LEGAL NOTICES

First Pub. April 17, 1919-40. NOTICE

In the District Court of Dakota County, Nebraska. Henry N. Wagner, Plaintiff, vs. William C. Orr; Edwin Brandt; Mary

been in open, notorious, continuous, exclusive and adverse possession of said premises for more than ten years last past; that defendant, William C. ceased, and Stephen A. Douthit, delast past; that defendant, William C. Orr, claims some interest in said general equitable relief.

property as sole heir of Charles C. You are required to ans Orr, by virtue of a tax deed from the tition on or before the 26th day of County Treasurer to Charles C. Orr, purporting to convey the land upon which said block five (5) was platted; that the defendants, Mary P. Cochran, and the heirs, devisees, legatees, personal representatives and all personal representatives are represented by the representative and the sons interested in the estate of Mary P. Cochran claim some interest in said property by virtue of a mortgage from John Smith, Jr., and Joseph Smith, purporting to convey the land on which said block five (5) was platted; that the defendants, Mary McGavack, and the heirs, devisees, legatees, and the personal representatives and all other persons interested in the estate of Mary McGavack claim some interest in said premises by virtue of the former ownership of said Mary McGavack of the land on which said block five (5) was platted; that the defendants, Orin Sprague and the heirs, devisees, legatees, personal representatives and all personal representatives, and all personal representatives. P. Cochran claim some interest in County Nebraska. Orin Sprague and the heirs, devisees, legatees, personal representatives and all persons interested in the estate of sons interested in the estate of orin Sprague, claim some interest in rael G. Lash; Emeline E. Douthit Sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives and all persons interested in the estate of Issaid lots by virtue of a mortgage sparkes, and the unknown heirs, devisees, legatees, personal representatives and all persons interested in Dakota County, Nebraska, and direction Clerk of the district court of Dakota County, Nebraska, commanding met to sell the premises hereinafter when the proposed in the estate of Stephen and the persons interested in the estate of Issaid lots, as an heir of Edwin Brandt, claims some interest in and

First Pub. April 17, 1919-4w. NOTICE.

County, Nebraska,

Chambers, in Pender, Thurston County, Nebraska, made at and Theophilus C. Wilson claim some 4, 5, 6, 7, 8, 9, 10, 11 and 12 in block Chambers, in Pender, Thurston County, Nebraska, on the 12th day of law of Israel G. Lash, deceased, and 12, 13, 14 and 15 in block 12; lots April, 1919, in the above entitled as heirs at law of Henry A. Wilson, 1, 2, 3, 4, 5, 6, 7 and 8 in block 1; cause, the defendants and each of deceased; that the defendants Lizzie lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, them are hereby notified that on the George, Lettie Gilmer, Annie Hairston, 13, 14, 15 and 16 in block 2; lots 2, 9th day of April, 1919, plaintiff filed ton, Lulu Hairston, Lettie Hairston, 14, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 in block 3; lots 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 in block 3; lots 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 his petition in the District Court of Dakota County, Nebraska, the object and prayer of which are to quiet the under the will of Mary Lash-Dillard, title in the plaintiff and against the defendants and all persons claiming under them to the North half of the Southeast Quarter, (N½ of SE¼), and the Southeast Quarter of the Southeast Quarter, (SW¼ of SE¼), est in said premises as heirs at law and the North half of the Southeast Quarter, (SW¼ of SE¼), est in said premises as heirs at law of Stephen A. Douthit, deceased, and Quarter of the Southeast Quarter, (SW¼ of SE¼), section Fourteen (14), Township Twenty-eight, claims some interest in said premises (28), Range Eight, (8), East of the 6th P. M., in Dakota County, Nebrase. 6th P. M., in Dakota County, Nebras- Douthit Sparkes, deceased; that Is- said day, at the south front door of ka; plaintiff alleges that he and his rael G. Lash and the unknown heirs, the Court House, in Dakota City, Da grantors have been in open, notorious, continuous, exclusive, and adverse possession of said premises for the estate of Israel G. Lash, deceased, bidder, for cash, the above described more than twenty-five years last past; claim some interest in said premises that the defendants, Lozzetta C. by virtue of the former ownership of Douthit, Hamlin S. Douthit, Laura A. said Israel G. Lash, therein; that Empouthit and Mary J. C. Douthit, claim eline E. Douthit Sparkes and the un-Douthit and Mary J. C. Douthit, claim eline E. Douthit Sparkes and the unsome interest in said premises, as heirs at law of Israel G. Lash, descend, and as heirs at law of Fine-interested in the estate of Emeline interested in the estate of Emeline interested in the aggregate being the heirs at law of Israel G. Lash, deceased; that the defendants, Byron B. Hauster, claim some interest in said premises as devisees under the will offendants, Familie L. Wilson, flore said interested in the estate of Henry A. Wilson, and the unclaim some interest in said premises as heirs at law of Israel G. Lash, deceased, and as heirs at law of Israel G. Lash, deceased, and as heirs at law of Israel G. Lash, deceased, and as heirs at law of Israel G. Lash, deceased, and as heirs at law of Israel G. Lash, deceased, and as heirs at law of Israel G. Lash, deceased, and as heirs at law of Israel G. Lash, deceased, and sa

claim some interest in said premsies as heirs at law of Israel G. Lash, deas devisees under the will of Mary ceased, and as heirs at law of StephLash-Dillard, deceased; that the defendants, Sarah A. Douthit, Frank R. tiff also prays for general equitable
Douthit, Minnie F. Douthit, Mattie relief.
E. Douthit, Jacob W. Douthit, Mary
P. Douthit, and William S. Douthit, Mary You are required to answer said pe-

William C. Orr; Edwin Brandt; Mary F. Cochran and the Heirs, Devisees, Legatees, Personal Representatives and all persons interested in the estate of Mary P. Cochran; Orin Sprague est in said premises as an heir at law Legatees, Personal Representatives and all persons interested in the estate of Mary P. Cochran; Orin Sprague and the Heirs, Devisees, Legatees, Personal Representatives and all persons interested in the Estate of Orin Sprague; Mary McGavack and the Heirs, Devisees, Legatees, Personal Representatives and all persons interested in the Estate of Orin Sprague; Mary McGavack and the Heirs, Devisees, Legatees, Personal Representatives and all persons interested in the estate of Mary McGavack, Defendants.

To the above named defendants:
In pursuance of an order of Guy T. Graves, Judge of the District Court of Dakota County, Nebraska, made at Chambers at Pender, Thurston County, Nebraska, on the 12th day of April, 1919, in the above entitled April, 1919, in the above entitled cause, the defendants and each of them are hereby notified that on the 9th day of April, 1919, the plaintiff filed his petition in the District Court of Dakota County, Nebraska, the object and prayer of which are to quiet the title in the plaintiff and against the defendants and all persons in the defendants are to defend the defendants and defendant against the defendants and all persons claiming under them to Lots of Henry A. Wilson, deceased, enam some intersection of Henry A. Wilson, deceased, and One (1), Two (2), Three (3), Four Israel G. Lash, deceased; that Steph-(4), Five (5) and Six(6), in Block on A. Douthit and the unknown heirs, Five (5), Smith's Addition to Homer, devisees, legatees, personal represent-bakota County, Nebraska; Plaintiff alleges that he and his grantors have the estate of Stephen A. Douthit.

You are required to answer said pe-

In the District Court of Dakota

In the District Court of Dakota Court of Dakota County, Nebraska, one thousand two hundred and eighty-ounty, Nebraska. made at Chambers in Pender, Thursthree dollars and fifty-five cents Clay E. Armbright, Plaintiff, vs. ton County, Nebraska, on the 14th (\$1,283.55) at the rate of eight (8) Lozzetta C. Douthit, Hamlin S. day of April, 1919, in the above enper cent per annum, and ten thous-Douthit, Laura A. Douthit, Mary J. titled cause, the defendants and each and five hundred and thirty-five dol-Lozzetta C. Douthit, Hamlin S. Douthit, Mary J. C. Douthit, Byron B. Hauser, Charles of them are hereby notified that on M. Hauser, Sarah C. Hauser, Fannie L. Wilson, Plora E. Wilson, Deptitus C. Wilson, Lizzie George, Lettie Gilmer, Annie Hairtson, Lettie Hairston, Lulu Hairston, Lettie Hairston, Lulu Hairston, Willie Hairston, Sarah A. Douthit, Frank R. Douthit, Martie E. Douthit, Marty P. Douthit, Jance W. Douthit, Mary P. Douthit, Jance W. Douthit, Mary P. Douthit, William S. Douthit, Jane E. Long, Israel G. Lash, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Israel G. Lash, Emeline E. Douthit Sparkes; Stephen A. Douthit, then J. Douthit Sparkes; Stephen A. Douthit, Hamlin S. Douthit, the Sparkes, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Israel G. Lash, Lozzetta C. Douthit, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Israel G. Lash, Lozzetta C. Douthit, and the unknown heirs, devisees, legatees, personal representatives, and all persons interested in the estate of Israel G. Lash, deceased, and Stephen A. Douthit, Hamlin S. Douthit Chalm some interest in said premises as deviced on the following devates, personal representatives, and all persons interested in the estate of Henry A. Wilson, Defendants.

To the above named defendants:

To th

P. Douthit, and William S. Douthit, tition on or before the 26th day of claim some interest in said premises May, 1919.

CHARLES McGRAW, Plaintiff First Pub. April 10, 1919-5w.

SHERIFF'S SALE,

Notice is hereby given that by virtue of an order of sale issued by Justin S, Bacon, county clerk and exofficio clerk of the district court of Dakota County, Nebraska, and directed to me, George Cain, sheriff of Dakota County, Nebraska, commanding me to sell the premises hereinafter described to satisfy a certain decree of the said district court of said county and state, obtained at the March, A. D. 1919 term thereof, in favor of Thomas Ashford, and against Elizabeth Maney and James Maney for the sum of twenty-eight hundred

scribed real estate situated in said Dakota county, Nebraska, to-wit: The southwest quarter of the southwest quarter and the south oneeighth of the northwest quarter of eighth of the northwest quarter of the southwest quarter of section twenty-seven (27), township twenty-seven (27) north, of range nine (9), East of the 6th Principal Meridian, in Dakota county, Nebraska. And I will on the 12th day of May, A. D. 1919, at 10 o'clock A. M. of said

day, at the south front door of the court house in Dakota City, Dakota county, Nebraska, proceed to sell at public auction to the highest and best bidder, for cash, all of the above described real estate, or so much thereof as may be necessary to satisfy said order of sale issued by said Justin S. Bacon, county clerk and exofficio clerk of the district court of Dakota county, Nebraska, the amount due thereon in the aggregate being the sum of twenty-eight hundred eighty-five dollars and forty-two cents (\$2885.42), together with interest at the rate of ten per cent per annum, from March 18th, A. D. 1919, and his costs taxed at the sum of seventeen dollars and twenty-five cents (\$17.25), and accruing costs. Dated this 9th day of April, A. D.

GEORGE CAIN, Sheriff of Dakota County, Nebr First publication April 24, 1319-5w

to all of said lots, as an heir of Edwin Brandt, deceased. Plaintiff also interested in the estate of Stephen Prays for general equitable relief.

You are required to answer said petition on or before the 26th day of May, 1919.

May, 1919.

May, 1919.

May, 1919.

Wagner, Nebraska, commanding trict Court of Dakota County, Nebraska, commanding trict Court of Dakota County, Nebraska, and accruing costs, and order-described to satisfy a certain judging the real estate heretofore attached in this action sold.

March, A. D. 1919 term thereof, in 1919.

March, A. D. 1919 term thereof, in 1919.

GEORGE CAIN, Against Alfred Hallam, for the sum of thirteen thousand, four hundred to Sheriff of Dakota County, Nebraska, commanding trict Court of Dakota County, Nebraska, and accruing costs, and order-described to satisfy a certain judging the real estate heretofore attached in this action sold.

March, A. D. 1919 term thereof, in 1919.

GEORGE CAIN,

Sheriff of Dakota County, Nebraska, commanding trict Court of Dakota County, Nebraska, and accruing costs, and order-described to satisfy a certain judging the real estate heretofore attached in this action sold.

March, A. D. 1919 term thereof, in 1919.

GEORGE CAIN,

Sheriff of Dakota County, Nebraska, commanding trict Court of Dakota County, Nebraska, and accruing costs, and order-described to satisfy a certain judging the real estate heretofore attached in this action sold.

March, A. D. 1919 term thereof, in 1919.

Sheriff of Dakota County, Nebraska, commanding trict Court of Dakota County, Nebraska, and accruing costs, and order-described to satisfy a certain judging the real estate heredoscribed to satisfy a certain judging the real estate heredoscribed to satisfy a certain judging the real estate heredoscribed to satisfy a certain judging the real estate heredoscribed to satisfy a certain judging the real estate heredoscribed to satisfy a certain judging the real estate heredoscribed to satisfy a certain judging the real estate heredoscribed to satisfy a certain judging To the above named defendants: of thirteen thousand four hundred 1st Pub.May 1, 1919—4w. In pursuance of an order of Guy and eighty-nine dollars and sixteen Graves, Judge of the District cents (\$13,489,16) with interest on

Telephone Rates Must Be Higher

Increased Operating Expenses Require More Money

Telephone expenses have gone up rapidly the last few

Telephone rates have not advanced in proportion to the cost of furnishing the service.

The cost of furnishing telephone service has advanced because of the increased cost of material to the telephone company and the increased living expenses of employees.

Everyone realizes the necessity of paying more for rent. for food, for clothing, for wages and for transportation.

The telephone industry has been affected by the same conditions which have produced higher prices in all the necessities of life.

If this Company is to continue to furnish phone service to the public it must obtain such raises as will produce a revenue sufficient to cover the cost of providing the ser-



NEBRASKA TELEPHONE COMPANY

Estate of John Merkle, Deceased in the County Court of Dakota Coun-

ty, Nebraska.

The State of Nebraska, To all per sons interested in said estate, credit ors and heirs take notice, that Will iam Lahrs, has filed his petition alleging that John Merkle, died intes tate in Bradford County, Pennsylva-nia, on or about May 10th, 1879, being a resident and inhabitant of said Bradford Co., Pa., and the owner of the following described real estate, to-wit: West half of the southeast quarter, southwest quarter of the northeast quarter, and the northeast quarter of the southeast quarter, all in section seventeen (17), township twenty-eight (28), range nine (9), East of the 6th P. M., in Dakota County, Nebraska, leaving as his sole and only heirs at law the following named persons, to-wit: Louise Mer-kle, his widow, sometimes called Louisa Merkle, and now re-married, and known as Louise Merkle Storms, and John D. Merkle, his son, and only child, both of legal age, and praying for a decree barring claims; that said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the heirs at law of said decedent as herein set forth shall be decreed to be the owners in fee simple of the above described real estate, which has been set for hearing on the 31st day of

Dated at Dakota City, Nebraska, this 24th day of April, A. D. 1919. S. W. McKINLEY, County Judge.

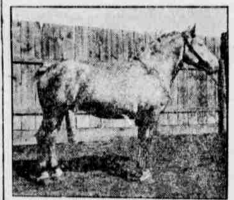
How's This?

We offer One Hundred Deliars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Medicine. Hall's Catarrh Medicine has been taken by catarrh sufferers for the past thirty-five years, and has become known as the most reliable remedy for Catarrh. Hall's Catarrh Medicine acts thru the Blood on the Mucous surfaces, expelling the Poi-son from the Blood and healing the dis-

son from the case of the case cine at once and get rid of catarric Send for testimonials, free. F. J. CHENEY & CO., Toledo, Ohio. Sold by all Druggists, 75c.

The FOLKS AT HOME EXPECT YOU "OMAHA'S FUN Gayety VISIT

Bred Stallions





First Prize Winning Stallion WALLACE No. 121599

CAPTAIN

These horses are inspected by the State Sanitary Board of Lincoln, Neb., and will stand the season of 1919 at my place at HUBBARD, NEBR., at the following terms:

\$20 to insure colt nine days old.

\$15 to insure mare in foal. \$12 for the season, paid in advance.

For full Pedigree and other information, see me at Hubbard, Nebr.

Louis Bogg

Phone No. 29.

Sturges Bros. Have Moved

to 315 Pearl Street

where we will be glad to see all our old pat.ons. and we hope, many new ones. This move is necessary, as the building we now have is too small for our growing business

Sturges Bros.

Old Location, 411 Pearl St.

Sioux City, Iowa

Westcott's Undertaking Parlors

AUTO AMBULANCE

SIOUX CITY, IOWA

Old Phone, 426

New Phone, 2067