of mortgage; due plaintiff from both defendants \$420.85, first lien; decree of foreclosure and order of sale. Stay of nine months.

Alice McDonald vs Chas. Lepin; foreclosure of mortgage; due plaintiff from Chas. Lepin \$341.00; decree and order of sale.

Andrew J. Hawley vs Mary J. Kaley et al; foreclosure of mortgage; decree overruled; defendant excepts. Defendant given 20 days to answer; plaintiff excepts.

Perry Manufacturing Co. vs H. W. Gulliford; for confirmation; sale confirmed and deed ordered to which defendant excepts. Exception allowed and given forty days to prepare bill of exceptions; bond fixed at \$200. Leave given Henry Cook to intervene.

PRESENT DAY THOUGHTS.

BY "NEMO."

We all pass through successive experiences and cannot possibly go back to the time when these experiences were unmet; the thing that happens cannot be non-existent. The whole life of a child and afterwards of the adult is one of sweeping onward; away from peacefulness to trouble; away again perchance from trouble to quiet of heart; each varied experience however leaving its impress. There is only one certain and sure rule to follow—make the best of the evil that befalls; from mistakes learn wisdom; from righteous deeds gain strength for further doings.

Like man, like nation. The war is, and that is the end to all controversy. Many thousands, like discontented children would gladly travel backward on the pathway of Time to the days when peace rested in the hamlets of an industrious nation. There may even be some who regard the show of force as uncalled for. But there is no way back to previous conditions. The only way is onward. Neither is there time nor place for saying "I would have preferred this or that." The war being waged by the nation—that includes all of us, fighters or friends of fighters, men of peace or peace at any price men—all are part of the nation; so that anything short of absolute unity of purpose is seriously wrong. Party feelings suppressed, party lines more invisible than ever; individual prejudices subordinated, individual desires moulded into one great purpose—this is where we stand today. One great duty is before us; to so vigorously encourage our government with our hands and our hearts; to so cheerfully support it with our taxes direct and indirect that a war undertaken without frenzy for glory, without lust for conquest, shall be sharp and disastrous for the enemies of feeble women and children. That done, we shall again show the world how a nation that believes in peace, can by the devious paths of war bring peace—lasting and glorious—to pass. Our sons will then take up their home work again, and move on to the next duty. But the war will not have passed without leaving an impress on our national life.

Let us consider one remarkable direction in which this war has served to show the progress the world is making. During the days and months and years that have been done to our poor neighbors, there has never been any serious intrusion of the religious aspect of the case, save for one or two sets of resolutions by small bodies of men. No question has been asked as to the belief of the poor creatures whose cruel sufferings have forced us into the world's arena as champions of the defenceless. It seems as though we had reached the common sense attitude of mind when we believe that a wrong is a wrong, and a wound is a pang even though inflicted on a man that has no belief at all. It seems easy to say "What you believe, dear suffering one is nothing to me; what you need is my summons to your side." Yet easy though this is for us to say, it is not so many years ago since the purse strings of those who now subscribe to Cuban relief funds, or who surrendered the darlings of their fireside for righteousness' sake would have felt the kindly effort misplaced, perhaps wasted because the Cubans are staunch Catholics. These men, for whom we pledge our wealth, our lives and our honor, cling to a faith that as far as possible unites church and state; they honor the Virgin—though why they should not I cannot see—and they have a plentiful calendar of saints to appeal to. But Americans, what have we to do with condemning such things, freed as we are from tyrannical and superstition? Infinitely less than nothing. If we measure a man's need and our responsibility by the extent to which he agrees with us about

live again back in the centuries when Spain flourished to the full, centuries of rapine and of prejudice wherein we ourselves had a share. But if, as we have done, we clear our minds of non-essentials and timely differences, when a poor wretch lies before us imploring bodily pity, then are we children of the light, the great clear light that is coming to men's minds as the world rolls on. Verbal Creeds are passing; righteous-doing is on the stage of human progress.

OLD GLORY.
BY FRANCIS B. TABOR.
(Copyrighted.)

There's a flag that is known through a wider domain
Than the conquering eagle of Rome—
A domain not severed by mountain or main;
But joined in one glorious home.

And the sleepy sun watches it far in the north,
Where winter its silent hold holds,
And the silver set stars in the southland shine forth,
To lighten its lingering folds.

For our banner may blow in the bitterest blast,
Or wane to 'neath tropical sun;
But whenever its quivering shadow is cast,
The speech and the spirit are one.

And the stars and the stripes have been shredded and shot
On many a terrible field;
But have shown that their colors were rightly begot
From a nation that knows not to yield.

But though it may toss over conquering hosts,
We fight but that battles may cease,
And we reckon our proudest and noblest boasts
Are the holier triumphs of peace.

For our flag is the flag of the fearless and free,
To the teaching of liberty true;
So we'll honor and cherish wh'er'er we may be,
The glorious red, white and blue.

Red Cloud Creamery opened up Thursday.
We will honor any check issued by the Creamery Co.
GALUSHA & WESCOTT.

WHAT A MOTHER SAYS.

Of Dr. Hartman's Famous Family Remedy and Spring Tonic.

Mrs. Hannah Lind, 1132 East Long street, Columbus, Ohio, is one of the many enthusiastic advocates of Pe-ru-na. She says: "For many years I was subject to nervousness, despondency and neuralgia, for which doctors and remedies seemed of no use. At last I was persuaded to try Pe-ru-na. I found it to be exactly the remedy I had been so long in search of. It relieves the tired, depressed feeling felt in springtime at once. It never fails to restore to me natural appetite and best of sleep. It has cured permanently my old despondency and neuralgia, and I wonder why so many people continue to suffer through spring and early summer when Pe-ru-na is such a prompt and perfect relief. As a family medicine I believe Pe-ru-na to have no equal. It relieves at once cramps, colic, prostration from heat, the ill effects of sudden checking of the perspiration and all other bad effects of hot weather. As a remedy for nervous prostration it has no equal, and the thousands of men and women of this generation who "have nerves" find it a priceless remedy.

Every family should have a copy of "Facts and Faces." Finely illustrated. One of the best books of testimonials ever published. Sent free. Address the Pe-ru-na Drug Manufacturing Company, Columbus, Ohio.

Good growing weather.
Planting corn will soon be a thing of the past.
The United Brethren church will hold their second quarterly meeting at Penny creek school house, Dist. No. 8, May 14th and 15th.

Mrs. Albert Keagle of Wyoming, who has been visiting with Richard Keagle is on the sick list.

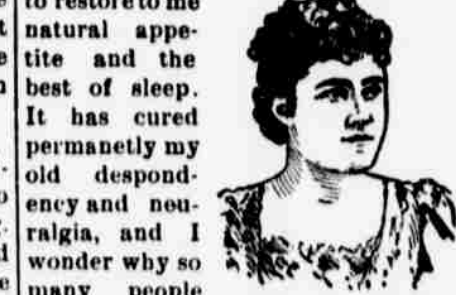
The meeting at Pleasant Dale Sunday evening was largely attended.

The ice cream social at Pleasant Dale was a success.

The Mt. Hope Sunday school will have memorial services.

P. L. Bratter from Edgemoor was in Line Sunday, the guest of Hiram Hawkins.

St. Peter's Cream Baking Powder
A Pure Grape Cream of Tartar Powder



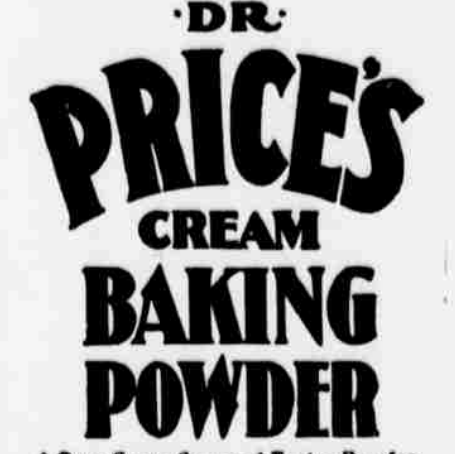
STATE OF NEBRASKA, ss:
County of Webster, ss:
I, W. T. Auld, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.
W. T. AULD, Cashier.

STATE OF NEBRASKA, ss:
County of Webster, ss:
I, W. A. Sherwood, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.
W. A. SHERWOOD, Cashier.

J. L. MYERS, Director.
G. H. MYERS, Director.
Subscribed and sworn to before me this 12th day of May, 1898.
D. J. MYERS, Notary Public.

For Sale.
One hundred and sixty acres of unimproved land four miles northwest of Red Cloud, consisting of the west half of the northeast quarter, and the east half of the northwest quarter of section fifteen in township two north, range eleven west. The land is leased at present, but subject to sale. For terms apply to
MRS. JAMES KIRKWOOD,
Fairfax, Mo.

Awarded Highest Honors—World's Fair, Gold Medal, Midwinter Fair.



REPORT OF THE CONDITION OF THE STATE BANK OF RED CLOUD, CHARTER NO. 345, at Red Cloud, in the State of Nebraska, at the close of business May 5, 1898.

Loans and Discounts	\$64,112 71
Current expenses and taxes paid	1,110 04
Overdrafts, secured and unsecured	130 96
Due from other national, state and private banks and bankers	18,837 51
Bills of other banks	4,067 00
Gold coin	2,115 00
Silver coin	1,406 87
Fractional silver, nickels, etc.	27 42
Legal tender notes	1,500 00
Total cash on hand	27,943 78
Total	\$83,297 44
Capital stock paid in	\$15,000 00
Surplus fund	11,000 00
Undivided profits	3,825 27
Individual deposits subject to check	59,367 50
Demand certificates of deposit	5,048 21
Time certificates of deposit	26 38
Total Deposits	\$64,472 17
Total	\$83,297 44

STATE OF NEBRASKA, ss:
County of Webster, ss:
I, W. T. Auld, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.
W. T. AULD, Cashier.

STATE OF NEBRASKA, ss:
County of Webster, ss:
I, W. A. Sherwood, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.
W. A. SHERWOOD, Cashier.

J. L. MYERS, Director.
G. H. MYERS, Director.
Subscribed and sworn to before me this 12th day of May, 1898.
D. J. MYERS, Notary Public.

REPORT OF THE CONDITION OF THE PEOPLE'S BANK OF RED CLOUD, CHARTER NO. 346, at Red Cloud, in the State of Nebraska, at the close of business May 5, 1898.

Loans and Discounts	\$49,196 50
Overdrafts, secured and unsecured	305 13
County and city warrants	177 39
Future and fixtures	244 38
Current expenses and taxes paid	576 80
Checks and other cash items	156 00
Due from National and state banks	32,873 48
Bills of other banks etc.	1,552 00
Nickels and cents	21 61
Specie	3,251 50
Legal tender notes	1,500 00
Total cash on hand	30,067 50
Total	\$81,422 85
Capital stock	\$15,000 00
Undivided profits	11,381 61
Individual deposits subject to check	\$41,391 00
Demand certificates of deposit	9,650 85
Time certificates of deposit	4,219 50—55,071 94
Total	\$81,422 85

STATE OF NEBRASKA, ss:
County of Webster, ss:
I, W. A. Sherwood, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.
W. A. SHERWOOD, Cashier.

J. L. MYERS, Director.
G. H. MYERS, Director.
Subscribed and sworn to before me this 12th day of May, 1898.
D. J. MYERS, Notary Public.

TO CURE A COLD IN ONE DAY
Take Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. 25c.

THEY STOP WORK, COST MONEY, GIVE PAIN.

Sprains AND Bruises

IT COSTS LITTLE TO CURE THEM RIGHT AWAY WITH

ST. CHARLES OIL