#### A National Movement for the Training of Young America.

From the Boston Herald An important step is announced by the Youth's Companion. That paper proposes to revive as an institution the old debating society which used to be so great a force in making young men intelligent citizens and in developing

broad national leaders. The plan proposed is an organization of national reach, called the Lyceum League of America. It is to consist of a system of local lyceums or clubs, connected with each other through a newly created lyceum department in the Youth's Companion. The lyceum department grants all charters and accepts the care of the movement. With each charter it furnishes free an equipment consisting of "Cushing's Manual," secretary's book and other needful helps. It suggests topics for discussion and

gives aid in their study. An important part of this aid is a carefully chosen list of books on American problems, which books are, Bryce's "American Commonwealth," the "American Statesman," series, Fiske's "Civil Government" and Professor Ely's books, etc. There are also books for younger

The aim of this undertaking is to train young men to think intelligently on the great problems of American life, and to impress them with the duties of citizenship. The work is to be above all partisanship. It is to be American in the broadest sense. It aims to give practical direction to the patriotic en thusiasm which the general school flag has awakened-a movement inaugurated by the same paper. Incidental benefits will be parlimentary training and how to think on one's feet.

School lyceums will probably be most numerous, but the scheme is equally adapted to young men and intelligent lads out of school; business houses, factories, churches can all have their lyceum clubs.

#### LEGAL ADVERTISEMENTS.

NOTICE TO TAX-PAYERS.

On December 1, 1891, I will issue distress warrants for all unpaid personal taxes of 1890 and prior years. These taxes must be paid. Respectfully,

BARKETT SCOTT,

18-3

County Trecsurer.

LEGAL NOTICE.

LEGAL NOTICE.

Solution Morrow and Elizabeth Morrow, defendants, will take notice that on the 25th day of July, 1891, J. L. Moore, plaintiff herein, filed his petition in the district court of the tounty, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendents to Dakota Mortgage Loan corporation upon the NW4 of section 29, township 25, north of range 12 west, in Holt county, Nebraska, to secure the payment of ten promissory notes dated January 20, 1886, for the sum of 86 each and interest at the rate of ten per cent per annum, payable annually after maturity; that there is now due upon said notes and mortgage according to the terms thereof, the sum of 818.50 and interest at the rate of ten per cent per annum from February 1, 1891, and plaintiff prays that said premises may be deceeded to be sold to satisfy the amount due thereon.

You are required to answer said petition on or before; the 21st day of December, 1891.

Dated O'Neill, Neb., Nov. 7, 1891.

LEGAL NOTICE.

LEGAL NOTICE.

William T. Humphreys, G. W. Brooks and William Bell, non-resident defendants, will take notice that on the 7th day of November, 1891, W. H. Snyder, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against said defendants and John J. Boche and C. W. Lamont, the object and prayer of which are to foreclose a certain mortgage executed by defendant, William T. Humphreys, to John J. Roche as trustee, upon the NW4 of section 30, in township 31, Humphreya, to John J. Roche as trustee, upon the NWig of section 30, in township 31, north (frange 9 west in Holt county, Nelraska, to secure the payment of one promissory note dated December 1, 1886, for the sum of 400 and interest at the rate of eight per cent per oent per annum, payable semi-annually, and ten per cent after maturity; that there is now due upon said note and mortgage, according to the terms thereof, the sum of \$455.20 and interest at the rate of ten per cent per annum from December 1, 1890, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that the title or other interest of the defendants, John J. Roche, C. W. Lamont, G. W. Hrooks and William Rell, in said premises may be decreed to be junior and subject to said mortgage.

You are required to answer said petition on or before the 21st day of December, 1891.

Dated O'Neill, Neb., Nov. 7, 1891.

W. H. SNY DER, Plaintiff.

By N. D. Jackson, his Attorney.

NOTICE TO LAND OWNERS.

NOTICE TO LAND OWNERS.

NOTICE TO LAND OWNERS.

To whom it may concern:

The commissioner appointed to establish a road, commenoing at the section corner between sections thirty-five (35) and thirty-six (36) on the south line of township thirty (30) north or range twelve (12) west; thence running north on section line between sections thirty-five (35) and thirty-six (36), six (6) miles to the section corner between sections one (1) and two (2) on the north line of said township, thence running east on township line between sections one (1) and thirty-six (36) 40.26 chs; thence north on on the one-quarter section line on section thirty-six (36) 72.04 chs; thence north 30 deg west, 12.92 chs north; 2 degs west on section twenty-five (25) 6.19 chs north 41 deg 30 min west 8.34 chs Lorth 16 degs west, 17.62 chs north, 42 deg 30 min west, 12.00 chs north, 13 deg 45 min west, 12 chs; thence north 62 deg 30 min east, 5.20 chs; thence north 63 deg 30 min east, 5.20 chs; thence north 64 deg 30 min west, 5.50 chs, there to terminate near Eagle Mills, has reported in favor of the establishment thereof and all objections thereto or claims for damages must be filed in the county clerk's office on or before noon of the 4th day of January. A. D. 1802, or said road will be established without reference thereto.

hereto. [SEAL] G. C. HAZELET, County Clerk. C. E. BUTLER, Deputy. 18-4

NOTICE FOR PUBLICATION. LAND OFFICE AT C'NELLI, 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 FLANIGAN. H. E. 1200.

For the SE¼ 0-31-11w.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:
George Kennedy, Meredith Hubby, both of Blackbird Neb, Frank McDonald, of Leonie, Neb. John H. Hopkins, of Agee, Neb.
10-6

B. S. GILLESPIE. Register.

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, Neb., |
October 21, 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 November 20, 1891, viz:
GENISA OTT, guardian of minor heirs of
JOHN N. BRADY deceased, H. E. No. 12524.
For the NW1 Sec. 31, Tp. 31, N. R. 10 West.
He names the following witnesses to prove
his continuous residence upon and cultivation of said land, viz:
Charles Wrede, O'Neill, Neb.; Joseph Ruppenscamp. Leonia, Neb.: Rudolph Peterson,
John Carlson, Mincola, Neb.
13-6\*
B. S. GILLESPIE, Register.

LEGAL NOTICE,

George Hohl, Lizzle Hohl and Jacob Stoller, assignee of the Showalter Mortgage company, defendants, will take notice that on the 36th day of October, 1891, Mary F. Leonard, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendants George Hohl and Lizzle Hohl, to the Showalter Mortgage executed by defendants George Hohl and Lizzle Hohl, to the Showalter Mortgage company, upon the E½ of the NW½ and the E½ of the SW½ of section 15, in township 26 morth of range I west, in Holt county, Nebraska, to secure the payment of one promissory note dated August 1, 1888, for the sum of \$500 and interest at the rate of 7 per cent per annum payable semi-annually and ten per cent after maturity; that there is now due upon said note and mortgage, according to the terms thereof, the sum of \$555.25 and interest at the rate of ten per cent per annum from August 1, 1891, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that the title or other interest of the defendant. Jacob Stotler, assignee of the Showalter Mortgage company, in said premises, may be decreed to be junior and subject to the lien of the plaintiff's mortgage.

You are required to answer said petition on or before the 14th day of December, 1891.

Dated O'Nell, Neb., October 30, 1791.

MARY F. LEONARD, Plaintiff.

By N. D. Jackson, her Attorney.

LEGAL NOTICE.

LEGAL NOTICE,

Jacob Stotler, assignee of the Showalter Mortgage company, and Russell & Company, defendants, will take notice that on the 30th day of October, IS91, Mary, F. Leonard, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendants, Mary I. Roby and Frank Roby, to the Showalter Mortgage company upon the Sig of the NEig and the Nig of the Sig of section 23, in township 25 north of range II west in Holt county. Nebraska, to secure the payment of one promissory note, dated August I, ISSS, for the sum of \$500 and interest at the rate of 7 per cent payable semi-annually and ten per cent after maturity; that there is now due upon said note and mortgage, according to the terms thereof, the sum of \$517.31 and interest at the rate of ten per cent per annually ranged to the terms thereof, the sum of \$517.31 and interest at the rate of ten per cent per annual from August I, ISSI, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that the title or other interest of the defendants, Jacob Stotler (assignee of the Showalter Mortgage company) and Russell & Company, in said premises may be decreed to be junior and subject to the lien of the plaintiff's mortgage.

You are required to answer said petition on or before the 4th day of December, 1891.

Dated O'Neill, Neb., October 30, 1891.

MARY F. LEONARD, Plaintiff.

By N. D. Jackson, her Attorney.

NOTICE.

NOTICE.

To James A. Pinkerman, Bessle Pinkerman, W. S. Richmond, Mrs. W. S. Richmond, The Central Iowa Investment Company, H. J. Rogers, Mrs. H. J. Rogers, C. G. Green, Mrs. C. Greene, non-resident defendants:
You will take notice that on the 5th day of November, 1891. The American Investment Company of Emmetsburg, Iowa, plaintiff herein, fued its petition in the district court of Hylt county, Nebraska, against each of the above-named defendants, the object and prayer of which are to foreclose a cartain trust daed or mortgage executed by James A. Pinkerman and Bessle Pinkerman, defendants, to E. S. Ormsby, trustee for P. O Ref-sell, mortgage being executed to W. F. Bowden and assigneb to plaintiff, on the following described real estate situated in Holt county, Nebraska, towit: The west half of the northwest quarter of section six, township thirty-tour, all in range fifteen, west of the 6th P. M., to secure the payment of a certain promissory note or bond for \$800 dua June 1, 1941, also to secure the payment of ten interest coupons for \$21 each, all dated April 13, 1886, the first interest note maturing December 12, 1886, and one every six months thereafter; also an installment note of \$2.35.
Plaintiff alleges that it is the owner and in possession of the interest note which matured on the 1st day of June, 1891, and there is now due the plaintiff on said notes owned by it and secured by said trust deed and mortgage the sum of \$45, with interest thereon from June 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 \$600 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 said defendants be decreed to be junior and inferior to plaintiff's lien.

You are required to answer sail petition on or before the lith day of December, 1891.

decreed to be Jane.

You are required to answer said petition on or before the 14th day of December. 1891.

Dated this 4th day of November, 1891.

17-4w R. B. Dickson, Att'y for Pl'ff.

NOTICE TO SHOW CAUSE FOR HOME-STEAD.

NOTICE TC SHOW CAUSE FOR HOMESTEAD.

STATE OF NEBRASKA. | Ss. Holt County. | Ss. |
To all persons interested in the estate of A. C. Barnes, deceased. |
Whereas, Elvirn Barnes on the 28th day of October, 1891, filed her verified petition in this county, ded in this county on the 15th day of September, 1891, leaving a homestead: that said petitioner is the wife of said deceased and, and praying that such proceedings may be had as required by law for the descent of said homestead. |
Whereupon I have appointed Tuesday, the 10th day of November, 1891, at 11 o'clock in the forenoon at my office in the court house as the time and place for a hearing in said petition and all persons interested may appear and show cause if such exists why the prayer of said petitioner be not granted. |
It is further ordered that said petitioner give notice to all persons interested in said estate of the pendence of the petition and and the time and place set for hearing the same by causing a copy of this order to be published for one week previons to the time set for said hearing in The Frontier, a weekly newspaper, printed and of general circulation in this county. |
Witness my official signature this 28th day of Octyber, 1891. |
E. H. BENEDICT, [SEAL] |
NOTICE OF SALE.

NOTICE OF SALE.

In the matter of the estate of Mary P. Galla-

NOTICE OF SALE.

In the matter of the estate of Mary P. Gallagher, deceased.

Noticee is heateby given that in pursuance of an order of M. F. Kinkaid, judge of the district court of Holt county, Nebraska, made on the 24th day of October, 1891, for the sale of the real estate hefeinafter described, there will be sold at the front door of the court house in O'Neill Holt county, Neb., on the 19th day of November, 1891, at 2 o'clock p. m. at public veudue to the highest bilder for cash the following described reol estate, tewit:

The northwest quarter of section seven, in township twenty-nine, range eleven, west of the 6th P. M. in Holt county, Nebraska, and the following described real estate situated in the city of O'Neill. Holt county, Neb., towit: A certain piece or parsel of land bounded and described as follows, commencing at a point on the east line of lot one, in block twenty-eight in the original town of O'Neill City, Holt county, Neb.: Seventy-two feet south of the northeast corner of said lot one, running thence west across lots one, two, three and four, to A point on the west line of said lot four, twenty-four feet, thence east across lots one, two, three and four, to A point on the west line of said lot four, twenty-four feet, thence east across lots one, two, three and four, to the east line of lot one, and twenty-four feet south of the place of beginning, all in block twenty-eight, in the city of O,Neill, Holt county, Neb. Said sale will remain open one hour.

PATRICK HAGERTY.

Administrator of the estate of Mary P. Gallagher, deceased.

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 foreclose a certain mortgage executed by defendants, Peter Eberle and Delia Eberle, his wife, to plaintiff upon 10t No. six, in-black No. two, in the village of O'Neill, formerly O'Neill City, Holt coarty, Nebraska, to secure the paj ment of twenty-seven promissory notes dated November 27, 1888, 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 due upon sald notes and mortgage, according to the terms the reof, the sum of \$65 and interest at the rate of ten per cent per annum from November, 27, 1883, and plaintiff prays that sald premises may be decreed to be syld to satisfy the amount due thereon, and that defendants may be fore-closed of all equity of redemption or other interest in said mortgaged premises.

You are required to answer said petition on or before the 16th day of November, 1881.

Batel October 6, 1891. LEGAL NOTICE.

STATE OF NEBRASKA. | ss.

In the district court of thereof, of the Fif-teenth judicial district; Arthur P. Rose, plaintiff, vs. Charles F. Smith. Isabella Smith, J. D. Steves and ..... Steves, his wife, defendants.

wit:
The south half (%) of the southwest quarter (\$\frac{1}{2}\$) and the south half (%) of the southeast quarter (\$\frac{1}{2}\$) of section six (\$\frac{1}{2}\$) it township thirty (\$\frac{1}{2}\$) or the and range nine (9) west of the \$\frac{1}{2}\$ the \$\frac{1}{2}\$.

ty (30) north, and range nine (9) west of the 6th P. M.

The said defendants, Charles F. Smith, Isabella Smith, J. D. Steves, .... Steves, his wife, are further notified that they are required to appear and answer said petition of the plaintiff, on or before Monday, the 7th day of December, 1831, or said petition of piaintiff will be taken as true and a decree will be rendered against them, the said defendants, Charles F. Smith, Isabella Smith, J. D. Steves and ... Steves, his wife, decreeing that the said mortgages be foreelosed; that all the above described real estate shall be appraised, advertised and sold at public anction by the sheriff of said Holt county, to make and raise the sum of \$815.70 due to the plaintiff on his said mortgage, together with interest on said sum at the rate of ten per cent per annum from the 18th day of November, 1891, and the costs of this suit and such saie; and said decree will furtner provide that you, the said defendants, Charles F. Smith, Isabella Smith, J. E. Steves and ... Steves, his wife, shall be forever barred and foreclosed of all equity of redemption in and to said real estate and every part thereof.

ARTHUR P. ROSE.

By John M. Ragan, his Attorney.

LEGAL NOTICE. STATE OF NEBRASKA, SS.

STATE OF NEBRASKA, S.
Holt County, Ss.
In the district court of thareof, of the Fifteenth judicial district: John W. Mellen, plaintiff, vs. Hugh C. Rhine and Lillie A. Rhine, defendants.

The above named defendants, Hugh C. Rhine and Lillie A. Rhine, and each of them are hereby notified that the above named court his petition against them and the other defendants named above; that the object and prayer of said petition of the plaintiff and the said answer or cross-petition are to foreclose a mortgage bearing date the 2d day of September. 1889. executed by the above named defendants, Hugh C. Rhine and Lillie A. Rhine, to the Showalter Mortgage Company and by it assigned to the plaintiff on the following described real estate situate in the county of floit in the state of Nebraska, to-wit:

The northwest quarter (4) of section thirty-one (31) in township thirty-one (31) north, and

the county of lioit in the state of Nebraska, to-wit:

The northwest quarter (%) of section thirtyone (31) in township thirty-one (31) north, and range inte (9) west of the 6th P. M.

The said defendants. Hugh C. Rhine and Lillie A. Rhine, are further notified that they are required to appear and answer said petition of the plaintiff on or before Monday, the 7th day of September. 1891, or said petition of plaintiff will be taken as true and a decree will be rendered against them, and the said defendants. Hugh C. Rhine and Lillie A. Rhine, decreeing that the said mortgage be foreclosed: that all the above described real estate shall be appraised, advertised and sold at public auction by the sheriff of said Holt county, to make and raise the sum of 81,091.00 due to the plaintiff on his said mortgage, together with interest on said sum at the rate of ten per cent per annum from the 16th day of November, 1801, and the costs of this suit and such saie; and said decree will further provide that you, the said defendants, Hugh C. Rhine and Lillie A. Bhine, shall be forever barred and foreclosed of all equity of redemption in and to said real estate and every part thereof.

By John M. Ragan, his Attorney.

18-4

NOTICE.

NOTICE.

Ina Richardson, Alfa 8. Vanatter and Jas. Vanatter, defendants, will take notice that David P. Kimball, plaintiff. has filed a petition in the district ccurt of Holt county. Nebraska, against said defendants, the object and prayer of which are to foreclose a mortgage dated February 23, 1886, for \$600 and interest, on the southwest quarter of section five, township thirty range nine, in said county, given by Otis F. Richardson and Alfa S. Richardson to Western Trust and Security Company and assigned to plaintiff, and to have the same decreed to be a first lien, and said lands sold to satisfy the same.

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

DAVID P. KIMBALL Plaintiff.

By W. H. Munger and W. J. Courtright, Attorneys.

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 loth day of December, 1889, in favor of William A. Paxton, Benjamin Gallagher, co-partners doing business as Paxton & Gallagher, co-partners doing business as Paxton & Gallagher, as plaintiffs, and against Patkick Hagerty and Mary Hagerty as defendants, for the sum of four thousand four hundred thirty four dollars, and seventy-one cents, and costs taxed at \$63.38 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 north-west quarter of section thirty-one (31) township twenty-nine (29) 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 28th day of November, A. D. 1891, in front of the court house in O'Neill, that being the building wherein the last term of 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, Nebraska, this 20th day of October, 1891.

H. C. McEvony,

Sherlif of said County.

H. C. McEvony, Sheriff or said County.

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, 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 Elkhorn 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-wit:

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 Hoit county. Nebraska.

And will offer the same for sale to the highest bidder for cash in hand on the lit 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 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.

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 25th 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 fifty-three dollars, and the Elkhorn Valley Bank obtained a decree for the sum of 8150, 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 100 ciock 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. SHERIFF'S SALE.

Flour and grain of all kinds on sale at Pfund and Wagers. Also the finest line of groceries and fruits in town. E. P. REED & CO.

This well-known firm of Rochester, N. Y., have during the past fifteen years devoted themselves to the manufacture of Ladies' Fine Shoes exclusively and have established a reputation second to none in the United States.

Their goods are the most reliable wearers and cannot be excelled for fit and style.

J. P. Mann has the exclusive sale for this city and has just received a new stock in the new fall styles. Call and see them if you want a stylish and reliable shoe, and remember, every pair is war-

### ANNOUNCEMENT.

I have, in addition to my Dry Goods, Boots, Shoes, Hats, Caps and Furnishing Goods, a full line of Groceries which I expect to be able to accommodate my customers. I will take produce in exchange, and will pay market prices. Yours truly

P. J. McMANUS

Fremont, Elkhorn & Missouri Valley RAILROAD.



NEILL

BETWEEN

SIOUX CITY,

CHICAGO, ST. PAUL

-AND ALL POINTS-

EAST, WEST, NORTH. SOUTH.

TAE ONLY LINE TO DAKOTA, HOT SPRINGS AND DEADWOOD.

PALACE SLEEPERS BETWEEN MO. VALLEY AND DEADWOOD.

Through Tickets to all Points and Bag-gage Checked to Destination. TRAINS DEPART:

GOING EAST. Freight east. · 10:45 A. M GOING WEST. Freight west. Passenger west, Freight,

The Elkhorn Line is now running Reclining Chair Cars daily, between Omaha and Deadwood, free to holders of first-class transpor

Fer any information call on

#### W. J. DOBBS, AGT. O'NEILL, NEB.

H. Q. BUFTIS OMARA. NEB.

W. W. PAGE County . Surveyor.

O'NEILL, NEBRASKA. Will attend to all kinds of surveying. All calls promptly attended to and information cheerfully given.

A POPULAR FAMILY.

JENNIE: "How is it, Kate, that you always seem to 'catch on' to the last new thing? Do what I may, you always seem to get ahead of me."

KATE: "I don't know: I certainly do not make any exertion in that direction."

JENNIE: "Well, during the last few months, tor example, you have taken up painting,



without any teacher; you came to the rescue when Miss Lafarge deserted her Delsarte class so suddenly, and ce rtainly we are all improving in grace under your instruction; I heard you telling Tommy Eames last evening how his club made mist akes in playing baseball; you seem to be up on all the latest 'fads,' and know just what to do under all circumstances; you entertain beautifully; and in the last month you have improved so in health, owing, you tell me, to your physical culture exercises. Where do you get all of your information from in this little out-of-the way place?—for you never go to the city."

KATE: "Why, Jennle, you will make me vain. I have only one source of information, but it is surprising how it meets all wants. I very seldom hear of anything new but what the next few days bring me full information on the subject. Magic? No! Magictine! And a great treasure it is to us all, for it really furnishes the reading for the whole household: father has given up his magazine that he has taken for years, as he says this one gives more and better information on the subjects of the day; and mother says that it is that that makes her such a famous housekeeper. In fact, we all agree that it is the only really FAMILY magazine published, as we have sent for samples of all of them, and find that one is all for men, another all for women, and another for children only, while this one suits every one of us; so we only need to take one instead of several, and tant is where the economy comes in, for it is only \$5.90 a year. Perhaps you think I am too lavish in my praise; but I will let you see ours, or, better still, send 10 cents to the publisher, W. Jennings Demorest, 15 East 16th Street, New York, for a sample copy, and I shail always consider that I have done you a great favor; and may be you will be cutting us out, as you say we have the reputation of being the best informed family in town. If that be so, it is Demorest's Family Magazine that to doe it."

## HOW A PUZZLE WAS SOLVED.

When you want a certain article, you want the best make of that article, don't you? But how to determine which make is best

But how to determine which make is best is what puzzles you, isn't it?

And when the puzzle is solved for you, by authority which cannot be questioned, you are pleased, aren't you?

And you would like to hear of one puzzle that has been solved for the people of the whole world, wouldn't you?

Well, we will tell you about that very puzzle, and its solution.

At the Universal Exposition of 1889 at Paris, France, the best sewing machines of the world, including those of America, were in competition. They were passed upon by a jury composed of the best foreign mechanical experts, two of whom were the leading sewing machine manufacturers of France.

This jury, after exhaustive examination and tests, adjudged that the Wheeler & Wilson machines were the best of all, and awarded that company the highest prize of fered, the RAND PRIZE, giving other companies mly gold, silver and bronze medals.

The Trench Government, as a further

The French Government, as a further recognition of superiority, decorated Mr.
Nathaniel Wheeler, president of the company, with the Cross of the Legion of
Honor, the most prized honor of France.
That is how the puzzle of the best sewing
machine in the world was fully solved by the
most competent authority in the world in
favor of the No. 9 and No. 12 Wheeler &
Wilson machines.

Wilson machines.

The No. 9, for family use, and the No. 12,

for manufacturing uses, are the best in the And now, when you want a sewing ma-hine, if you do not get the best, it will be your own fault.

Ask your sewing machine dealer for the No. 9 Wheeler & Wilson machine, and if he does not keep them, write to us for descriptive catalogue, prices and terms.

Agents wanted in all unoccupied territory.

WHEELER & WILSON MFG. CO., 85 and 187 Wabash Avenue, Chicago, Il' FOR SALE BY

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HUMPHREYS' VETERINARY SPECIFICS For Horses, Cattle, Sheep, Dogs, Hogs, AND POULTRY.

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# The Drovers 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, SEMI-WEEKLY, \$2 " UNION STOCK YARDS.

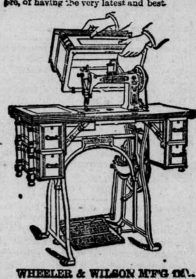
THE FIGURE "D. "

WEEKLY, \$1.50

The figure 9 in our dates will make a long ent to man or weman now living will over date ument without using the figure 9. It stand the third place in 1890, where it will remain ter years and then move up to second place in 192 where it will rest for one hundred years
There is another "9" which has also core ato they

It is unlike the figure 9 in our dates in the . speci that it has already moved up to first place, where it will permanently remain. It is called the "No "'High Arm Wheeler & Wilson Sewing shoulder The "No. 9" was endorsed for first place by the experts of Europe at the Paris Exposition of 1889 where, after a severe contest with the leading ma-shines of the world, it was awarded the only of read Prize given to family sewing machines, all others on exhibit having received lower awards of gold medals, etc. The Frenc's Government also recognized its superiority by the decoration of Mr. Nathaniel Wheeler, President of the company, with the Cross of the Legion of Honor.

The "No. 9" is not an old machine improved upon, but is an entirely new machine, and the apon, but is an entirely new machine, and our Grand Prize at Paris was awarded it as the grand est advance in sewing machine mechanism of the age. Those who buy it can rest assured, there. are, of having the very latest and best





S. C. & N. Leese

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

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For Passenger Fares and Time Tables
For Rates on Freight between all si
on Pacific Short Line and to Sioux Cir
all points east, apply to the agent of ti
cific Short Line at O'Neill. or
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Gen. Superintennent, Sioux City, k

J. W. FIREBAUGH,

Try the Chautauqua Pioneer and you will use no other.

THEO. WALMER,

O'NEILL, NEB

Don't storm the system as you a fort. If held by the enemy, or pation, gently persuade it to sum with De Witt's Little Early R These little pills are wonderful coners. Morris & Co.

We cannot afford to deceive Confidence is begotten by hon De Witt's Little Early Risers are hat will cure constipation and ead-ache. Morris & Co.

Hay wanted on subscription. at this office soon.

St. Patrick's pills are carefully pared from the best material and cording to the most approved for and are the most perfect catharus liver pill that can be produced. I

NOTICE.

NOTICE.

To Franklin Eldred and Sarah E. Eldred resident defendants:
You will take notice that on the 15th Sept., 1891. The American Investment pany of Emmetsburg. Ia., plaintiff he flied its petition in the district court of county. Nebr., against you and each of defendants, the object and prayer of a are to foreclose a certain trust deed or gage executed by the above-named de ants to E. S. Ormsby, trustee for P. O. Re on the following described real estatated in Hoit county, Nebraska. to-wit northeast quarter of section eighteen, it ship thirty-two, range eleven, west of the M., to seeme the payment of a certain issory note or bond for \$820, due Decem 1891, also to secure the payment of ten iest coupons, one for \$44 and nine for each, all dated Sept. 24, 1885, the first in note maturing June 1, 1887, and one ever months thereafter. Plaintiff alleges the owner and in possession of the interest which matured on the first days of Dece 1890, June, 1890, December, 1897, June, 1898, December, 1897, June, 1898, and there is now due plaint said notes owned by it and secured by trust deed the sum of \$400 with interest on from June 1, 1891, for which sum will trest plaintiff prays a decree that de ants be required to pay the same or that premises may be sold subject to the prin note of \$920 and the interest coupon note turing subsequent to those owned by tiff to satisfy the amount found due.

turing subsequent to those owned by it iff to satisfy the amount found due.
You are required to answer said per on or before the 16th day of November, I Dated this 7th day of October, 1891.
13-4 R. R. DICKSON, Attorney for Plaint NOTICE.

NOTICE.

To Rufus Wagers, Mrs. Rufus Wagers. Cherry and Jane Cherry, non-resident fendants:
You will take notice that on the 1st doctober, 1891. Edward Barker, adminst of the estate of M. B. Barker, deep plaintiff herein, filed his petition in district court of Holt county. braska, against John Cherry. Cherry, Rufus Wagers and Mrs. Rufus ers, defendants, the object and pray which are to foreclose a certain mod deed executed by John Cherry and Cherry, defendants, to the Showalter gage Company and assigned to plaint the following described real estate ated in Holt county, Nebraska, to The north-half of the northeast quarte the north-half of the northeast quarte section twenty-seven, township twenty-range nine west of the 5th P. M., to seem payment of a certain promissory not bond for \$900 due Sept. 2, 1894, and also to cure the payment of ten interest coupon \$81,50 each, all dated Sept. 2, 1881, the fix terest note maturing March 1, 1898, and every six months thereafter. Plaintil leges that he is the owner and in pose of the note and mortgage, and there is due the plaintiff on said note owned by and secured by said mortgage deed the of \$1,100, for which sum with interest pla prays a decree that defendants be reto pay the same or that said premise be sold to satisfy the amount found due, the claim, right or interest of Rafus Wand Mrs. Rufus Wagers, defendants be creed to be junior and inferior to plain lien.

You are required to answer said pet one before the 16th day of November.

lien.
You are required to answer said person or before the 16th day of November, 10 Dated this 7th day of October, 1891.
13-4 R. R. DICKSON, Atty. for I A person can get a horse and cas

doing a certain piece of work. In at FRONTIER office. O'Neill Market Report. The following is a correct market

port for this week 

CONSUMPTION CURED. An old physician. retired from prachaving had placed in his hands by an India missionany the formula of a si vegetable remedy for the speedy and penent care of Consumption, Bronchitis, ma and all throat and Lung Affections, positive and radical cure for Nervous billty and all Nervous Complaints, having tested its curative powers in ands of cases, has felt it his duty one known to his suffering fellows. Actuate this motive and a desire to relieve his suffering. I will send free of charge, if who desire it, this recipe, in German, I who desire it, this recipe, in German, if who desire it, this recipe, in German, I will different the suffering. I will send free of charge, if who desire it, this recipe, in German, I will directions for profing and using. Sent by mail by addressing and using. Sent by mail by addressing send the send of classes.

A fine lot of glassware and cre just received at Heineriksons. goods will bear inspection and are c as the cheapest.