the Bridegroom First Sees His Bride's Face.

It was in the Barrage, that famous bridge or double weir, the eastern part spanning the Damietta and the western the Rosetta branch of the Nile. It was there that the late khedive built a lovely palace and still more lovely garden, which he perhaps graced with his presence once in his life and left to decay, just as all Egyptians have done since the world begun, never renewing, never reviving, but building as a child would build a toy house, to pull down and begin another. An American engineer, one of the half dozen retained in office, has charge of the bridge, and it is he who walks under the shadow of the palms and gathers the wild roses and eats the golden oranges that whether or no blossom and bear fruit in the deserted garden.

It was from the balcony of his house, a part of the old palace, looking out on the beautiful, blooming country, the green fields, the lovely, mysterious river, that we saw a calvacade approaching and heard the sound of the lute and pipe. 'It is a fantasia," ex-claimed our host—a fantasia meaning any fete or festa. Down the long white road they came, a procession of horsemen on white Arabian steeds, the last man dressed in handsome raiment and bearing himself with the proud air of one upon whom all eyes were fixed.

Next him strode a groom and caparisoned camel with a rich blanket and embroidered saddle, and after this another camel with even more gorgeous trappings, who bore a rich palaquin curtained on every side with gold and crimson hangings. Within sat the bride. Following the bride were three other camels, on which were seated veiled women, and then came a train carrying household furniture, bedding stuffs, chests, pots and pans and all the various appurtenances essential to housekeeping and furnishing in an Oriental country.

It was the bride coming to the husband's house, the last day of the wedding, and the conclusion of the seven feasting. In a few hours he would for the first time lift the veil to see whether, indeed, what his mother has told him is true; whether she is almond-eyed, and rosy, and supple of limb, and graceful of foot; whether she has a voice like the cooing of a dove and is learned in the making of bread and dakkah, for not one glimpse of her face, not one word from lips, has ever been vouchsafed him. Poor fellow! Do those brilliant curtains shroud loveliness or deformity?

Has the mother been won over by the pile of stuff and the ear-rings and bracelets to fancy beauty where there are only riches? It has happened so in other lands. But the bride—have I no pitying words for the bride, who also is supposed to be ignorant of the lineaments of her husband? The bride is the woman; there are windows, though latticed windows, in the house in the village over the plain, and the brown eyes were never darkened when, veiled and shrouded, she went to the mosque or well. We may be sure the bride has seen him many a day and oft, and loved or hated him after the fashion of women who, heaven be praised, do not need a century of contemplation to make up their minds whether they like a thing or not.— Hartford Courant.

There is a man in town who eats bones, and who is known among his friends as the "great American bone eater," says the New York Sun. He is a scientist, and when a question was put to him he said: "I do not follow this habit for any fantastic reason. I believe that the organic chemical elements found in bones, such as phosphate and carbonate of lime, are greatly needed in the human frame for the development of the osseous system. I do not make a dinner of bones, but merely take a little bone delicacy at times, when not in company. I will go through the rib-bones of a spring chicken or quail, or what not. I will have the grilled leg bones of a young chicken, which are easily eaten when well grilled, bones of a sucking pig or of a lamb and, in fact, there are sundry bones that can be prepared in A Bone Eater. of a lamb and, in fact, there are sundry bones that can be prepared in various ways to the advantage of the eater. I have had benefit from bone eating, and I know several bone eaters. Some of the African negroes, who are very strong, eat the bones of game after making them crisp at the fire. and the books tell of the bone eaters of Europe in olden times. I would advise you to get a few dainty bones in nice order and try them."

Mountain Peaks Compared. The Alps contain two peaks about 15,000 feet, six or seven above 14,000 frame all about thirty which are recall his nong the first-class peaks of the work. The Himalayas, on the other hand, or, rather, the limited portion of that range with which we are familiar, contain peaks from 29,000 feet downward. More than 1,100 have been measured that exceed 20,-000 feet in height, and it is computed that there are at least 5,000 peaks in that great range that are over 15,000 feet, and that there are not less than 2,000 that will exceed the 20,000-foot

A Pathetic Story.

The London Hospital tells of a seamstress who, like Hood's pathetic heroine in the "Song of the Shirt," worked till the stars shone on the roof. Her eyesight failed, and the story goes "She saw at the same time four hands, four needles, and four seams. She at first treated them as an illusion, but at the end of some days, in conseguence of weakness and prolonged mental anxiety, she imagined that she was really sewing four seams at once, and that God, touched by her misfortune, had worked a miracle in her

LEGAL ADVERTISEMENTS.

NOTICE.

To Rufus Wagers, Mrs. Rufus Wagers, John Cherry and Jane Cherry, non-resident defendants:
You will take notice that on the 1st day of October, 1891. Edward Barker, administrator of the estate of M. B. Barker, decased, plaintiff herein, filed his petition in the district court of Hoit county, Nebraska, against John Cherry, Jane Cherry, Rufus Wagers and Mrs. Rufus Wagers, defendants, the object and prayer of which are to forcelose a certain mortgage deed executed by John Cherry and Jane Cherry, defendants, to the Showalter Mortgage Company and assigned to plaintiff, on the following described real estate situated in Hoit county, Nebraska, to-wit: The north-half of the northeast quarter and the north half of the northwest quarter of section twenty-seven, township twenty-nine, range nine west of the 6th P. M., to secure the payment of a certain promissory note or bond for \$900 due Sept. 2. 1884, and also to secure the payment of the interest coupons for \$11.50 each, all dated Sept. 2. 1880, the first interest note maturing March 1, 1890, and one every six months thereafter. Plaintiff alleges that he is the owner and in possession of the note and mortgage, and there is now due the plaintiff on said note owned by him and secured by said mortgage deed the sam of \$1,00, for which sum with interest plaintiff prays a decree that defendants be required to pay the same or that said premises may be soid to satisfy the amount found due; that the claim, right or interest of Rufus Wagers and Mrs. Rufus Wagers, defendants, be decreed to be junior and inferior to plaintiff's lien.

You are required to answer said petition

ien.
You are required to answer said petition
m or before the 16th day of November, 1891.
Dated this 7th day of October, 1891.
13-4 R. K. DICKSON, Atty. for Plff.

NOTICE.

NOTICE.

To Franklin Eldred and Sarah E. Eldred, nonresident defendants:
You will take notice that on the 15th day of Sept., 18th. The American Investment Company of Emmetsburg. Ia., plaintiff herein, flied its petition in the district court of Holt county. Nebr., against you and each of you, defendants, the object and prayer of which are to foreclose a certain trust deed or mortgage executed by the above-named defendants to E. S. Ormsby, trustee for P. O. Refsell, on the following described real estate situated in Holt county, Nebraska, to-wit: The northeast quarter of section eighteen, township thirty-two, range eleven, west of the 6th P. M., to seeme the payment of a certain promiseory note or bond for \$20, due December 1, 1891, also to secure the payment of ten interest coupons, one for \$44 and nine for \$22,20 each, aid dated Sept. 24, 1886, the first interest note maturing June 1, 1887, and one every six months thereafter. Plaintiff alleges that it is owner and in possession of the interest notes which matured on the first days of December, 1890, June, 1890, December, 1890, June, 1890, June, 1890, June, 1890, June, 1890, December, 1891, June, 1893, not seed the sum of \$450 with interest thereon from June 1, 1891, for which sum with interest plantiff prays a decree that defendants be required to pay the same or that said premises may be sold subject to the principal note of \$250 and the interest coupon notes maturing subsequent to those owned by plaintiff to satisfy the amount found due.

You are required to answer said petition on or before the felth day of November, 1891.

Dated this 7th day of October, 1891.

NOTICE.

To George A. Brown and Cathrine Brown, non-resident defendants:

You will take notice that on the 21st day of September, 1891, Harrison A. Bispham, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against you and each of you, defendants, the object and prayer of which are to foreclose a certain trust deed or mortgage executed by George A. Brown and Cathrine Brown, defendants, to E. S. Ornsby, trustee for P. O. Refsell, and assigned to plaintiff, on the following described real estate situated in Holt county, Nebraska, to-tyle: South half of south half of section thirty-four, township twenty-six, range ten, lots one and two and south half of northeast quarter of section four, township twenty-five, range ten, west of the 6th P. M., to secure the payment of a certain promissory note or bond for \$2,875 due December 1, 1891, also to seeure the payment of a certain promissory note or bond for \$2,875 due December 1, 1891, also to seeure the payment of ten interest coupons for \$100.65 each, all dated October 16, 1886, the first interest note maturing December 1, 1886, and one every six months thereafter. Plaintiff alleges that he is the owner of and in possession of the coupons and trust deed, and there is now due the plaintiff on said \$2,875 note owned by him and secured by said trust deed according to the terms thereof, the sum of \$5,500, with interest thereon from June 1, 1891, for which sum with interest plaintiff prays a decree that detendants be required to pay the same or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the left day of November, 1891.

Bated Lindal Schotler.

LEGAL NOTICE.

Dated October 1, 1891.

13-4 THE UNION TRUST CO., Plaintiff.

NCTICE.

NOTICE.

To James Segear, Mary Segear. Nellie Frickett. Frickett, her husband, Orlando D. Sprenkle, non-resident defendants: You will take notice that on the 15th day of September, 1891. The American Investment Company. of Emmetsburg, Iowa, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against you and each of you, the object and prayer of which are to foreclose a certain trust deed or mortgage executed by James Segear and Mary Segear, detendants, to E. S. Ormsby, trustee for plaintiff, on the following described real estate situated in Holt county. Nebraska, to-wir: Southwest quarter of the northwest quarter and northwest quarter of the southwest quarter of section four, and south half of the northeast quarter of section five, all in township thirty-two, range fifteen west of the 6th P. M., to secure the payment of a certain promissory note or bond for \$60, due Dec. I. 1891, also to secure the payment of ten interest coupons, one for \$7.55, and nine for \$31.50 each, all dated December 23, 1886, the first interest note maturing June I. 187, and one every six months thereafter. Plaintiff alleges that it is the owner and in possession of the interest notes which matured on the first days of December, 1890, June, 1889, December, 1889, June, 1889, December, 1889, June, 1889, December, 1889, June, 1889, December, 1890, for which sum with interest plaintiff prays a decree that detendants be required to pay the same or that said premises may be soid subject to the principal note of \$50.00, with interest coupon notes maturing subsequent to those owned by plaintiff to satisfy the amount found due. That the claim, right or interest of each of the defendants be decreed to be junior and inferior to plaintiff's iten.

You are required to answer said petition on or before the 2d day of November, 1891.

Dated this 23d day of September, 1891.

A Good Chance.

Geo. E. Hanson of Leonia, is wanting to buy three-year-old steers to feed. Drop him a card if you have any to sell.

A fine lot of glassware and crockery just received at Heineriksons. The goods will bear inspection and are cheap as the cheapest.

NOTICE.

To James Crowley, Mary M. Crowley, Hannah O'Brien. O'Brien. her husband, and John O'Brien, non-resident defendants:
You will take notice that on the 15th day of September, 1891. The American Investment Company of Emmetsburg. Iowa. plaintiff herein, filed its petition in the district court of Holt county, Nebraska. against James Crowley, Mary M. Crowley, Hannah O'Brien. O'Brien, her husband. John O'Brien and Pat McDonald. defendants, the object and prayer of which are to foreclose a certain trust deed or mortgage executed by James Crowley and Mary M. Crowley, defendants, to E. S. Ormsby, trustee for P. O. Refsell, on the following described real estate situated Holt county. Nebraska: Northwest quarter and southwest quarter of the northeast quarter of section twenty-one, township thirty, range fifteen west of the 6th P. M., to secure the payment of a certain promissory note or bond for \$1,380 due June 1, 1881; also to secure the payment of ten interest coupons, one for \$44.65. and nine for \$48.30 each, all dated June 15, 1888, the first interest note maturing December 1, 1886, and one every six months thereafter. Plaintiff alleges that it is the owner and in possession of the interest notes which matured on the first days of June 1890, and December, 1890, and there is now due plaintiff on said notes owned by it and secured by said trust deed the sum of \$150, with interest thereon from December 1, 1890, for which sum with interest plaintiff prays a decree that defendants be required to pay the same, or that said premises may be sold subject to the principal note of \$1,380 and the interest coupon notes maturing subsequent to those owned by plaintiff to satisfy the amount found due. That the claim, right or interest of each of the said defendants be decreed to be junior and inferior to plaintiff's lien.

You are required to answer said petition on or before the 2d day of November, 1891.

len.
You are required to answer said petition of professor the 2d day of November, 1891.
Dated this 23d day of September, 1891.
11-4
R. R. DICKSON, Atty. for Plff.

NOTICE.

To Emma F. Rightmore, John F. Buhmann and Mrs. John F. Buhmann, non-resident defendants:
You will take notice that on the 21st day of September, 1891, The American Investment Company of Emmetsburg. Iowa, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against the above named defendants, the object and prayer of which are to forcelose a certain trust deed or mortgage executed by Emma F. Rightmore, defendant, to E. S. Ormsby, trustee for P. O. Reisell, also a second mortgage to plaintiff, on the following decribed real estate situated in Holt county, Nebraska. to-wit: The southwest quarter of section thirty, township thirty-four.range fifteen, west of the 6th P. M., the trust deed to secure the payment of a certain promissory note or bond for \$025, due June 1, 1891, also to secure the payment of cleven interest coupons, one for \$0.85 and ten for \$21.00 each, all dated September 9, 1886, the first interest note maturing December 1, 1886, and one every six months thereafter; also a second mortgage to secure the payment of an installment note of \$08.20, \$4.20 due December 1, 1886, and \$0.40 every six months thereafter. Plaintiff alleges that it is the owner after. Plaintiff alleges that it is the owner after. Plaintiff alleges that it is the owner and in possession of the interest notes which matured on the first days of June, 1891. December, 1890, June, 1890, and the installment note, and there is now due the plaintiff on said notes owned by it and secured by said trust deed and mortgage the sum of \$100, with interest thereon from December 1, 1890, for which sum with interest plaintiff prays a decree that defendant be required to pay the same, or that said premises may be sold subject to the principal note of \$025 and the interest coupon notes maturing subsequent to those owned by plaintiff to satisfy the amount found due. That the claim, right or interest of each of the defendants be decreed to be junior and inferior to plaintiff silen.

You are required to answer sait

NOTICE.

NOTICE.

To John F. Sullivan, J. Q. Clark, Horace N. McKee, Aquila H. Pickering, Mrs. Aquila H. Pickering, C. H. Toncray, Guarantee Investment Company, David M. Davis, receiver Guarantee Investment Company, non-resident defendants:

You will take notice that on the 22d day of September, 1891, Maggie Ollerenshaw, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against each of the above named defendants, the object and prayer of which are to foreclose a certain mortgage executed by John F. Sullivan, defendant, to Guarantee Investment Company on the following described real estate, situated in Holt county, Nebraska, towit: Southwest quarter of section thirty-five, towhship twenty-eight, range thirteen, west of the 6th P. M., to secure the payment of a certain promissory note or bond for \$550, due October 1, 1894, and also to secure the payment of ten interest coupons for \$19.25 each, all dated Oct. 1, 1898, the first interest note maturing April 1, 1890, and one every six months thereafter. Plaintiff also alleges that she is the owner and in possession of the said note of \$550 and coupons, which matured on the first days of October, 1890, and April. 1891, and there is now due the plaintiff on said note owned by her and secured by said morigage the sum of \$700.44 with interest theirotiff prays a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due; that the claim right or interest of each of the defendants be decreed to be junior and inferior to plaintiff's lien.

You are required to answer said petition on or before the 2nd day of November 1991.

Dated this 21st day of September, 1891.

NOTICE.

NOTICE.

To Wilfrid I. Roche, Clark, Quien & Morse. non-resident defendants:
You will take notice that on the 21st day of September, 1891, The American Investment Company of Emmetsburg, Iowa, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against the above named defendants, the object and prayer of which are to foreclose a certain trust deed and mortgage executed by Wilfrid I. Roche, defendant, to E. S. Ormsby, trustee for plaintiff, and also a second mortgage to plaintiff, on the following described real estate situated in Holt county, Nebraska, to-wit: The northeast quarter of section twenty-seven, township twenty-nine, range ten, west of the 6th P. M., the trust deed to secure the payment of a certain promissory note or bond for \$500 due January 1, 1892, also to secure the payment of fen interest coupons, one for \$19.25, and nine for \$17.50 cach, all dated May 13, 1887, the first interest note maturing December 1, 1887, and one every six months thereafter. Also a second mortgage to secure the payment of one note of \$2.25 and nine for \$7.50, the \$8.25 note being due December 1, 1887, and one of the \$7.50 notes every six months thereafter. Plaintiff alleges that it is the owner and in the possession of the interest notes which matured on the first days of June, 1891, December, 1890, June 1890, December 1888, June 1889, December 1889, June 1889, June 1889, June 1889, June 1889, June 1890, December 1889, June 1890, December 1889, June 1890, December 1890, June 1890

be decreed to be jumor and interior to plain-tiff's lien.
You are required to answersaid petition on or before the 2nd day of Novembe, 1891.
Dated this 21st day of September, 1891.
11-4 R. R. Dickson, Att'y for Pl'ff.

NOTICE.

NOTICE.

In the district court of Holt county Nebraska, William W. Andrews, vs. James Connoly, et al.

James Connoly administrator of the estate of Thos. Connoly deceased, and James Connoly, darry Hall.

Mary H

Lewis & Holmes, Attys. for W. W. Andrews, Piff.

Fruits, cigars, nuts, and alll kinds of confectionery at Thompson's, Colburn's old stand.

WORTH ONE DOLLAR.

I hereby certify that I am a regular subscriber to

THE FRON IER

And I hereby recommend---

as a young person worthy of confidence, and will, in my opinion, moke a good, faithful student.

Signed |

WHEN the above is properly signed and presented with this paper at my office in the Western Normal College at Shenandoah, Iowa, the person presenting it will be given credit for \$1 on tuition in the Western Normal College. Any person now a subscriber or subscribing for THE FRONTIER any time before Nov. 5, 1891, will be entitled to issue the above certificate, provided the one recommended has never been a student at the Western Normal College. This College is larger and better than ever before. Fourteen churches and no saloons in Shenandoah. School strictly non-sectarian, but Christian. The largest, cheapest and best normal school in the west. Next term commences Nov. 3, '91. You can enter at any time, and the above proposition will be honored any before Nov. 5, '91. Catalogues free. Address.

WM. M. CROAN, SHENANDOAH, IOWA

To W. C. Shull and the occupant of the land described below: You are hereby notified that on the 27th day of December, 1889, the following described real estate was sold at private tax sale by the treasurer of Holt county, in the state of Nebraska, to-wit: The northwest quarter of section 3, township 27, range 9, situated in Holt county. Nebraska, for the delinquent taxes for the year 1885, to Farmers' Loan and Trust Company of Storm Lake. Iowa, who received a certificate of tax sale therefor December 11, 1890, assigned the same to the undersigned and who is the present owner and holder thereof.

In the year 1888 the said land was taxed and specially assessed in the name of W. C. Shull, and in the year 1889 it was taxed and specially assessed in the name of W. C. Shull, and in the year 1889 it was taxed and specially assessed in the name of W. C. Shull. The time of redemption of said tax sale will expire on the 27th day of December, 1891. THE BALLOU BANKING COMPANY of Sioux City, Iowa.

BRIDGE NOTICE

BRIDGE NOTICE.

Notice is hereby given that sealed bids will be received at the office of the county clerk up to noon of Saturday Oct. 10 1891, for the construction of a "V" truss bridge across Steel Creek, at Dorsey, said bridge to be 22ft long with 14ft. road way and 7ft above low water mark. Committee reserve the right to reject any or all bids.

W. V. McElhaney, Supervisor.

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, Neb...;
Sept. 12, 1891...;
Notice is hereby given that the followingnamed settler has filed notice of his intention
to make final proof in support of his claim,
and that said proof will be made before the
register and receiver at O'Neill, Neb., on
Nov. 6, 1891, viz: LAWRENCE FLANIGAN. H. E. 12836.

LAWRENCE FLANTON LAWRENCE LAWRENCE FLANTON LAWRENCE FLANTON LAWRENCE LAWREN

NOTICE FOB PUBLICATION.

NOTICE FOB PUBLICATION.

LAND OFFICE AT O'NEILL, Neb., |
August 28, 1891. {
Notice is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his
claim, and that said proof will be made before the register and receiver at O'Neill,
Neb., on October 9, 1891, viz:
MICHAEL MILLER, H. E. No. 12842,
For the 8½ SE½ 19-32-11 West.
He names the following witnesses to prove
his continuous residence upon and cultivation of said land, viz:
W. S. Griffith, John Liddy, Turner, Neb.;
John Hoyer, John Ranson, Blackbird, Neb.
8-67

B. S. GILLESPIE, Register.

KANSAS CI

NOTICE.

Notice is hereby given that bids will be re-ceived at the office of the county clerk of Holt county, Nebraska, up to noon of Oct. 10, 1891, for the printing of fifteen thousand county and township election tickets accord-ing to the laws of the state of Nebraska. Con-tract will be let to the lowest bidder. G. C. HAZELET, County Clerk.

GUARDIAN SALE.

GUARDIAN SALE.

In the matter of the estate of Ima I. Johnson and Bessie I. Johnson, minors.

Notice is hereby given that in pursuance of an order of M. P. Kinkaid, judge of the district court of Holt county. Nebraska, made on the 25th day of September, A. D. 1891, for the sale of the real estate hereinafter described, there will be sold at the front door of the court house in O'Nelll, Nebraska on the 24th day of October, A. D. 1891, at 10 o'clock a. m. at public vendue to the highest bidder for cash, the following described real estate, to-wit: Lot one (1) in block (2) in the village of Inman, Nebraska, according to the recorded plat thereof. Said sale will remain open one hour.

EMMA A. HAYES, Guardion of said Minors.

E. H. Benedict, Attorney,
Dated September 28, 1891.

SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of the d strict court of Holt county, Nebraska, on a decree obtained before the district court of Holt county, Nebraska, on the 28th day of November, 1800, in favor of The Ballou State Banking Company as plaintiff and against John DeLos Wilson et al., as defendants, for the sum of seventy-nine dollars and eighty cents, and the Eikhorn Valley Bank obtained a decree for the sum of \$150, and costs taxed at \$22.43, and accuring costs I have levied upon the following premises, taken as the property of said defendants, to satisfy said order of sale, to-ait:

said defendants, to satisfy said order of sale, to-wit:

The southwest quarter of section twenty-six (26), township twenty-eight (28), range eleven (11), west of the 6th P. M. in Holt county. Nebraska.

And will offer the same for sale to the highest bidder for cash in hand on the 16t day of November, A. D. 1891, in front of the court house in O'Neill, that being the building wherein the last teru of district court was held, at the hour of 10 o'clock a. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill. Neb., this 29th day of Septemper, 1891.

H. C. McEvony,
Sheriff of said County.

H. C. McEvony, Sheriff of said County.

CONSUMPTION CURED.

An old physician. retired from practice, having had placed in his hands by an East India missionaay the formula of a simple vegetable remedy for the speedy and permanent cure of Consumption, Bronchitis, Asthma and all throat and Lung Affections, also a positive and radical cure for Nervous Debility and all Nervous Complaints, after having tested its curative powers in thousands of cases, has felt it his duty to make it known to his suffering fellows. Actuated by this motive and a desire to relieve human suffering, I will send free of charge, to all who desire it, this recipe, in German, French or English, with full directions for preparing and using. Sent by mail by addressing with stamp, naming this paper. W. A. Noyes, 820 Powers' Block, Rochester, N. Y.

Hay wanted on subscription. Call at this office soon.

SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county. Nebraska, on the 26th day of November, 1890, in favor of The Ballou State Banking Company as plaintiff and against John DeLos Wilson et al as defendants, for the sum of thirty-three dollars, and the Elkhorn Vailley Bank obtained a decree for the sum of \$150, and costs taxed at \$22.43 and accruing costs I have levied upon the following premises, taken as the property of said defendants, to satisfy said order of sale to-wit:

The southeast quarter of section twenty-seven (27) township twenty-eight (28) range eleven (11) west of the 6th P. M. in Holt county, Nebraska.

And will offer the same for sale to the highest bidder for cash, in hand, on the 16th day of November, A. D. 1891, in front of the court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 10 c'lock a. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 29th day of September, 1891.

H. C. McEvony.

Sheriff of said County.



THE ONLY DIRECT LINE

All Points in Dakota, Dixon. Cedar. Pierce Antelope and Holt Counties to

SIOUX CITY, DULUTH,

CHICAGO, KANSAS CITY,

AND ALL POINTS EAST AND SOUTH.

Furchase Your Tickets and Ship Your Freight via

THE PACIFIC SHORT LIE

For Passenger Fares and Time Tables:
For Rates on Freight between all stations on Pacific Short Line and to Sioux City and all points east, apply to the agent of the Pacific Short Line at O'Neill. or
GEO. B. COLPAS.
Gen. Freight & Pass. Agt.
Gen. Superintennent, Sioux City, Iowa.

J. W. FIREBAUGH, AGT.,

O'NEILL, NEB

The Provers Journal.

The leading live-stock newspaper and market reporter of the West. A paper for STOCK-RAISERS, FARMERS, fine stock breeders, grain dealers. Very latest and correct market reports by telegraph from all the principal stock markets. Address DAILY, \$4.00 PER YEAR. | The Drovers Journal,

BEMI-WEEKLY, \$2 WEEKLY, \$1.50

UNION STOCK YARDS, South Omaha, Neb



We advertise at present for a firm whose preparations have proven, in our own family, all they claim to be. We refer to Chamberlain's Colic, Cholera and Dirrahœa Remedy. We stand up for this medicine because we have tested This is not an advertisement for the medicine, it is simply our testimony re-garding it after a fair trial.—Houtzdale, (Pa.) Observer. For sale by P. C. Corrigan, Druggist.

Don't storm the system as you would a fort. If held by the enemy, constipation, gently persuade it to surrender with De Witt's Little Early Risers. These little p'lls are wonderful convincers. Morris & Co.

We cannot afford to deceive you. Confidence is begotten by honesty. De Witt's Little Early Risers are pills that will cure constipation and sick head-ache. Morris & Co.

Which Shall we Choose From the Fremont Trib

"The platform of a candidate for a ja-dicial office should be the constitution, the law and the solemn oath of office

No more fitting thing was ever s by any candidate for office in Nebraski than is expressed in these words uttered by Judge Post in his speech of accept ance before the Republican state co

vention.

It shows conclusively that Judge Post has an exalted sense of judicial dur He realizes that it is the province of the jurist to interpret the laws as he fan them without fear or favor.

In what contrast to this idea of pro priety and honor and daty are the utter ances of many of the leading exponent of the newpolitical faith. Representating Shrader's "dam the constitution" st lingers in the memory as a rude an blasphemous denunciation of the sp-preme law. John H. Powers in a speed at Hastings said, "We want a supreme court ihat will disregard precedent and past decisions." And the same spirit of vengence and

antitathy for the highest legal instrament in our state, framed for the guidance and regulation of our citizens and the suppression of the vicious, has beer breathed on sundry occasions by other of their party who found this instrument in the way of their ambition. Post represents one idea and Edger

ton represents the other. The people are to say which they shall cheose. Can there be any doubt as to which ought to be chosen?

Letter List.

Following is the list of letters remaining in the postoffice at O'Neill, Neb., unclaimed, for the week ending Oct. 15, 1891. F. J. Frantz Rev C C Wilson Mrs C Christensen

Rev Wm Gorst Mrs M A Ross In calling for the above please say "advertised."

J. H. REGGS, P. M. tised."

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De Witt's Sarsaparill a destroys such poisons as scrofula, skin disease, eczema, rheumatism. Its timely use saves many lives. Morris & Co.

LEGAL NOTICE.

LEGAL NOTICE.

Peter Eberle, Delia Eberle, his wife, and Jos. M. Hayes Woolen Company, non-resident defendants, will take notice that on the sixth day of October, 1891. Holt County Bank, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to forcelose a certain mortgage executed by defendants, Peter Eberle and Delia Eberle, his wife, to plaintiff upon lot No. six. In block No. two, in the village of O'Neil. Eberle, his wife, to plaintiff upon lot No. six. In block No. two, in the village of O'Neil. formerly O'Neill City, Holt countr, Nebraska, to secure the paj, ment of twenty-seven promissory notes dated November 27, 1885, for the sum of \$55 each, and interest at the rate of ten per cent per annum payable semi-annually and ten per cent after maturity; that there is now one upon said notes and mortgage, according to the terms thereof, the sum of \$675 and interest at the rate of ten per cent per annum from November, 27, 1883, and plaintiff prays that said premises may be decreed to be syld to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemptisn or other interest in said mortgaged premises.

You are required to answer said petition on or before the 16th day of November, 1891.

Bated October 6, 1891.

Bated October 6, 1891.

Later Holt County Bank, Plaintiff.

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