nails, as second-class matter.

THE HERALD is the Official Publication of Box Butte county and its circula-tion is nearly twice that of any other Al-

ADVERTISING RATES: Display, per single column inch per Each subsequent insertion, per line Legal notices at statute rates.

Subscription, \$1.50 per year in advance.

Direct Primaries.

Without waiting for the legislature to enact a direct primary ballot law the citizen committee of Alliance who have called the city primaries for next Thursday night have taken the initiative and will neminate a ticket by direct primary vote. A word about direct primaries might be appropriate at this time. A direct primary as provided for in the call means that no verbal nomination for candidates for any office will be permitted. Instead the primary will be called promptly at 7 o'clock and a chairman and secretary elected. Also an election board of three members who will act with the chairman and secretary and voting will begin- Every legal voter of whatever party may then prepare his ballot by writing on a slip of paper the name or names of the person for each office who plates making a ruling to prohibit the will in his judgement make the best shipping of cattle for feeding unless officer. These will be handed to the judge and the voter's name will be the Animal Bureau. The senator reclose and the vote be counted. The these protests to the secretary of Agriequal chance to express his preference his choice by his ballot.

The plan is so eminently fair that it If another platform than the one announced in the call is desired it is only necessary to elect a man who will outline his platform in opposition to the one suggested.

miles of sewer for \$35000, Alliance can build five miles for \$25000. Another thing, E. Gillett division superintendent | had required exposed cattle to be dipof the Burlington at that place has secured a half freight rate on all pipe and tile to be used in the system. Alliance can certainly do as well. Now if we can build five miles for \$25000, let us get at it at once.

This is the time of year when the average man hates to go home while his wife is awake for fear she will broach the subject of spring bonnets.

to open a crossing across the tracks to sease. south Alliance. The railroad right-ofway is not in the city limit. If the effort to relieve the situation, and at railroad was in the corporation it might the same time protect the states from be different. This would be a good the spread of cattle disease. time to incorporate all of Alliance, it would be a good thing to include the one greater Alliance.

COLORADO is still without a governor. And not satisfied with their own scandals they try to saddle some of their mean-ness on Alliance. One member of the Colorado senate who had acwired here to know about him and it was found that he was the fellow that organized a labor union here some years ago and then skipped.

AT the last meeting of the city council attention was called to the fact that a bunch of boys are destroying the electric street light lamps, and orders you wish to prove up on your claim come were issued by the mayor to arrest and to THE HERALD office. We have blanks fine the boys who do it. Now boys there are other ways to amuse your- entries to date are as follows: selves beside breaking street lights and if you are arrested on such a charge don't blame us. Better quit now."

THE receipts from water rents last month were less than two thirds of the expense of pumping the water. There is something radically wrong when such conditions exist. Who is to blame? The meter rates are 18 cents per thousand gallons and the price paid for pumping is 7 cents. There is a big leak somewhere. The water commissioner should get busy and find the

The City of Alliance

LIMANCE is a thriving city of more than 5000 population, prosperous and glowing prospects for the formation. of Omaha, 236 miles north of Denver. It is the metropolis of western Nebraska. It has water works, electric lights, a three story city hall and fire engine house, first class fire company and apparatus. Two large school buildings; employs twenty teachers to educate its 1000 school children. Seven churches, U. S. land office, Court house, two National Banks, modern business blocks and handsome residences. Its railroad facilities are the best. It is on the main line of the Burlington from either Chicago or St. Louis to Portland and the Pacific coast. It is the Division headquarters for western Nebraska, Wyoming, South Dakota and Montana, the offices of General Superintendent Rhodes having been recently located here. The western division shops are located here and more than 600 railroad men are employed here. Its people are hospitable, enterprising, and intelligent. Its climate is healthful and invigorating. In short, no town in Nebraska presents superior inducements for men of capital enterprise and push, to locate within her borders. Letters of inquiry addressed to the Alliance HERALD will be answered promptly and in details Better write for a copy of our handsome twenty-four page illustrated Industrial edition, it will tell you more than we could write you in a month.

Cattle Dipping Legislation.

Washington, March 2: The Nebraska Stock-Growers Association has remoustrated to the Bureau of Animal Industry against any order relating to Ernst it Bahr the shipment of range cattle that would change the practice in vogue last year lands sold.

Twenty final proofs admitted in February and recorded. Fifteen entries in abstracts of lands sold. in western Nebraska. The secretary of that association in a recent letter to Senator Millard states the live stock inspector having jurisdiction over the range of western Nebraska contemplates making a ruling to prohibit the shipping of cattle for feeding nuless each animal shall be dipped, under a Buildings. of that association in a recent letter to each animal shall be dipped, under a strict construction of the regulations of recorded by the clerk. When all have ceived complaints from other big cattle voted or at nine o'clock the polls will growers of large herds. He presented culture and also to the Chief, of the party receiving the highest number of Bureau of Animal Industry, urging votes for any office will be declared the that the contemplated action be not taken if it would cause financial loss to the cattlemen. Dr. Salmon, Chief of the Bureau, replied that no inspector J. H. H. Hewett-Clerk. nominee. This gives every man an taken if it would cause financial loss to and every man regardless of politics, in the field had authority to make new creed or faction should come to the rules; that the report complained of city hall on Thursday night and express lacked foundation: that it may have arisen from the letter of February 10, written by the Bureau to the State Board of Stock Inspection at Denver. meets the approval of all men who Dr. Salmon said that the letter may C. v desire a fair ballot and majority rule. have been misconstrued; that the department intends to be reasonable and to do what properly can be done to facilitate the shipment of cattle; that the position of the department is that it | 3 should either prevent the shipment of infected cattle for feeding and grazing Sewerage.

Our sister town, Sheridan, is about to establish a sewer system and have completed plans and specifications for seven and one half mile sewer system, the cattle infected with mange but which to establish a sewer system, the cattle infected with mange but which to establish a sewer system, the cattle infected with mange but which the cattle infected with mange but which to regulations whatever cirv opplications of cirv opplications whatever and leave the matter to be controlled by the States; that such control was essential to the cattle industry, that mange last season spread rapidly; that feeders were losing heavily by buying cattle infected with mange but which the cattle or else make no regulations whatever the cost will not exceed \$35000. If did not show symptoms at the time of Fred Mollring First Ward. Sheridan can build seven and one half purchase; and that railroads were prosecuted for bringing infected animals into states not infected.

In view of these facts the department ped in a curative liquid before shipment. The department, however, is always ready to review a specific case and if it appears that parties in any section have made proper efforts for the control of the disease and still are unable under the inspection rules to ship their cattle, the department would in a given case be willing to make reasonable modification of existing regulations.

Dr. Salmon wishes it understood, however, that it will not be easy to get cattle to market in the fall if there be in any case ground for the belief that THE city council have so far failed the animals have been exposed to di-

> Senator Millard has given this matter his earnest personal attention in an

The President's recent message to Congress bears directly upon the point of whether or not the government inrailroad and all outlying suburbs into spector shall be permitted to placard or condemn range cattle which may in his judgement have been exposed to dissuch condemnation. Nebraska cattlemen deny the power of the government thus to condemn. Two cases in the Supreme Court are based upon their contention. Should the law pass, cepted a bribe of \$750, claims to it would be necessary for the governhail from Alliance. Yesterday Denver ment to appoint a large number of inspectors; otherwise the cattle industry would be greatly crippled.

LAND ENTRIES.

THE HERALD will hereafter give a correct list weekly of land entries made at

the Alliance land office. We also wish to call your attention to the fact that The Herald is now prepared M W A-ist and 3rd Wednesday nights. Ed-to publish your final proof notices. When gar Martin, V C to publish your final proof notices. When

for that purpose. Beginning with Feb, 8, 1905.

	29000	To.	
Michael J P Carrol!	83	314	
Dell F Skinner	14	24	
William Fugate	33	100.6	
Geo W Bowen	383	94	
Roy Pierce	24	- 99	
Lloyd B Hayes	30-31-32	190	
Frank Wolfe	22-43-26	19.5	
Geo F. Phillips	4-5-33	111-92	
Gee E Schmer	- 8	199	
Glen M Zerbe	17	311	
Henry A Lotspeich	200	198	
Albert M Lotspetch	1-2-11-12	- 25	
David Anderson	20-21	35	
Joseph Westley	5-6-8	95	
Anna Tiernan	17-20-21	634	
Agnes Nelson	10	24	
John Henderson	1-9	94	
Jessie Nelson	96-97-84-85	24	
William H. Thompson	14-15	93	
Samel W. Hall	30-24-25	200	ä
Richard Rerbst	34-35	134	ľ
George Messenger	2-11	20	
Ebenezr Garrett	31-30	196	
Zlipha C Swartzentroup	97-26	34	
Charles T Seewell	90,-23	69.0	
Contraction of the Contraction o	-		

粮→滋+清+治+水+水+聚+取+粮+染+染+染+染+聚+染+染+染+染+染+染+染+染+染+染+染+次+注+治+治 20-21 10-11-14 13-14

Official Directory.

Hon, Harry Lindsay-State Librarian. SUPREME COURT. Hon. S. A. Holcomb—Chief Justice, Hon. Samuel H. Sedgawick—Associate Justice, Hon. John B. Barnes—Associate Justice.

CONGRESS Hou, J. H. Millard—U. S. Senate. Hon, E. J. Burkett—U. S. Senate. Hon, M. P. Kinkald—Congressman SixthDist. District.

LEGISLATURE.
Hon. F. M. Curry—Representative 5ard Dist.
Hon. Chas. P. Bresee—Senator 14th Dist. DISTRICT JUDGES 15TH DISTRICT. Hon. W. H. Westover - Rushvills. Hon. J. J. Harrington-O'Neill.

Hon. J. J. Harrington—O'Neill:
COUNTY OFFUERS, BOX BUTTE COUNTY.
S. M. Smyser—County Clerk, Hecorder, an Clerk District Court.
C. W. Brennan—Treasurer, Ira Reed—Sheriff.
D. K. Spacht—County Judge,
Leorae A. Rustin—Sapt. Public Instruction.
William Mitchell—County Attorney.
A. P. Hazard—County Surveyor.
A. S. Reed—Assessor.
G. W. Leer—Commissioner, Chairman,
Frank Caha—Commissioner,
L. F. Smith—Commissioner.
H. H. Bellwood, M. D.—County Physician.
Dr. J. E. Moore—Coroner.

Charles A. Snow | Second Ward, Fred Brennan-Chief Fire Department. Prof. W. H. Bartz-Sup't. City Schools. CHURCHES

EPISCOPAL, Regular Sunday services—8 a.m. 11 n. m.; 7:30 p. m.; Sunday school at 10 a.m., Charles D. Coerr, Rector. ATHOLIC—Regular Sunday services—8 a. m.; 10 a. m.; 7:30 p. m.; Sunday school at 2 p. m. Father B. F. Galvin.

METHODIST-Regular Sunday service-II a m.; 7:30 p. m.; Sunday school 10 a. m.; Junior League 2:30 p. m.; Epworth League 6:30 p. m.; Prayer meeting Thursdays, 7:30 p. m. Rev. C. W. Ray, Pastor. FIRST PRESHYTERIAN—Regular Sunday service—11 a. m.; 7:30 p. m.; Sunday school 10 a. m.; Christian Endeavor 5:43 p. m. E. P. V. Bogue, Pastor.

NITED PRESBYTERIAN-Regular Sunday service—11 a. m. 7:30 p. m.; Sunday school 10 a. m.; Y. P. C. U. 6:30 p. m. Rev. McCon-nell, Pastor.

BAPTIST—Regular Sunday service—II a. m.; 7:30 p. m.; Sunday school 19 n. m.; Young People's meeting 6:45. Prayer meeting Thursday, 7:30 p. m. Rev. G. C. Jeffers, Pagus

iERMAN LUTHERAN—Regular Sunday service—H a. m.; Sunday school 10 a. m.; Evening services twice each month. Rev. Otto Roehrig, Pastor,

ALLIANCE SECRET SOCIETIES. EASTERN STAR-ist and 3rd Tuesday nights. Mrs Anna Davis, Worthy Matron REBECCAS—2nd and 4th Friday nights. Mrs Geo Leidy, N G

DEGREE OF HONOR-1st and 3rd Monday nights. Mrs A E Reynolds, C H ROYAL NEIGHBORS—2nd and 4th Wednes day nights. Mrs U N Hoskins, Oracle ease. Bills are pending to authorize L O T M-2nd and 4th Monday nights. Mrs LADIES AUXILIARY B of R T—2nd and 4th Thursdays 2 p m Mrs U N Hoskins Mistress

LADIES AUXILIARY 8 of L E-1st and 3rd Thursdays 2 p m Mrs R L Harris, Presi-dent LADIES AUXILIARY B of L F—2nd and 4th Fridays 2 p m Mrs W L Austin. ODD FELLOWS—Every Tuesday night L T Poole, Noble Grand

the ROYAL HIGHLANDERS-Every Tuesday night. ECStrong I P

R. Bot I, E.—Ist and 3rd Wednesday 2 p m S A Franklin, C E

CHARLES C. COLLINGS, Plaintiff. By William Mitchell, his Attorney, Feb. 16-4

Land Office Notices.

Land Office at Alliance, Nebr., Feb. 28th, 1993.
Notice is hereby given that the following-named actiler has filed notice of his Intention to make fluid proof in support of his claim, and that said proof will be made before Register and Receiver at Alliance, Nebr., on April 10, 1995, viz. GEORGE W. HATCH,

of Hemingford, Nebr. on Homestead entry No. 2514 for the Booth East 4 section 24 township 29 N-R 56 W. 29 N-R 50 W
He names the following witnesses to prove his continuous resistence upon and cultivation of said land, viz: William Hollinrake, John Kinselia, William Hollinrake, Jr., James Hol-linrake, all of Heuringford, Nebr. 11-6 BRECE WILCOX, Register.

Legal Notices.

Notice to Non Resident Defendant.

To Alexander II Ross and Mrs. Ross, first hame unknown, wife of defendent Alexander II. Ross, non-resident defendants. Notice is hereby given that on the 6th day of February, 1905. C. C. Stevens, plaintiff, filed his petition in the district court of Box Buttle county. Nebruska, wherein Alexander II. Ross, and Mrs. Ross, first name unknown, wife of defendant, Alexander II. Ross, The McKinley-Lanning Loan and Trust Company W. H. Carmhan. Receiver, The McKinley-Lanning Loan and Trust Company defendants, were made defendant, 'he object and prayer of which said petition is to foreclose a tax lien hased upon a certificate of tax sale, dated Nov. 26, 1901. for the delinquent taxes for the years, 1807, 1808, 1808 and 1908, and subsequent taxes paid by plaintiff for the years, 1901, 1902 and 1903, which certificate of 'an sale was issued by the treasurer of Box Batte county. Nebraska, to this plaintiff, for said taxes, upon the following described real estate of Nebraska, to-wit Northeast quarter of section 9 in township 27 of range 47.

The amount claimed by plaintiff upon said tax ilen is the sum of \$18.33 with interest thereon as provided by law from the 6th day of February, 1905. of which sum \$5.21 is for attorney's fee and \$3.09 for publication of redemption notice. The prayer of said petition is for a decree declaring the aforesaid amount, together with interest thereon, attorney's fee, redemption notice and costs, to be a first liun upon the aforesaid real estate and that said real estate may be sold under an order of the court to satisfy the same, and that said real estate may be sold under an order of the court to satisfy the same, and that said real estate or any part thereof.

You are required to answer said petition on or before the 20th day of March, 1905.

You are required to answer said petition on or before the 20th day of March, 1905. Notice to Non Resident Defendant.

By W. Mitchell, his attorney

Notice to Non-Resident Defendants

Notice to Non-Resident Defendants.

In the District Court of Box Buttle county, Nebraska, Alice T. Lanning, plaintiff, vs. Mrs. Ed. Plunkett, first name unknown, Queen G. Gilbert F. Ray Gilbert, helfs of William Gilbert, deceased. Ed. Plunkett, first name unknown, Frances Lyons, formerly Frances Gilbert, wife of William Gilbert, deceased. The Equitable Land Company, The McKinley-Lanning Loan and Trust Company and W. H. Carnahan, receiver, The McKinley-Lanning Loan and Trust Company and W. H. Carnahan, Gueen G. Gilbert, non-resident defendant, Will take notice that on the 8th day of February 1965, Alice T. Lanning, plaintiff, herein filed her petition in the district court of Box Buttle county, Nebraska, against said defendants, the object and prayer of which are to foreclase a certain mortgage executed by William Gubert, deceased, and his wife, the defendant Frances Lyons, formerly Frances Gilbert, wife of William Gilbert, deceased, to The McKinley-Lanning Loan and Trust Company and duly assigned by The McKinley-Lanning Loan and Holder of the same, upon northeast quarter of section 55 in township 28 of range 47 in Box Buttle county, Nebraska, to secure the payment of a certain promissory note or real estate coupon bond, dated March I, 1890, for the sum of \$21.00, due and payable five years after date th reof; and a certain promissory note or real estate coupon bond, dated March I, 1890, for the sum of \$21.00, due and payable March I, 1895; that there is now due and payable upon said promissory note or real estate coupon bond; said promissory note or real estate coupon bond; said promissory note or laterest coupon and mortgage the sum of \$1238.23, for which sum, with interest from February 8th, 1905, plaintiff prays for a decree that defendants be required to pay the same or that said promisses may be sold to satisfy the amount found due.

You are requested to answer the petition on or before the 20th day of March 1.955.

Dated Feb. 8, 1905. ALICE T. LANNING, Plaintiff.

ed Feb. 8, 1905. ALICE T. LANNING, Plai By W. Mitchell, her attorney.

Notice to Non-Resident Defendants To the Unknown Heirs of Albert Howland deceased, Addie Cook, one of the heirs of Albert Howland, deceased, and Mr. Cook first name unknown, husband of Addle Cook, defendant, one of the heirs of Albert Howland, deceased, non-resident defend-

Bist name unknown, husband of Addie Cook, defendant, one of the heirs of Albert Howland, deceased, non resident defendants:

Notice is hereby given that on the 8th day of February 1905. Mary E. Beed, plaintiff, filed her petition in the district court of Box Butte county. Nebraska, wherein the unknown heirs of Albert Howland, deceased. The McKinley-Lanning Loan and Trust Company. W. H. Carnahan, receiver of The McKinley-Lanning Loan and Trust Company, defendant, Frances Lyons, one of the heirs of Albert Howland, deceased, Mr. Lyons, first name unknown, husband of Frances Lyons, defendant, one of the heirs of Albert Howland, deceased, and Mr. Cook, first name unknown, husband of Addie Cook, defendent, one of the heirs of Albert Howland, deceased, and Mr. Cook, first name unknown, husband of Addie Cook, defendent, one of the heirs of Albert Howland, deceased, and part of which said petition is to foreclose a tax lien based upon a certificate of tax sale dated January 4th, 1907, for the delinquent taxes for the years 1804, 1805, 1806, 1807 and 1808 and subsequent taxes paid by plaintiff for the years 1804 and 1802, which certificate of tax sale was issued by the treasurer of Box Butte county, Nebraska, to this plaintiff, for said taxes, upon the following described real estate, situated in the county of Box Butte, state of Nebraska, to this plaintiff, for said taxes, upon the following described real estate, situated in the county of Box Butte, state of Nebraska, to the sun claimed by plaintiff upon said tax lien is the sum of \$2.25 with interest thereon as provided by law from the 1st day of March 1904, of which sam \$10.35 is for attorney's fee and \$3.06 for publication of redemption notice. The prayer of said petition is for a decree declaring the aforesaid amount, together with interest thereon, attorney's fee, redemption notice and cests, to be a first lien upon the aforesaid real estate, and that said defendants be forever barredsand foreclosed of all interest or claim in and to said real estate or any part t

Notice to NonResident Defendants.

A DIES AUXILIARY R of L F—sha and 4th
Fridays 2 pm Mrs W L Austlin.

DD FELLOWS—Every Tuesday night. L T
Poole, Noble Grand

A F & A M No. 183—Thursday on or before
full moon. S A Franklin, W M
BEULAH COMMANDERY No. 26. K T—2nd
and 4th Tuesday nights. W E Zollinger,
C E

R A M No. 54—ist and 3rd Monday nights. S
A Franklin, H P

A O U W—2nd and 4th Monday nights. Edsize and 3rd Wednesday nights. Edsize are Martin, V C

ROYAL HIGHLANDERS—Every T u e sday
night. K C Strong, I P

B of L F—Ist and 3rd Wednesday 2 p m

S Ridgell, W P

ROYAL HIGHLANDERS—Every T u e sday
night. K C Strong, I P

B of L F—Every Truesday at 2 p m J N Andrews, C C

ROYAL HIGHLANDERS—Every T u e sday
afrews, C C

ROYAL HIGHLANDERS—Every T u e sday
night. K C Strong, I P

B of L F—Every Truesday night. C W Tillett,
Master

Divorce Notice.

In the district court of Box Butte county,
Nobraska.

Charles C Collings, Piaintiff

Y C

Carrie M. Collings, Piaintiff

Y C

Carrie M. Collings, Piaintiff

Y Cou are hereby notified that on the litth day
of February, 1966, C Collings, piaintiff,
find in sport declaration of the county
of Roy Butte county, Nobraska, which
certificate of tax saie was issued by the treasnormal of the county of the county
of Roy Butte, state of Nobraska, to chis
piaintiff, for said taxes, upon the following
for and the county of the county
of Roy Butte, state of Nobraska, to this
piaintiff, for said taxes, upon the following
for and the county of the county
of Roy Butte, state of Nobraska, to this
piaintiff, for said taxes, upon the following
for and the county of the county
of Roy Butte county of the county
of Roy Butter of the county of the county
of Roy Butter of the county of the county
of Roy Butter of the county of the county
of Roy Butter of the county of the county
of Roy Butter of the county
of Roy Butter of the county of the county
of Roy Butter of the county of the county
of Roy Butter of the county of the c

McClure's

HATS HATS HATS

SEE OUR NEW WINDOW DISPLAY OF

@ GATE CITY HATS @

Home industry hats made in Nebraska FOR MEN.

COPYRIGHT 1905 BY CROUSE & BRANDEGEE, UTICA NEW YORK.

YOU WANT A SUIT LIKE THIS? OUR SPRING SUITS ARE HERE

Just came, new neat, well-tailored suits. Inst the kind your tailor would make, only WE sell sell them for about HALF THE MONEY.

GOOD, NEAT, STYLISH SUITS

as cheap as you have been buying cheap clothing. Come in and see before you buy.

W. W. NORTON, the Clothier

Appointment of Administratrix. State of Nebraska, 1

Box Butte County.

At a county court, held at the county court room, in and for said county, Feb. 25, A. D., 1905.

Present, D. K. Spacht, County Judge In the matter of the estate of William J. Brit, os, deceased.

On reading and filing the petition of Lena Britton, praying that administration of ald estate may be granted to her as admin-

said estate may be granted to her as admin-istratrix.

Ordered that March 20, A. D. 1965, at 1 o'clock p. m., is assigned for hearing said pe-tition, when all persons interested in said matter may appear at a county court to be held in and for said county, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof, begiven to all persons interested in said matter by publishing a copy of this order in The Ajli-ance Herald, a weekly newspaper printed in ANCE HERALD, a weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing. D. K. SPACHT, County Judge.

(Atene couy.)

Special Master's Sale

Docket V. No. 291. in the Circuit Court of the United States, for the District of Nebraska.

James N. Clarke, Receiver of the Nebraska Loan & Trust Co., complamant, vs. Henry Tomlinson, et sl., defendants—in chancery. FORECLOSURE OF MORTGAGE.

Public notice is hereby given that in pursuance and by virtue of a degree entered in the above cause on the 3rd day of September, 1904. I. Geo. H. Thummel, Special Master in Chancery of the Circuit Court of the United States for the District of Nebraska, will, on the 3rd day of April, 1805, at the hour of 3 o'clock (countain time) in the afternoon of said day, at the front door of the Box Butte county court house building in the City of Alliance, Box Butte county, state and district of Nebraska sell at public auction for cash the following described property, to-wit:

Lots three and four and the east half of the southwest quarter of section thirty-one (31) in tewnship twenty-eight CSs north and range forty-nine (49) west in Box Butte county. Nebraska.

Special Master in Chancery, John M. Ragan.

JOHN M. RAGAN. Solicitor for Complainant. Sheriff's Sale.

No. 1559.

No. 1559.

By virtue of an order of sale issued by the clerk of the district court of Box Butte county Nebraska, upon a decree rendered by sald court in favor of Fred C. Andresen, plaintiff, and against John Arkfeld, Mrs. Anna L. Arkfeld, wife of said John Arkfeld, Lee thiss Andresen Hardware Co., John Doe, real name unknown defendants. I will, on the 3d day of April. A. D. 1965, at 10 o'clock a. m. on said day, at the west front door of the court house in Alliance, in said county, sell the following described real estate, to-wit: The northeast quarter of section 2s, in township 2s, north of range 47, west of the sixth principal meridian, in Box Butte county. Nebraska, at public auction to the highest bidder for cash, to satisfy said order of sale in the sum of \$224.10 and interest, costs an accruing costs, subject to all unpaid taxes.

HAR REED,

Smith P. Tettle,

Smith P. Tettle,

SMITH P. TUTTLE, Attorney for Plaintiff.

Notice to Non-Resident Defendants

Notice to Non-Resident Defendants.

To John Doe, real name unknown, and Mrs. Doe, real name unknown, wife of John Doe, real name unknown, wife of John Doe, real name unknown, defendant, non-resident defendants.

Notice is hereby giv n that on the 6th day of February, 1905. C. C. Stevens, plaintiff, filed his petition in the district court of Box Butte county, Nebraska, wherein Carsten Hennings and Mrs. Hennings, first name unknown, wife of defendant Carsten Hennings, John Doe, real name unknown, wife of John Doe, real name unknown, wife of John Doe, real name unknown, wife of John Doe, real name unknown, and Mrs. Doe, real name unknown, wife of John Doe, real name unknown, and subsed upon a certificate of tax sale dated July 12, 1902, for the delinquent taxes for the years 1907, 1898, 1808 and 1900 and subsequent taxes paid by plaintiff for the years 1901, 1902 and 1903, which certificate of tax sale was issued by the treasurer of Box Butte county, Nebraska, to this plaintiff, for said taxes, upon the following described real estate, situated in the county of Box Butte, state of Nebraska, to-wit; Southwest quarter of section 25 in township 25 of range 2.

The amount claimed by plaintiff upon said tax lien is the sum of \$45.30 with interest thereon as provided by law from the 6th day of February 1905, of which sum \$5.56 is for attorney's fee and \$3.15 for publication of redemption notice. The prayer of said petition is for a decree declaring the aforesald amount, together with interest thereon, attorney's fee, redemption notice and costs, to be a first lien upon the aforesald real estate and foreclosed of all interest or claim in and to said real estate or any part thereof.

You are required to answer said petition on or before the 20th day of March 1905.

C. C. Stevens, Plaintiff.

By W. Mitchell, his attorney.

By W. Mitchell, his attorney

Contest Notice.

U. S. Land Office, Alliance, Neb., Jan 26, 1905.

A sufficient contest affidavit having been filed in this office by Frank Bevan contestant, against Homestead entry No. 348, made May II, 1906, for lots 1 and 2 and ensity northwest44 section 31, township 23n, range 50w, by Verney D. Morter, contestee, in which it is alleged that said Verney D. Morter never resided on said tract and has wholly abandoned same for more than two years last past and that said alleged absence from the s. Id iand was not due to the employment in the army, navy or marine corps of the United States as a private soldier, officer seaman or marine during the war with Spain or during any other war in which the United States may be engaged, said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 octock a. m. on March 24, 196, before the Register and Receiver at the United States Land Office in Alliance, Nebraska.

The said contestant having, in a proper afficavit, filed Jun 25, 1906, set forth facts which show that after due diligence personal service of the notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

Figure 1905. Contest Notice.

Local Market Report.

The following quotations of the Alliance market are correct to date: Whole dressed hogs 5 1/2 c Fat beef cattle on foot 30

Eggs 250 Hens, live.