ESPECIALLY CIGARS

0000000000000000000000000

By H. L. LANGDALE.

ii pececececececececececececececece

to. 1928, by McClure Newspaper Sync "Now, Tom," admonished Madge, Italicizing each word with an emphatic forefinger poke into her husband's overcost, "remember, the Bronsons are coming to dinner tonight. Don't forget to bring home some flowers and cigars-especially the cigars."

With a last pat and wifely kiss, she pushed him into the vestibule, closed the door on his "Sure thing, honey; good by," and hurried back to the kitchen to begin preparations for the

evening. Tom and Madge Pritchard were newcomers in the Lakewood colony. and this was to be their very first attempt at regular entertaining. Mr. Bronson was some sort of partner in a large firm of architects, and a man that Tom as an expert draftsman "ought to know," according to Madge. Mrs. Bronson, portly, exquisitely dressed, as regularly massaged as Madge was shampooed, sifted and organized whatever of society Lakewood boasted. If Tom was not to fall short in Mr. Bronson's eyes, neither did Madge intend to be found wanting in the estimation of his wife,

And to that end, she had planned this dinner with care,

She hoped Tom would remember the cigars. Time was, in his bachelor days, and, she hoped, time would be in the future, when his pockets contained plenty of nice, brightly banded

smokes as a matter of course. Promptly at 6:25 the Bronson sedan drew up at the Pritchard curb, Madge, pretty and slim, and softly gowned in crepe de chine, was waiting to greet her guests.

"My husband is late, as usual," she spologized gracefully. "Commuting is

so unreliable." But Tom came in just then with a tale of open bridges and delayed traf-

fic, and Madge slipped away. Dinner was half over. So far everything had been perfect. Salad course was next, then dessert, then coffee and cigars in the living room by the open

fire. Horrors! Had Tom remembered? Catching his eye, she managed to convey, by a lift of the eyebrows and an inconspicuous two-fingered gesture as of one who removes a cigar from his mouth, the query. They had been married long enough for Tom to be fairly well trained in this delicate domestic art of signal and interpretation. Once, he would have laid down his napkin, half risen, and said. "Something the matter, dear?" But tonight-utter blankness swept his countenance, succeeded by an expres-

sion of infinite dismay, While shifting plates for the saind, an idea occurred to her. Only a block below was a small part grocery, part it is beginning to tell on the weather at 3-w stationery store, an unbeautiful spot Boston. Year by year the old-fashon Lakewood's residential street, but quite frequently a godsend to an unexpectedly visited housekeeper. She would start the salad, then, under pretext of delay in the kitchen, run down to the store, get the best clgars they carried, place them in the humidor in the living room, and reappear from the kitchen.

In the brightly lighted dining room, about the table sparkling with shining silver and spotless linen, Madge's guests, toying with their cherry-topped salad, awaited her return to their mldst-and walted-and walted-

"Madge!" Tom raised his voice slightly.

There was no reply, Meanwhile, Madge had accomplished her errand and was nearly home. Suddenly, ricocheting across the street, skidded a loaded automobile, bumping with a grinding of brakes and startled cries from the inmates, into another car drawn up at

Wildly hoping her absence had not been noticed, Madge arrived breath-

tessiv in front of her veranda-a veranda which seemed filled with people, although in reality there were only three. The light, streaming from the door behind, revealed Mr. and Mrs. Bronson, burehended, and Tom with a

capkin dangling in his hand. Madge, in an agony of shame at being caught in the act of returning from running away from her own dinnor party, little realized what a pretty picture she made as she stood below, her cheeks becomingly flushed, her breath coming a bit quickly between parted lips.

How explain herself? Plausible stories sprang to her lips, explanations untrue, but surely permissible under the circumstances.

Then, suddenly, with half a smile, "Here they are, Tom." she said, holding out a slim hand filled with eights. Some hours later. Tom, forgiven and penitently committed to drowning him- Notice of Hearing on Final Account self if, by Jupiter, he ever forgot anything again, explained how he had gone to the kitchen in search of her. In the County Court of Lincoln coun-Then had come a crash and, well—she ty, Nebraska.

knew the rest. Coincidently with this conversation, Carpenter, Deceased. of chap-fine mind, although I guess tate of C. A. Carpenter, Deceased. his wife wishes he'd improve his memory!" Bronson laughed.

"I think," returned his wife, coming to be an addition to our commun-Then added, epigrammatically, "she has that invaluable social asset the sixth sense which saves a situa-

caught her getting the cigars?"

"Exactly!" said his wife,

Old-Fashioned Arctic Winters Seem to Be More and More Recognized Institutions.

How do the old-fashioned people acappears more likely it is growing steadily colder. The oldest inhabitant cannot remember a more Vermontish 3-w sert of a winter in Boston than the one which has happily come to an end, remarks the Transcript of that city. deceased in the county court of Lin-One would, indeed, rather expect it to coln County, Nebraska. be so. Our moribund earth is con- The State of Nebraska, to all per and are only chilling ourselves in do. a. m., when you may appear and coning it. The process has been going on test the same. for a million years and more. Perhaps oned winters will be getting more new fashioned-until at last Guiana and Baffin's bay.

Children's Library for Madrid.

and it is to admit children under 14, are defendants. permitted entrance into any other library of Madrid without a special permit specifying the books needed. the library, which will specialize not only on juvenile books, but also reviews and papers that concern themselves with youngsters and their particular problems.

DRS. STATES & STATES

Chiropractors

5, 6, 7 Building & Loan Building. Office Phone 76. Res. Phone 1242

DR. HAROLD FENNER Osteopath Over Hirschfeld's

Office Phone 333 Res. Phone 1020

DERRYBERRY & FORBEN. Licensed Embamers Undertakers and Funeral Directors i'ny phone 41 Night phone Black 588

and Hearing on Petition for Dis-

tribution of Estate.

In the Matter of the Estate of C. A.

Mr. Bronson was remarking to his State of Nebraska, Lincoln County, ss. wife: "Pritchard seems an A-1 sort | To all persons interested in the Es-You are hereby notified that on the

20th day of May, 1920, P. R. Halligan, administrator with will annexed, of placently, "that his little wife is go- the estate of C. A. Carpenter, deceased, filed in said court his final account as administrator, and his petition, the object and prayer of which are that a decree of distribution may be made of the residue of said estate, now in his possession, to the par-"You mean," interrogated her hus- ties entitled by lew to receive same band, "she wasn't phased when we And that said final account and petition for distribution will be heard on the 16th day of June, 1920, at the hour of 10 o'clock a. m. at the county court EARTH IS GROWING COLDER room in the city of Norh Platte, in said

county. You are hereby cited to appear at the time and place above designated, and show cause, if such exist, why said account should not be allowed.

IT IS THEREFORE ORDERED that said P. R. Haligan, administrator count for the fact that this second dec- with will annexed, give notice to all ade of the twentieth century, now persons interested in said estate, by near its close (the decade, not the cen- causing a copy of this order to be pubtury) has produced more "old-fashion- lished in the Semi-Weekly Tribune, a ed winters" than any like recorded pe- newspaper printed and published in riod in the past? "The climate is said county, for three successive weeks growing milder," some people say. It prior to the date set for said hearing.

Dated this 20th day of May, 1920 WILLIAM H. C. WOODHURST. County Judge.

Notice of Final Report. Estate No. 1648, of Mary Evarts,

stantly radiating its heat into the shiv- sons interested in said Estate take ery spaces between the planets. The notice that the Administrator has filed sun is pumping away into regions far a final account and report of his adbeyond the planets, with a positively ministration and a petition for final inconceivable recklessness of wasteful- settlement and discharge as such, ness, its stores of heat and energy. We which have been set for hearing before are trying to warm up the milky way said court on June 18, 1920, at 9 o'clock Gillam; Will Outtrim; Clara Outtrim; Frank Wille and others were de-

> Dated May 18th, 1920. WM. H. C. WOODHURST.

> > Legal Notice.

terest of said defendants or any of

Plaintiff asks to have a mortgage by Maria L. Green and husband, which was filed of record August 21st, 1889 in

are barred by the Statutes of Limita- title, interest, lien, claim or demand relief. tions of the State of Nebraska. That in and to said lands and plaintiff prays ious, exclusive, continuous, adverse Co., be adjudged and decreed to have June, 1929, possession of said land for more than no right, title, claim, lien or interest ten years before the bringing of this in or to five certain mortgages on action and that the defendants and parts of above described land, all exeeach of them to this action have no cuted on April the 27th, 1912, and all right, title, claim or demand of any executed by Will Outtrim and Clara C description in and to said real estate Outtrim, his wife, to U. S. Live Stock and plaintiff asks to have his title Co. as follows: quieted thereto and for such other and One for \$500.00 upon the Northeast further relief as may be just and equit- Quarter of Section 29, Township 16,

you answer said petition on or before of the county clerk of Lincoln County the 5th day of July, 1920, judgment in Book 42 of Mortgages at Page 303. be taken against you by default.

E. B. SPENCER & E. R. FERRELL. By Halligan, Beatty & Halligan, Their Attorneys.

Notice To Non-Resident Defendant, James N. Goff, defendant, will take notice that on the 11th day of February 1920, Margaret Goff, plaintiff, therein filed her petition in the District Court of Lincoln County, Nebraska, against the said James N. Goff, the defendant therein, the object and prayer of which are to obtain a divorce Lincoln County, in Book 42 of Mortfrom the said defendant on the grounds gages at Page 311. of non-support, and willfull desertion One for \$500.00 upon the Southwest for more than two years immediately Quarter of Section 29. Township 16. of non-support, and willfull desertion proceeding the filing of her petition.

You are required to answer said judgment will taken as prayed.

MARGARET GOFF. By John Grant her Attorney.

I have the Money on hand to close loans promptly.

Real Estate Mortgages Bought and Sold

T. C. PATTERSON Loan Broker Building & Loan Building

DOCTOR C. A. SELBY Physician and Surgeon Office over Rexall Drug Store

House 1068

Office Phone 371.

Office Phone 83

GEO. B. DENT. Phsylcian and Surgeon. Special Attention Given to Surgery and Obstretries.

Office: Building & Loan Building Phones: Office 130, Residence 115

JOHN S. SIMMS, M. D. Special Attention Given to Surgery McDonald Bank Building

Office phone 241. Res. phone 217 L. C. DROST. Osteopathic Physician.

North Platte, - Nebraska. Knights of Columbus Building. Office Phone 340 Res. Phone 1257

Osteopathie Physician North Platte, Neb Belton Bldg. Paone for Appointments.

DR. SHAFFER,

AUTO LIVERY.

Romigh Garage. Phone 844 Day Call. Phone 1270 Commercial Hotel Night Call. Taxi Service.

NOTICE. Frank Wille; Joe Eckrosh; Paul H. was plaintiff and said defendant. Dickson; J. Sidney Smith; W. W. Bean ant, Frank Wille.

Range 32 in Lincoln County, You are further notified that unless Nebraska, and recorded in the office One for \$500.00 upon the Southeast

Quarter of the Southeast Quarter and the West Half of the Southeast Quarter of Section 29 and the South Half of the Southeast Quarter of the Southeast Quarter of Section 19 all in Township 16, Range 32 in Lincoln County, Nebraska, and recorded in the Mortgage Records of Lincoln County in Book 42, Page 305.

One for \$1,000,00 upon the East Half f Section 21, Township 16, Range 32 in Lincoln County, Nebraska, and recorded in the Mortgage Records of

at Page 309.

of Section 21. Township 16, Range 32 W. Illinois St., Chicago, Ill.

in Lincoln County, Nebraska, and re-FARM LOANS in Lincoln County, Nebraska, and re-corded in the Mortgage Records of Lincoln County, Nebraska, in Book 42 of Mortgages, Page 307.

And plaintiff prays that said U. S. Live Stock Co. be adjudged and decreed to have no right, lien or interest in said mortgages for the reason that sitig defendant, U. S. Live Stock Co., for a valuable consideration sold assigned and transferred each and all of said real estate Mortgages to the plaintiff herein.

That in addition to the relief heretofore prayed for, plaintiff further prays that the defendant, Will Outtrim, be also adjudged and decreed to have no lien or interest in and to the Northeast Quarter of Section 29, Township 16, Range 32, by virtue of one certain mortgage executed by John E. Ghrist to said Outtrim for the sum of \$575.00 on July 15th, 1912, and recorded in the Mortgage Records of Lincoln County, Nebraska, in Book 41, at Page 307.

And also that said defendant, Will Outtrim, be adjudged and decreed to have no lien or interest in and to the Northwest Quarter of Section 21, Township 16, Range 32, in Lincoln County, Nebraska, by reason of a certain mortgage executed by Austin S. Ghrist, single, to said defendant, Will Outrim, for \$600,00 dated August 13th, 1912, and recorded in the Mortgage Ex-Government Veterinarian and ex-Records in Book 40 of Mortgages, at Page 300.

And that said defendant, Will Outtrim, be adjudged and decreed to have no lien or interest in and to the Southwest Quarter of Section 21, Township 16. Range 32, in Lincoln County, Nebraska, by sirtue of a certain mortgage executed by Austin S. Ghrist. single, to Will Outtrim for \$600.00 on Residence 38 August 13th, 1912, and recorded in the Mortgage Records of Lincoln County. Nebraska, in Book 40, at Page 299, for the reason that each and all of said three last described mortgages were duly and legally foreclosed and barred No. 4, 824 West Third, Phone No. 75. in an action instituted in the district court of Lincoln county, Nebraska, wherein Anna V. Metcalf was plaintiff and Will Outrim and others were tiff and Will Outte m and others were defendants and wherein said Will Outtrim was duly and legally served with summons.

That in addition to the relief heretofore prayed against him that the defendant, Frank Wille, be also adjudged and decreed to have no lien, right or interest in and to the Northeast Quarter of Section 29, Township 16, Range 32, in Lincoln County, Nebraska, by deason of a mortgage executed by John E. Ghrist to Will Outtrim on the 15th day of Juy, 1912, for the sum of \$575.00, duly recorded in the mortgage records of Lincoln County, Nebraska, in Book 41, at Page 307, which said mortgage was by said Will Outtrim assigned to C. E. Marquis and by said C. E. Marquis to the defendant, Frank Reva Pigg; Alice H. Smith; A. H. Wille, for the reason that said mort-

& Son; S. A. Brewster; M. J. O'Con- That in addition to the relief here. Article IV:-The amount of the auth-County Judge. nell; Dr. B. J. Kay Medical Company tofore prayed against him, the defend- orized capital stock of the corporation St Albans, Vermont: and the ant C E Margues be adjudged to is \$100,000,00 divided into shares of Northeast Quarter and the Southwest have no right, title, lien or interest \$100.00 each, \$60,000.00 of which stock H. H. Overbeck; Augustus Campi; Quarter and the West Half of the in and to the Northeast Quarter of shall be common stock and fully paid Amazonia will be sending their Arctic P. L. Harper: Lot 8, Block 15, Original Southeast Quarter and the Southeast Section 29, Township 16, Range 32, up when issued expeditions to Massachusetts bay, as Town of Wallace Lincoln county No Quarter of the Southeast Quarter of in Lincoln County, Nebraska, by reas- which said stock shall be preferred we are now sending MacMillan to braska, and all persons claiming any Section 29, Township 16, North Range on of a certain mortgage executed by stock, which said preferred stock interest of any kind in said real estate 32. West of the 6th P. M. in Lincoln John E. Ghrist to Will Outtrim for the shall be sold at not less than par, at or any part thereof take notice that on County, Nebraska, and all of Section sum of \$575.00 on July 15th, 1912, and any time after the adoption of this the 21st, day of May 1920. E. B. Spencer 21, Township 16, North Range 32, West duly recorded in Book 41 of the Mort- amendment when so ordered by the and E. R. Ferrell fled their petition in of the 6th P. M., Lincoln County, Ne- gage Records of Lincoln County, Ne- board of directors, Said preferred The ministry of public instruction the district court of Lincoln County, braska, and the South One-Half of the braska, and by said Will stock shall draw eight per cent cumuin Spain has instituted a special libra- Nebraska, against you and each of you, Southeast Quarter of the Southeast Quarte ry for children in the building of the also against Lincoln Land Company, a Quarter of Section 19, Township 16, to the defendant, C. E. Marquis, for the nually, prior to declaring or paying National library. The proposed library corporation, in an action wherein the North Range 32, West of the 6th P. M. reason that the said C. E. Marquis has any dividends on the common stock of ry is to be open during the same said E. B. Spencer and E. R. Ferrell in Lincoln County, Nebraska, and all sold, assigned and transferred all of the corporation, and on the dissoluhours as the National library itself, are plaintiffs and you and each of you persons claiming any interest of any his right, title and interest in and to tion of the corporation said stock kind in said real estate or any part said mortgage to the defendant, Frank shall be paid in full. The preferred

Also to have a mortgage cancelled of Township 16, North Range 32, West of P. M. in Lincoln County, Nebraska, up shall be non-assessable, record in the register of deeds office of Lincoln County, Nebraska, under date braska, against each and all of the of any kind in sald real estate or any corporation of the Wilcox Department of November 1st, 1890 and recorded in defendants herein and against all perpart thereof and that said defendants Store, as amended March 29th, 1920, and each and all of them be decreed as now existing be annulled, repealed, kind in said real estate or any to have no right, title or lien in cancelled and set aside: Plaintiffs allege that said mortgages part thereof and excluding each and and to said premises or any part have been wholly paid; that the same all of said defendants from any right, thereof and for general equitable Cotterell and was submitted to a vote

Dated May 10, 1920.

By Halligan, Beatty & Halligan, Her Attorneys. Notice of Final Report.

ANNA V. METCALF.

Deceased. In the County Court of Lincoln coun-

ty, Nebraska. The State of Nebraska: To all peristration and a petition for final set- adopted. tlement and discharge as such administrator, which have been set for hear- M14-4w Attest: R. F. Cotterell, Sec'y ing before said court on June 18, 1920 at 9 o'clock a. m., when you may appear and contest the same.

Dated May 24th, 1920. WM. H. C. WOODHURST, County Judge.

MEN WANTED TO SELL GROCERIES Selling Experience Not Necessary. One of World's largest Grocers,

bitious men in your locality to sell that I will sit at the county court rocdirect to consumer nationally known in said county on June 18, 1920, at " Range 32 in Lincoln County and re- brands of an extensive line of gro- o'clock a. m., and on September 15 corded in Mortgage Records of Lin- ceries, paints, roofings, lubricating 1920, at 9 o'clock a. m., to receive, expetition on or before July 5th, 1920, or coin County in Book 42 of Mortgages oils, stock foods, etc. No capital re- amine, hear, allow or adjust all claib quired. Write today, State age and and objections duly filed One for \$1,000,00 upon the West Half occupation. John Sexton & Co., 352

Dr. J. S. Twinem, Medicine and Surgery.

Twinem Building, East Fifth Street, NORTH PLATTE, NEB.

Office Phone 183, Residence Phone 283. Hospital Phone 110.

DOCTOR D. T. QUIGLEY Practice Limited to Surgery and Radium Therapy 728 City National Bank Building.

Omana, Sebraska.

W. T. PRITCHARD.

Graduate Veterinarian assistant deputy State Veterinarian Hospital 315 South Vine Street.

Hospital Phone Black 633

House Phone Black 633

Gamble with Springer.

THE CHAIN SYSTEM

No. 1, 220 North Locust, Phone 203. No. 2, 116 East B Street, Phone 496, No. 3, 621 East Fourth, Phone 971.

DR. REDFIELD Physician, Obstetrictan Surgeon, X-Ray Calls Promptly Answered Night or Day Phone Office 642 Residence 676

ROBERT A. PHILLIPS

Plumbing and Heating Contractor. I am prepared to do all kinds of plumbing and heating. All materials and work guaranteed. Estimates cheerfully given.

Shop and Residence 1303 East 6th St. Phone Red 458

NOTICE.

North Platte, Neb., April 29, 1920. At a special meeting of the stock holders of the Wilcox Department Store Smith: U. S. Live Stock Co.; Addie E. gage was duly and legally barred and held at their place of business in the Kendall; Dr. B. J. Kay Medicine Co.; foreclosed in an action instituted in City of North Platte on the date afore-J. Watson Ramsey; M. E. Thompson; the district court of Lincoln County, Said, all stock being represented, the James S. Gilbert; Phillip Dietzgen; Nebraska, wherein Anna V. Metcalf following business was had and done. J. Q. Wilcox moved that Article IV of the Articles of Incorporation of the Austin S. Ghrist; John E. Ghrist; fendants and wherein summons was Wilcox Department Store as amended Eunice A. Ghrist; C. E. Marquis, Clair duly and legally served on the defend- March 29th, 1920, be amended to read as follows:

Once it has begun to be operated, children under that age will not be petition is to quiet title in plaintiff's in plantiff berein filed her petition in the left with common stock but shall not parand to Lot 8. Block 15. Original Town plantiff herein filed her petition in the title in and to all of said above des- ticipate in profits beyond its fixed of Wallace, Nebraska, and to cut off district court of Lincoln County, Ne- cribed land be quieted as against each preferred cumulated annual dividend and forever bar any right, title or in- braska, the object and prayer of which and all of the defendants herein and of eight per cent. And the directors is to quiet title in the plaintiff herein against said Northeast Quarter and of the corporation shall have the op-Special funds have been provided for the corporation shall have the op-Quarter and the Southwest Quarter Half of the Southeast Quarter and the ferred stock at any time after ten cancelled upon the records executed of the Southeast Quarter of the Southeast Quarter of the Southeast years from the issuance thereof at Quarter and the Southeast Quarter of Quarter of Section 29, and all of Sec- \$105.00 per share and accumulated the Southeast Quarter of Section 29, tion 21, and the South One-Half of the dividends. Fully paid up shares of and all of Section 21, and the South Southeast Quarter of the Southeast stock for the amount of stock fully Book 11 of Mortgages, Page 7 Mortgage Half of the Southeast Quarter of the Quarer of Section 19, all in Township paid shall be issued and not otherwise Records of Lincoln County, Nebraska. Southeast Quarter of Section 19, all in 16, North. Range 32, West of the 6th and which said shares so fully paid

Said motion was seconded by R. F. of the stock holders by the president You are required to answer said and there were cast for said amendplaintiff has been in the open, notor- that the defendant, U. S. Live Stock petition on or before the 28th day of ment 300 votes and against said amendment No votes. Whereupon the president declared said amendment duly carried and Article IV as heretofore existing repealed, cancelled, annulled and set aside.

State of Nebraska; Lincoln county, 88: We, whose names are hereto sub-Estate No. 1697 of John Rylander, scribed as officers of the Wilcox Department Store, certify that on the 29th day of April, 1920, at a special stock holders meeting of said corporation, the foregoing amendments to ons interested in said estate take no- the Articles of Incorporation of the tice that the administrator has filed a Wilcox Department Store as shown by final account and report of his admin- the records of said corporation was

J. Q. WILCOX, President.

NOTICE TO CREDITORS. Estate No. 1752 of Henry B. Plant, deceased in the County Court of Lincoln County, Nebraska,

The State of Nebraska, ss: Creditors of said estate will take notice that the time limited for presentation and filing of claims against said Estate | September 18, 1920, and for the se-(capital over \$1.000,000,000 wants am- tlement of said Estate is May 13, 192)

Wm. H. C. WOODHURST.

SPECIAL

FLAT IRON **OFFER**

FROM JUNE 1ST TO 16TH WE WILL CREDIT YOU

\$1.00

On any old iron turned in to us on the purchase of a New ELECTRIC IRON.

Don't forget the Date, the 17th will be too late.

North Platte Light & Power Co.