

Sues for "Death Gifts."

Le Beau, S. D., Dec. 17.—Stephen Black Body has sued the estate of Alexander Swift Bird to recover the value of the "death gifts" made by the Swift Bird family on the occasion of the feast following the burial of the old warrior. That event was marked by extreme liberality, and the "celebration" brought relatives from far and near. The Swift Bird lands are on the reservation near Le Beau, adjoining part of the territory recently thrown open to settlement and to be filed upon next spring. When Swift Bird died relatives and friends from all parts of the reservation gathered for the feast. Five steers were killed and an outsider looking on would have thought that a barbecue was in progress. The event was a great success, especially the presentation of gifts, which included several horses, a wagon, dogs, blankets, harness and a calf. The calf was afterwards given to the widow, who provided a feast later on to her immediate friends. Black Body, who married Swift Bird's daughter, feels that the family was too extravagant in providing steers for the feast when there was a good supply of dogs on hand. He has therefore included the value of the steers in his suit against the estate.

FRIDAY FACTS.

Mrs. Mackey of Stanton was here. H. G. Shippee of Tilden was in the city. Mrs. H. L. Halle of Madison was here. Mr. and Mrs. C. G. DeBaer of Lamro were here. T. Donohue of O'Neill was in the city on business. Mr. and Mrs. Guy L. Evans of Creighton were here. Mr. and Mrs. Edward Howe of Niobrara were in the city. Mrs. Carl Albert of Hoskins was here calling on friends. Ruth McGehee and Francis O'Shea of Madison were in the city. Father Gibauer is at Nuligh attending the Catholic mission there. E. Davison of Omaha is in the city assisting the Bennett Piano company. Archie Gow, who has been attending college at Des Moines, is expected home tonight. Mrs. John Phinney and her son have gone to David City to spend the holidays with relatives. Mrs. Charles Bowers has gone to Kansas City, where she will visit relatives over the holidays. Robert Mathewson of Wakefield is in the city visiting with relatives. Mr. Mathewson is on his way home from Gregory, where he has business. One Norfolk coal dealer says he has sold 100 tons more this winter up to date than last year. The Damascus commandery will hold their regular meeting tonight. Work in the order of the temple will be gone through. The W. R. C. will have their regular meeting tomorrow. Members will be expected to attend. Special business. Refreshments will be served. Andrew Beerman of Bloomfield was arrested by Patrolman Livingstone Thursday night and fined \$6.50 for being drunk, in Justice Elseley's court Friday morning. B. T. Reid and Dr. Simmons returned from a hunting expedition in the country east of the city. Cotton-tails were scarce and very little hunting could be had. R. F. Schiller, who has been visiting friends in Toronto, Canada, has returned. Mr. Schiller says a heavy rain fell at Toronto last Monday. All along the route from Norfolk to Toronto much snow was in evidence. Fire company No. 1 will hold a regular monthly meeting tonight. The committee who are drawing up the new firemen's by-laws, which will be presented to the fire and police committee for approval, have not yet completed their work. The sudden change in the temperature here has caused many cases of grip which, according to physicians, will be increased in a few days on account of people going about without overcoats. Former County Commissioner John H. Harding was in Norfolk during the afternoon from his farm near Meadow Grove. He says that his corn is not yet husked, and that only a few of the farmers in his vicinity have husked their corn. He thinks the snow will last all winter. William Lewis, a former Norfolk business man, is reported at the point of death at Sioux City, after an illness brought on from pneumonia. Mrs. Lewis, who last month fell down a flight of stairs and broke her arm, will probably go to Sioux City to join her husband soon. J. E. Haase and Charles Beiersdorf, who had been in southern Texas looking after a real estate deal, returned to Norfolk last night. Oranges are just getting ripe in that vicinity, says Mr. Haase, and the weather during their visit was so warm that they went about without their coats. Paul Luebke has purchased the grocery stock of R. Lahmann on Third street and Norfolk avenue. Mr. Luebke expects to take possession of the store on February 1 or earlier. A new stock of goods on the order of the Oscar Uble store will replace the Lahmann stock. The contract for the purchase has already been drawn up and signed. George A. Latimer of Spokane, Wash., formerly of Norfolk, who was in the city calling on old friends, says the report that he is still connected with Alfred Barnes is in error. Mr. Latimer is now one of the firm of Plummer and Latimer, attorneys of Spokane, with offices in the Hyde block of that city. Thursday's storm, which reached Norfolk only in the shape of a cold wave, hit Battle Creek and a number of towns in that vicinity in the shape of a blizzard. An engine on train No. 6 broke down near Meadow Grove and

an extra engine was sent from Norfolk to help No. 6 out. Heavy snow was reported near Dallas, where the railroad company was forced to use a snow plow to clear the tracks. A. H. Vele, who officiated at the funeral of James Clark at Battle Creek, reports the funeral was held in a blizzard which struck Battle Creek about 3 o'clock. James Clark was well known here. He was born in Virginia, then went to Ohio and Illinois, and homesteaded in Madison county in 1871. He leaves two sons and four daughters to mourn his loss. Mrs. James Dugan, formerly of Norfolk, was his daughter. If the contract which has been proposed by C. L. Gose, manager of the Midland Chautauqua association, to the association here, which met at the Durland Trust company's office Thursday afternoon, is signed, an exceptionally good program will be put on here next summer. Among the features of the year's program will be Professor P. G. Holden of Ames, Ia., university, the greatest corn expert in the world. A farmers' day is planned for the day of Professor Holden's appearance here. Governor Cummins of Iowa, and Governor Buchtel of Colorado are also included in the program. The following new officers were elected at the meeting of the Woodmen of the World, which was held at the G. A. R. hall last evening: Council commander, George R. Desmond; advisor lieutenant, Dr. O. R. Meredith; banker, C. E. Burnham; escort, A. J. Bigger; clerk, George B. Christoph; manager for three years, J. W. Fetter; manager for one year, E. R. Fairbanks; watchman, William Williams; sentry, Charles Bohne. Arrangements were made by the Woodmen for a public installation of officers, which comes up at the first meeting in January. A program will probably be arranged and an entertainment tendered the public. Favors Burkett. Blair Pilot: Shall Senator Burkett be returned to his seat in the upper branch of congress? Next year the voters of Nebraska will answer this question and for the first time they and not the legislature will say whom the senator shall be, for the Oregon plan of making popular choice will then be invoked, under the new law. Mr. Burkett will at that time have finished a service of twelve years in Washington, six years in the lower house and six years in the senate. During this time the people of this state have an opportunity to take his measure. It is not forgotten that in 1904-5, when a senator was to be chosen the republicans of Nebraska turned with practical unanimity to Mr. Burkett. He was then completing his third term in the house. In that body he had gained a position of prominence and power. He had advanced to membership of the committee on appropriations. He had demonstrated a genius for hard and systematic work. He was a digger and deliver and this propensity counted greatly in his favor as a really useful member. The people of this state say this. They saw in him the elements they thought would be even more useful in the upper house. To make sure of his selection they inaugurated a new method of selecting the nominee for senator. They declared in favor of a convention nomination, so that choice might be brought as nearly as possible to the people. At the caucuses and in the county conventions the issue was made, with the result that Mr. Burkett was nominated in the state convention on the first ballot by a four-fifths majority. In this and in the convention of the following year when political passes were declared against for the first time in a republican platform and when railroad domination was ended by the defeat of their preferred candidates for judge of the supreme court, Mr. Burkett played a strong and conspicuous part. He was one of the first "progressives" in Nebraska and has been identified with the movement since it began. While he hasn't always pleased all who call themselves "progressives" he has won the approval of the leader of the movement, Senator LaFollette of Wisconsin, who says he is "a progressive progressive." In the senate Mr. Burkett has as faithfully and intelligently represented his constituency as he did in the house. He has been responsive to the needs and wishes of the people, though taking no narrow or restricted view of national interests. No constituent has appealed to him in vain. He has been active in promoting better roads and facilities. He has never overlooked the claims or the desires of the old soldier and no senator has been more efficient or prompt than he in serving his constituents in pension matters. On public lands and irrigation, in revision of the tariff as well as all other interests peculiar to the welfare of a western state, he has taken practical ground. His work in the extra session of congress to compel the redemption of platform pledges was arduous and effective. He was one of the force of insurgents in the senate who succeeded in bringing that body to a stricter compliance with party obligations. He stood for tariff revision downward, and what he and his associates failed to get incorporated into law was in part obtained by the president in conference on the bill, after which Senator Burkett voted for its passage. He stands shoulder to shoulder with the president in favor of the demands of the west and of the masses with respect to tariff legislation. During his ten years in Washington there has been no breath of suspicion concerning a single act of Mr. Burkett, and there never will be. He is absolutely clean in his public and private life. He is morally what the most exacting could wish him to be. He

measures up in his standard of manhood to what an enlightened, God-fearing citizen of a great state may expect of its representatives in high places. Notwithstanding his long service he is still young, energetic, and ambitious. He is growing every day and is more capable of rendering better service in the future than he has given in the past. Influence comes with knowledge and experience. This is especially true in the United States senate, where seniority gives prestige. There are many good reasons why Mr. Burkett should be retained in his present position, and the indications are that a majority of the people of Nebraska are so minded.

Madison County Marriage Licenses. Madison, Neb., Dec. 17.—Special to The News: Judge Bates issued a marriage license to Otto Dombrowsky, formerly in the barber business in this city but now operating a barber shop at Bancroft, and Miss Augusta W. Shade, residing near Madison. A marriage license was issued to Michael E. Lininger of Boone, Ia., and Miss Barbara Kleider of Battle Creek, Neb. Miss Kleider is the daughter of John F. Kleider, a farmer living near Battle Creek. The wedding ceremony will take place at the home of the bride's parents Sunday.

Says Clerk Robbed Store. Sioux Falls, S. D., Dec. 17.—One of the features of the trial now in progress in the United States court in this city of J. C. Cantonwine, formerly a prominent business man of Armour, on an indictment charging him with perjury, was the presence on the witness stand of the defendant himself, who testified in his own behalf. Many of the questions asked him concerned the transferring of property to his wife prior to the alleged robbery of the safe in his store of \$35,300 in cash on the night of September 18, 1908, and prior to his having filed a petition in voluntary bankruptcy. It appears to be the purpose of the defense to attempt to show that the robbery, instead of being committed by Cantonwine himself, as charged by his creditors, was committed by a clerk named Smith, who for a period of about eight weeks prior to the robbery had been employed in the Cantonwine store, and who is alleged to have known that Cantonwine had a large sum of money in the safe. It is claimed that on one occasion another clerk entered the store unexpectedly and found Smith standing in front of the safe and heard the safe door close, and that Smith, when he turned around, was greatly confused.

Claim He Was Robbed. Elmer Embody, the Emmett farmer who was fined in Norfolk police court for "shooting up" the Junction saloon last Wednesday, claims that he was robbed of \$176 during his stay in Norfolk, and efforts are now being made on his behalf to locate the money and the thief, if that there was. Embody claims that it was while he was in the Junction saloon that he was "touched."

Following a dispute with the bartender, Embody drew a revolver and shot at a glass tumbler on the bar. His aim was not what it should have been and the bullet struck the cash register.

Charles Clausen of Emmett, who was with Embody at the time, says he saw \$190 in Embody's possession in the saloon. Shortly afterward, Embody claims, the money was missed.

Embody and Charles Andrus, who are said to be farmers of means living in Holt county, came to Norfolk to pay a note of \$400 which was due on a threshing engine. The two men were partners in the engine deal and each carried half of the \$400 when they reached town.

The two men entered the Junction saloon. Embody took out his pocketbook containing around \$200 in big bills. He says he spent about \$10, returning the balance to his pocket in the purse. He claims that when Officer Livingstone searched him, following his shooting at the cash register, the purse contained but \$14, and that \$176 was missing.

New Lamro Wants Depot. C. E. Burnham, president of the Norfolk National bank of Norfolk, W. H. Tackett of Gregory and Chester Slaughter of Dallas have formed a townsite company to establish the town of New Lamro, two miles north of old Lamro in Tripp county, S. D., and less than a mile west of the new town of Winner. This makes three townsites within a radius of a mile of each other—Winner, New Lamro and old Lamro.

Mr. Burnham has just returned from a conference held in Omaha with the other New Lamro promoters. The New Lamro people sent people to Omaha and Chicago and are making an effort to induce the Northwestern railroad to assure their new townsites a depot and to run the extension from Dallas, through the town. That things were exciting was shown by the fact that Mr. Burnham, after returning from Omaha Wednesday night, was recalled to Omaha that same night and returned to the state's metropolis Thursday.

The town of Winner, near which it is proposed to plant New Lamro, was founded by the Western Townsite company of Dallas, including the Jackson Brothers and Butterfield and Barnum.

Winner is located on section 29. Its founders have made a contract for townsites privileges on the Northwestern's extension and, being in the center of Tripp county, Winner is looked upon as a future county seat probably.

old Lamro, the present county seat, being two miles off the railroad survey. New Lamro is on section 19. Old Lamro is on section 31.

The Western Townsite company gave \$32,000 for the section upon

which Winner is located. The sum of \$14,000 was paid to Chester Slaughter for section 19, which has been bought by the New Lamro company. To secure the county seat, under the Dakota law, a town must get more votes than all other towns put together.

It is said the Western Townsite company paid \$40,000 for the townsites privileges in their three new towns—Winner, Jordan and Carter, whose town lots were sold yesterday, and which are slated to be the three railroad towns.

The New Lamro hotel has been purchased from G. O. Van Meter by the Western Townsite company and is being moved to Winner.

Help Fight Tuberculosis. Help fight tuberculosis by putting Red Cross stamps on all your Christmas letters and packages. Every penny turned into the Red Cross society from Christmas sales of stamps, goes toward helping in the gigantic battle now being waged



throughout the United States against the white plague. All stamps sold in Nebraska are used to aid the fight in this state. Dr. J. H. Mackay is the local representative of the society in Norfolk.

Red Cross Christmas stamps may be had at Killian's, Leonard's or Hall's book store. People living out of town may send them at these stores, or by remitting to Dr. J. H. Mackay. Postage stamps are not acceptable in payment.

Notice of Administrator's Sale. In the district court of Madison county, Nebraska, Charles B. Manwiller, administrator of the estate of Cora B. Manwiller, deceased, plaintiff, vs. Harry B. Switzer, Maurice Manwiller and Charles Manwiller, defendants, in the matter of the application of Charles B. Manwiller, administrator of the estate of Cora B. Manwiller, deceased, for license to sell real estate.

Notice is hereby given that, in pursuance of an order of the Hon. Anson A. Welch, judge of the district court of Madison county, Nebraska, made on the 4th day of November, 1909, for the sale of the real estate hereinafter described, there will be sold at public vendue to the highest bidder for cash at the front door of the court house in the city of Norfolk, in said county, at the northwest corner of Norfolk avenue and Fourth street in said city on the 15th day of January, 1910, at the hour of 1 o'clock p. m. the following described real estate:

Beginning at the southeast corner of lot two in block three in Machmuller's addition to Norfolk, Nebraska, and measuring thence to the east line of the northwest quarter of section twenty-six (26) in township twenty-four (24) north, range one west of the Sixth P. M., two hundred eighty-six (286) feet, more or less, thence south to southeast corner of said northwest quarter of the northwest quarter four hundred sixty-seven and one-half (467 1/2) feet, thence west two hundred eighty-six (286) feet along the south line of said tract to a point due south of the place of beginning, thence north four hundred sixty-seven and one-half (467 1/2) feet, more or less, to the place of beginning and containing three and seven-tenths (3.7) acres, more or less, and being a part of the northwest quarter of the northwest quarter of section twenty-six (26), township twenty-four (24) north, range one west of the Sixth P. M., in the county of Madison, Nebraska.

And beginning at a point two hundred and eighty-six (286) feet west and thirty-three feet north of the southeast corner of the northwest quarter of the northwest quarter of section twenty-six (26), township twenty-four (24) north, range one west of the Sixth P. M., and measuring thence west fifty and seventy-seven one hundredths (50.77) feet, thence north three hundred sixty-eight and one-half (368.5) feet, thence east fifty and seventy-seven one hundredths (50.77) feet, thence south three hundred sixty-eight and one-half (368.5) feet to place of beginning, containing forty-three one hundredths (.43) acres, more or less, being a part of said northwest quarter of the northwest quarter of section twenty-six (26) in township twenty-four (24) north, range one west of the Sixth P. M. in Madison county, Nebraska.

And further: Commencing at a point three hundred thirty-six and seventy-nine one hundredths (336.79) feet west and thirty-three (33) feet north of the southeast corner of the northwest quarter of the northwest quarter of section twenty-six (26), township twenty-four (24) north, range one west of the Sixth P. M., running thence west one hundred and eighteen and twenty-one one hundredths (118.21) feet, thence north three hundred sixty-eight and five-tenths (368.5) feet, thence east one hundred and eighteen and twenty-one one hundredths (118.21) feet, thence south three hundred and sixty-eight and five-tenths (368.21) feet to place of beginning, all in Madison county, Nebraska. Said sale will remain open one hour.

Dated this 15th day of December, 1909.

Charles B. Manwiller, Administrator of Estate of Cora B. Manwiller, Deceased.

Advertisement for Bids. Notice is hereby given that sealed bids will be received at the office of the county clerk of Madison county, Nebraska, on or before the first day of January, 1910, for the furnishing of books, blanks and stationery for the year following the first day of January, 1910.

Following is a statement of the probable gross number of each item of books, blanks and stationery that will be required during said year:

Books. Six Squire records, four McMillan or Western records, one 5-quire record with index, one treasurer's cash book, one treasurer's warrant book, three tax lists, 8,000 tax receipts, seventy-four name tabs, 500 poll books, 100 poll book envelopes, 100 ballot sacks, twenty-nine assessment schedule binders, canvas covers for record books.

Blanks. Legal blanks as follows: 1,000 8 1/4 x 28, 3,500 8 1/4 x 14, 6,000 8 1/4 x 7, 1,000 8 1/4 x 3 1/4, 2,000 7 x 3; envelopes: 2,000 No. 11, 9,000 No. 6 1/2, 10,000 No. 10, 1,000 No. 9, 9,000 letter heads, 3,000 memo heads, 2,000 postal cards, 4,000 delinquent tax notices, 10,000 perfect attendance certificates, 200 bar dockets, 200 election notices, 7,000 assessment schedules.

Stationery. Twelve quarts black ink, six pints red ink, two quarts mucilage, five gross lead pencils, twelve gross pens, rubber bands—four pounds small, twelve gross assorted, 2,000 blotters, ten reams typewriter paper, seven steel erasers, eight dozen rubber erasers, two gross pencil protectors, twenty-four dozen penholders, one box staple fasteners, four boxes Challenge eyelets, eighteen dozen document boxes various sizes, three reams legal cap, six dozen senate pads.

Separate bids must be made on books, blanks, and stationery, all bids must be made on bidding sheets furnished on application by the county clerk of said court. All supplies must be furnished in accordance with specifications on file in the office of the county clerk.

All supplies are to be furnished as ordered. Bids must be marked, bids for "Blanks," "Books," or "Stationery," as the case may be, and addressed to the county clerk of Madison county, Nebraska. The successful bidder will be required to furnish a good and sufficient bond for the faithful performance of their contract. The county commissioners reserve the right to reject any and all bids. Bids will be opened according to the requirements of the law at the first meeting of the county board, January 10, 1910.

Dated at Madison, Neb., this 7th day of December, A. D. 1909. George E. Richardson, County Clerk.

Order of Hearing of Final Account. In the matter of the estate of James N. McCarthy, deceased. In the county court of Madison county, Nebraska. Now on the 15th day of December, 1909, came Catherine Heitman, the administratrix of said estate, and prays for leave to render an account as such administratrix.

It is therefore ordered that the 12th day of January, 1910, at 1 o'clock p. m. at my office in Madison, Nebraska, be fixed as the time and place for examining and allowing such account. And the heirs of said deceased, and all persons interested in said estate, are required to appear at the time and place so designated, and show cause, if such exists, why said account should not be allowed.

It is further ordered that said Catherine Heitman, administratrix, give notice to all persons interested in said estate by causing a copy of this order to be published in the Norfolk Weekly News-Journal, a newspaper printed and in general circulation in said county for three weeks prior to the day set for said hearing.

In testimony whereof I have hereunto set my hand and affixed my official seal this 15th day of December, A. D. 1909. Wm. Bates, County Judge.

Notice to Creditors. The state of Nebraska, Madison county, ss. In the matter of the estate of William Hagel, deceased. Notice is hereby given to all persons having claims and demands against William Hagel, late of said Madison county, deceased, that the time fixed for filing claims against said estate is six months from the 20th day of December, 1909. All such persons are required to present their claims with the vouchers to the county judge of said county at his office in the city of Madison, in said Madison county, on or before the 21st day of June, 1910, and that all claims so filed will be heard before said judge on the 21st day of June, 1910, at 1 o'clock p. m. Amelia Hagel is the executrix of the estate.

It is further ordered that notice to all persons interested in said estate be given by publishing a copy of this order in the Norfolk Weekly News-Journal, a weekly newspaper printed, published and circulating in said county, for four consecutive weeks prior to said day of hearing.

Witness my hand and seal this 7th day of December, A. D. 1909. Wm. Bates, County Judge.

Notice of Sheriff's Sale. By virtue of an order of sale issued and directed to me by the clerk of the district court of Madison county, Nebraska, upon a decree of foreclosure rendered by the district court of Madison county, Nebraska, on the 11th day of November, 1909, in favor of Anton Bucholz as executor for the sum of \$2,700, with interest thereon from November 11, 1901, at 5 per cent per annum, together with \$67.68, costs of suit, and accruing costs, in an action wherein Anton Bucholz as executor is plaintiff and Herman Gerecke, et al. are defendants, I will offer the premises described in said decree and taken as the property of said defendants, to-wit: Commencing at a point fifty-five rods east and two rods north of the southwest corner of the northeast quarter of the southwest quarter of section twenty-two, in township twenty-four north, range one west of the sixth P. M., and running thence north seven rods, thence west one hundred and twenty-two rods, thence east one rod and twenty-two links, thence east one rod and thirteen links, thence east five rods and

eight degrees and eight minutes, east fourteen rods and two links, thence east seventeen rods and nine and one-half links, to the right-of-way of the Fremont, Elkhorn and Missouri Valley railroad, thence along said right-of-way south fifteen degrees and fifty minutes, east twenty-eight rods and two links, east west fifteen rods and ten links to the place of beginning, containing four acres and thirty-five square rods more or less, together with all the tenements, hereditaments, appurtenances and fixtures to the same belonging in Madison county, Nebraska, for sale at public auction to the highest bidder for cash in hand on the 28th day of December, 1909, at the hour of 1 o'clock p. m., at the east front door of the court house at Madison, in said county and state, that being the building wherein the last term of said court was held, when and where due attendance will be given by the undersigned.

Dated this 1st day of December, 1909. J. J. Clements, Sheriff of said County.

Notice of Sheriff's Sale. By virtue of an order of sale issued and directed to me by the clerk of the district court of Madison county, Nebraska, upon a decree of foreclosure rendered by the district court of Madison county, Nebraska, on the 4th day of November, 1909, in favor of Napoleon A. Rainbolt for the sum of \$10.86, with interest thereon from November 4, 1909, at 7 per cent per annum, and in favor of Napoleon A. Rainbolt for the sum of \$54.52, with interest thereon from November 4, 1909, at 7 per cent per annum, together with \$27.25, costs of suit, and accruing costs in an action wherein Napoleon A. Rainbolt is plaintiff and Justus P. Leaver, et al. are defendants, I will offer the premises described in said decree and taken as the property of said defendants, to-wit: Lots eighteen (18) and twenty (20) in block three (3) of Riverside Park addition to the city of Norfolk, Nebraska, and lots six (6), seven (7), seventeen (17) and nineteen (19) in block three (3), lots seven (7) and eight (8) in block six (6), lots two (2) and three (3) in block eleven (11), and lots thirteen (13) and fourteen (14) in block thirteen (13), all in Riverside Park addition to the city of Norfolk, in Madison county, Nebraska, for sale at public auction to the highest bidder for cash in hand on the 4th day of January, 1910, at 1 p. m., at the east front door of the court house at Madison, in said county and state, that being the building wherein the last term of said court was held, when and where due attendance will be given by the undersigned.

Dated this 2nd day of December, 1909. J. J. Clements, Sheriff of said County.

Legal Notice. To Charles E. Paul, Joseph L. Polk, William Hollstein, Charles A. Uplinger, John W. Grim, Fred Bohner and lots 14 and 15 in block 1, lot 21 in block 3, lots 3, 6, 7, 21 and 23 in block 4, lots 2, 8 and 23 in block 5, all in C. B. Durland's Second addition to the city of Norfolk, in Madison county, Nebraska, defendants, will take notice that on the 2nd day of December, 1909, Leo P. Pasewalk, the plaintiff herein, filed a petition in the district court of Madison county, Nebraska, against the said defendants and James H. Davey and Mrs. James H. Davey, wife of the said James H. Davey, first name unknown, the object and prayer of which are to foreclose certain tax liens against the property above described, by virtue of a private sale of said lots to this plaintiff on March 27, 1905, by the then county treasurer of said county for the delinquent taxes of the year 1903, and for subsequent taxes paid by the plaintiff for the years 1893 to 1902 inclusive and 1904 to 1908 inclusive; that there is due the plaintiff on said certificate No. 334, private sale of 1905, covering said lots 14 and 15 block 1, and said lot 21 in block 3, and said lot 8 in block 5, the sum of \$49.15; on certificate No. 336, covering said lot 3 block 4, the sum of \$9.80; certificate No. 337 against said lot 6 block 4, the sum of \$8.05; on certificate No. 338, against said lot 7 block 4, and said lot 23, block 5, the sum of \$16.05; on certificate No. 339 against said lot 21 in block 4, the sum of \$9.75; on certificate No. 340, against said lot 23, block 4, the sum of \$9.90 and on certificate No. 341, against said lot 2, block 5, the sum of \$12.00 or which sums, with interest from that date, the plaintiff prays for a decree that defendants be required to pay the same or that the said premises may be sold to satisfy the amounts found due, respectively, with interest costs and attorney's fees.

You are required to answer the said petition on or before the 10th day of January, 1910. Dated December 2, 1909. Leo P. Pasewalk, Plaintiff.

Mapes & Hazen, his attorneys.

Notice of Sheriff's Sale. By virtue of an order of sale issued and directed to me by the clerk of the district court of Madison county, Nebraska, upon a decree of foreclosure rendered by the district court of Madison county, Nebraska, on the 11th day of November, 1901, in favor of Anton Bucholz as executor for the sum of \$2,700, with interest thereon from November 11, 1901, at 5 per cent per annum, together with \$67.68, costs of suit, and accruing costs, in an action wherein Anton Bucholz as executor is plaintiff and Herman Gerecke, et al. are defendants, I will offer the premises described in said decree and taken as the property of said defendants, to-wit: Commencing at a point fifty-five rods east and two rods north of the southwest corner of the northeast quarter of the southwest quarter of section twenty-two, in township twenty-four north, range one west of the sixth P. M., and running thence north seven rods, thence west one hundred and twenty-two rods, thence east one rod and twenty-two links, thence east one rod and thirteen links, thence east five rods and

eight degrees and eight minutes, east fourteen rods and two links, thence east seventeen rods and nine and one-half links, to the right-of-way of the Fremont, Elkhorn and Missouri Valley railroad, thence along said right-of-way south fifteen degrees and fifty minutes, east twenty-eight rods and two links, east west fifteen rods and ten links to the place of beginning, containing four acres and thirty-five square rods more or less, together with all the tenements, hereditaments, appurtenances and fixtures to the same belonging in Madison county, Nebraska, for sale at public auction to the highest bidder for cash in hand on the 28th day of December, 1909, at the hour of 1 o'clock p. m., at the east front door of the court house at Madison, in said county and state, that being the building wherein the last term of said court was held, when and where due attendance will be given by the undersigned.

Dated this 22nd day of November, 1909. J. J. Clements, Sheriff of said County.

Order of Hearing of Final Account. In the matter of the estate of Phillips W. Hull, deceased, in the county court of Madison county, Nebraska. Now on the 4th day of November, 1909, came Annice Elizabeth Hull and Jack Koenigstein, the executors of said estate, and pray for leave to render an account as such executors.

It is therefore ordered that the 6th day of December, 1909, at 1 o'clock p. m., at my office in Madison, Neb., be fixed as the time and place for examining and allowing such account. And the heirs of said deceased, and all persons interested in said estate, are required to appear at the time and place so designated, and show cause, if such exists, why said account should not be allowed.

It is further ordered that said Annice Elizabeth Hull and Jack Koenigstein, executors, give notice to all persons interested in said estate by causing a copy of this order to be published in the Norfolk Weekly News-Journal, a newspaper printed and in general circulation in said county, for three weeks prior to the day set for said hearing.

In testimony whereof I have hereunto set my hand and affixed my official seal this 4th day of November, A. D. 1909. Wm. Bates, County Judge.

Notice of Sheriff's Sale. By virtue of an order of sale issued and directed to me by the clerk of the district court of Madison county, Nebraska, upon a decree of foreclosure rendered by the district court of Madison county, Nebraska, on the 1st day of December, 1908, in favor of M. G. Hazen, guardian, for the sum of \$1,353, with interest thereon from December 1, 1908, at 8 per cent per annum, and in favor of Edwards & Bradford Lumber company for the sum of \$2,705, with interest thereon from December 1, 1908, at 7 per cent per annum, together with \$10.40, costs of suit, and accruing costs, in an action wherein M. G. Hazen, guardian, is plaintiff, and Orpha Brown, et al. are defendants, I will offer the premises described in said decree and taken as the property of said defendants, to-wit: Lot eleven (11), in block three (3) of Norfolk Junction, in Madison county, Nebraska, for sale at public auction to the highest bidder for cash in hand on the 28th day of December, 1909, at the hour of 1 o'clock p. m., at the east front door of the court house at Madison in said county and state, that being the building wherein the last term of said court was held, when and where due attendance will be given by the undersigned.

Dated this 22nd day of November, 1909. J. J. Clements, Sheriff of said County.

WANTED—Success Magazine room with experience, but would consider any applicant with good natural qualifications; salary \$1.50 per day, requires the services of a man in Norfolk to look after expiring subscriptions and to secure new business by means of special methods usually effective; position permanent; prefer with commission option. Address, with references, R. C. Peacock, Room 102, Success Magazine Bldg., New York.

Advertisement for Scientific American, featuring 'FIRST QUALITY', 'REISTLE'S PLATES ARE RIGHT', 'FRANK REISTLE ENGRAVER AND ELECTROTYPED', 'OUR CUTS PRINT', 'FAIR PRICE', '60 YEARS' EXPERIENCE', and 'PATENTS'.