

COUNTY COURT RULES.

MARCH TERM, 1892.

The call will be made consecutive to 8-18-5.

All cases not answered to by attorneys or parties at the call, will stand continued by agreement of parties.

In actions which are set for trial, it is desirable to have the attorney give a short statement in court to inform the court as to about the length of time it will take to try the case.

Cases in which issues are not joined will not be set for trial, unless for special reasons it is desired otherwise.

All cases will be set for hearing within the term, unless for special reasons otherwise ordered.

All cases will be set for trial in the order in which they appear in these sheets, unless the parties agree upon a time when the case is called, or for special reasons the court shall order otherwise. Default cases will be set for the morning hour.

The business each day will commence at 9:00 a. m.

The morning hour will be from 9:00 a. m. to 10:00 a. m.

The morning hour will be devoted to trials, motions, demurrers, and default cases set for that day. (2nd). To motions, demurrers, and default cases which have previously passed on regular day and transferred on the calendar to that day.

After a case, a motion or a demurrer has passed the time for which it is set, it cannot be called up until a motion is filed and docketed by leave of the court, and such notice to the opposite party as the court may order at the time leave is given to file the motion.

Business set for a certain time, cannot be transferred to another day or hour, unless the transfer order is made at the hour the matter is set for hearing, except under Rule 16.

Each day at 9:00 a. m., the business of the hour will be called.

The matters will be heard in the order in which they are entered on the calendar unless all parties present and interested consent to a different arrangement, or in case of urgent necessity.

TRIAL OF CASES TO-DAY.

The trial of the cases will commence at 10:00 o'clock, a. m., and continue until 5:00 o'clock p. m., with a recess from 12:00 a. m. until 1:00 p. m. Each case is entitled to be called at the time set or within ten minutes thereafter; either to be proceeded with, or a further order to be made. For this purpose no party will be required to wait longer than ten minutes for the opposite party or other business, except for urgent reasons. The trial of a case will be suspended at any time for trial of another case, or for any other rule herein will work an unforeseen hardship, the court reserves the right to suspend the rule for the special case.

Sheriff's Sale.

By virtue of an order of sale issued out of the District Court for Douglas County, Nebraska, and to me directed, I will on the 19th day of April, A. D. 1892, at 10 o'clock a. m. of said day, at the EAST front door of the County Court House, in the City of Omaha, Douglas County, Nebraska, sell at public auction the property described in said order of sale as follows:

Lots eight (8), nine (9), ten (10), eleven (11) and twelve (12), in block fifteen (15); lots one (1), thirteen (13) and fourteen (14), in block forty (40); lots one (1), two (2), three (3), four (4), five (5), and six (6), block six (6); lots three (3) and four (4), and the north five (5) feet of lot five (5) block seven (7); all in McCague's addition, to the city of Omaha, Douglas County, State of Nebraska, to satisfy George E. French the sum of one thousand, seventy-five \$1,175.00 judgment, with interest thereon at eight (8) per cent per annum from September 21st, A. D. 1891, until paid, together with accruing costs according to a judgment rendered by the district court of said Douglas County, at its September term, A. D. 1891, in a certain action then and there pending, wherein Guy C. French was plaintiff and John N. Case, Mary A. Case and others defendants.

Omaha, Neb., March 23d, 1892.

GEORGE A. BENNETT,

Sheriff of Douglas County, Neb.

Switzer & McIntosh, attorneys.

Hosking vs. Gentry.

3-25-5

Sheriff's Sale.

By virtue of an order of sale issued out of the District Court for Douglas County, Nebraska, and to me directed, I will on the 19th day of April, A. D. 1892, at 10 o'clock a. m. of said day, at the EAST front door of the County Court House, in the City of Omaha, Douglas County, Nebraska, sell at public auction the property described in said order of sale as follows:

Lots eight (8), nine (9), ten (10), eleven (11) and twelve (12), in block fifteen (15); lots one (1), thirteen (13) and fourteen (14), in block forty (40); lots one (1), two (2), three (3), four (4), five (5), and six (6), block six (6); lots three (3) and four (4), and the north five (5) feet of lot five (5) block seven (7); all in McCague's addition, to the city of Omaha, Douglas County, State of Nebraska, to satisfy George E. French the sum of one thousand, seventy-five \$1,175.00 judgment, with interest thereon at eight (8) per cent per annum from September 21st, A. D. 1891, until paid, together with accruing costs according to a judgment rendered by the district court of said Douglas County, at its September term, A. D. 1891, in a certain action then and there pending, wherein Guy C. French was plaintiff and John N. Case, Mary A. Case and others defendants.

Omaha, Neb., March 23d, 1892.

GEORGE A. BENNETT,

Sheriff of Douglas County, Neb.

Curtis & Keyser, attorneys.

Lyon vs. Volland, et al.

3-11-5

Sheriff's Sale.

By virtue of an order of sale issued out of the District Court for Douglas County, Nebraska, and to me directed, I will on the 19th day of April, A. D. 1892, at 10 o'clock a. m. of said day, at the EAST front door of the County Court House, in the City of Omaha, Douglas County, Nebraska, sell at public auction the property described in said order of sale as follows:

Lots seven (7), eight (8), nine (9), ten (10), eleven (11) and twelve (12), in block fifteen (15); lots one (1), two (2), three (3), four (4), five (5), and six (6), block six (6); lots three (3) and four (4), and the north five (5) feet of lot five (5) block seven (7); all in McCague's addition, to the city of Omaha, Douglas County, State of Nebraska, to satisfy George E. Brown the sum of five thousand, one hundred, seventy-seven and 86-100 dollars (\$5,177.86) judgment, with interest thereon at ten (10) per cent per annum from September 21st, A. D. 1891, until paid, and thirty-three and 38-100 dollars (\$33.38) costs, with interest thereon from the 21st day of September, A. D. 1891, until paid, together with accruing costs according to a judgment rendered by the district court of said Douglas County, at its September term, A. D. 1891, in a certain action then and there pending, wherein John T. Dillon was plaintiff and Gustave A. Engel, John McArthur and Louis W. Sauter and others defendants.

Omaha, Nebraska, March 23, 1892.

GEORGE A. BENNETT,

Sheriff of Douglas County, Neb.

Curtis & Keyser, attorneys.

Dillon vs. Yates.

3-25-5

Probate Notice.

STATE OF NEBRASKA, :ss.

In the county Court of Douglas county, Nebraska.

In the matter of the estate of Adolph Breckinridge.

The following named persons, to-wit: The creditors of the estate and all other persons interested in said matter will take notice that on the 4th day of March, 1892, the County court of Douglas County, Nebraska, made the following order:

In the matter of the estate of Adolph Breckinridge.

Notice is hereby given that the creditors of said estate will meet the administrator of said estate, before me, county judge of Douglas County, Nebraska, at the county court room in said county, on the 4th day of March, 1892, at 9 o'clock a. m., each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims, and one year for the administrator to allow them, from the 4th day of March, 1892. This notice will be published in THE AMERICAN for four weeks successively, prior to the 4th day of May, 1892.

J. W. ELLEER, Clerk of the Judge.

An executor will further take notice that, less you appear to present and prove your claims at the time and place appointed for that purpose, your claims will be barred from any consideration in the final settlement of said estate.

We will my hand and official seal this 30th day of March, 1892. J. W. ELLEER, County Judge.

(SEAL)

Sheriff's Sale.

By virtue of an order of sale issued out of the District Court for Douglas County, Nebraska, and to me directed, I will on the 19th day of April, A. D. 1892, at 10 o'clock a. m. of said day, at the EAST front door of the County Court House, in the City of Omaha, Douglas County, Nebraska, sell at public auction the property described in said order of sale as follows:

Lots one (1), two (2), three (3), four (4), five (5), and six (6), block six (6); lots three (3) and four (4), and the north five (5) feet of lot five (5) block seven (7); all in McCague's addition, to the city of Omaha, Douglas County, State of Nebraska, to satisfy George E. French the sum of one thousand, one hundred, seventy-seven and 86-100 dollars (\$5,177.86) judgment, with interest thereon at ten (10) per cent per annum from September 21st, A. D. 1891, until paid, and thirty-three and 38-100 dollars (\$33.38) costs, with interest thereon from the 21st day of September, A. D. 1891, until paid, together with accruing costs according to a judgment rendered by the district court of said Douglas County, at its September term, A. D. 1891, in a certain action then and there pending, wherein John T. Dillon was plaintiff and Gustave A. Engel, John McArthur and Louis W. Sauter and others defendants.

Omaha, Nebraska, March 17, 1892.

GEORGE A. BENNETT,

Sheriff of Douglas County, Nebraska.

Breen & Co. attorneys.

Brown vs. Barnes et al.

3-18-5

Sheriff's Sale.

Under and by virtue of a writ of execution on transcript, issued by Frank E. Moores, Clerk of the District Court in and for Douglas County, Nebraska, upon a judgment of John S. Morrison, Justice of the Peace in and for said county, between W. H. White & Co. & Co. against Timothy J. Conroy in transcript, of which judgment was on the 21st day of December, 1891, duly filed and docketed in the district court within and for said county, I have levied upon the following described real estate as the property of the said Timothy J. Conroy.

Lot thirteen (13), in block fifteen (15) in West side, in the city of Omaha, Douglas County, Nebraska. And I will on the 19th day of April, A. D. 1892, at 10 o'clock a. m. of said day, at the EAST front door of the County Court House, in the City of Omaha, Douglas County, Nebraska, sell at public auction the property described in said order of sale as follows:

The south one-half of lot numbered four (4) in block number one hundred and fifty-three (153), Omaha, Douglas County, State of Nebraska, to satisfy Peter O. Brown the sum of one hundred dollars (\$100.00) judgment, with interest thereon from September 21st, 1891; John E. Fitzpatrick the sum of one hundred ninety-nine \$199.36 judgment, with interest thereon from September 21st, 1891; and Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest thereon at the rate of seven (7) per cent per annum from September 21st, 1891; to satisfy Francis A. Bennett the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Daniel Kendall the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Christian Specht the sum of one hundred thirty-one \$131.40 judgment, with interest thereon from September 21st, 1891; to satisfy Frank J. Macay the sum of one hundred and twenty-four \$124.00 judgment, with interest thereon from September 21st, 1891; to satisfy Joseph Houck the sum of one hundred eighty-eight \$188.00 judgment, with interest