WASHINGTON.

Senate.

In the Senate May 20 the river and harbor appropriation blll was taken up and Mr. McPherson moved to recommit the bill with instructions to reduce the amount 50 per cent. Mr. Dolph moved to lay the motion on the table. Agreed to-yeas, 42; nays, 6 (Messrs. Harris, Kyle, McPherson, Paddock, Palmer and Vilas). Amendments reported from the Committee of Commerce and increasing appropriations were agreed to.

At the request of Mr. Turpie the Senate May 22 passed a bill granting a pension of \$20 a month to George W. Jones, 88 years of age, now a resident of Dubuque, Iowa, and formerly a Senator of the United States, in consideration of services rendered by him as a drummer boy in the war of 1812-14 and as Aide-de-Camp to Gen. Dodge in the Black Hawk war of 1832. Senator Quay reported a bill appropriating \$21,000 for a survey for a ship canal between Philadelphia and New York by way of New Jersey. Senator Wol-cott, from the civil service committee, reported favorably a provision for a constitutional amendment making the presidential term six years and the President ineligible for re-election. The Senate resumed the consideration of the River and Harbor bill. After a long political discussion the bill was reported back to the Senate. All the amendments agreed to in committee were concurred in, in gross and the bill was passed without a division. A conference was asked and Messrs. Frye, Dolph and Ransom were appointed conferees on the part of the Senate

House.

In the House May 20 Mr. Watson (Alliance) asked unanimous consent for the consideration of a resolution requesting the Committee on Ways and Means to report back the sub-treasury bill, but Mr. Beltzhoover (Democrat) of Pennsylvania demanded the regular order and the matter went over. The House then went into Committee of the Whole on the sundry civil appropristion bill. Mr. Bland reoffered his amendment of the previous day with the proviso attached to it "that the cost of this coinage shall not exceed \$95,000 -\$5,000 of which shall be for the coinage of subsidiary silver and \$90,000 for standard sliver dollars." Mr. Bland said that he attached the proviso to the amendment in order to remove the objection of the Chair that it did not reduce the amounts covered by the bill. The Chair said that he had heard nothing to change his opinion that the amendment was not germane, and he therefore ruled the amendment as modified out of order. Mr. Bland appealed from the decision, but the committe sustained the decision of the Chair by Vote a of 120 to 75.

In the House Mr. Watson (Alliance) endeavored to obtain unanimous consent for passage of a resolution directing the Committee on Ways and Means to report the sub-treasury bill, but was unsuccessful, meeting an objection from Mr. Beltzhoover. The House then went into committee of the whole (Mr. Lester of Georgia in the Chair) on the sundry civil bill. Mr. Cogswell offered an amendment appropriating \$545,767 for continuing the work in the division of farms, homes and mortgages; lost. Mr. Dingley submitted an amendment appropriating \$250,000 for printing the volumes of the seventh census; lost.

A TERRIBLE SCENE.

A Pleasure Party Goes Over a Small Niagara

A terrible scene was witnessed near Woodsdale Island, on the Miami river, the other day. A skiff, containing a man and three women, went over the falls before the eves of a large crowd of fellow-beings helpless to give assistance. The occupants of the skiff were: John Bolen, Alice Lamb, Kate Clark and



OVER THE FALLS.

Lizzie Tenhuendfield, all members of the Woodsdale Island Boating club. They set out on the river for a Sunday evening ride, and an hour later only two lived to tell of the awful experience. After leaving the boathouse, Bolen, who was at the oars, rowed down stream. About a half a mile from the boat-house are two buoys, indicating the distance to which boating parties may ride. A mile below this is the dam, about 300 feet long. For some distance from this the current is very swift, and only an expert oarsman can prevent his boat from being carried over.

Bolen and his party were seen by several people to pass the buoys and then disappear from view around a bend in the river This was a short time before the hundreds of persons attending a picnic were preparing to return to the city. As the last train-load was being made up one of the policemen stationed at the boat-house heard a shout across the river and saw Bolen standing on the opposite bank. He called to the officer that his boat had been upset and that his companions were lost. Captain Schesinger, who has charge of the Hazen police stationed on the grounds, was immediately sum-moned. He hurriedly called a number of his men and the life-boat, which is kept ready for any emergency, was manned. The boat was rowed to where Bolen was standing, and he was taken aboard. He was almost too weak to talk, but after drinking some brandy, gave the officer a brief account of the terrible accident that befell his party. He had rowed down the river to the buoys, and as the river was so smooth concluded to go beyond the limit allowed by the management of the island. Suddenly the skiff got into the swift current and the women, becoming frightened, put it beyond con-tol and it went to the brink with awful force. Miss Laura jumped out and catching a buoy, was also saved. The other two went to death.

THIS IS LEAP YEAR

And the Ladles Are Reminded of It Many Pitfalls.

It seems but just that those who as sume the privileges of leap year should accept its perils. Without wishing to

RUES HER STEP.

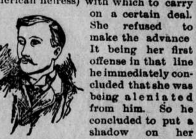
Another American Heiress Has Come to Griof.

New York society was shocked the other day when the Baroness Blanc appeared in the Police court as complaining witness against one Gilbert Leonard. Leonard is a private detective. The Bar-, oness did not know is business or perhaps she would not have had him arested for shadowing

her. She was THE BARONESS. amazed in court when Leonard stated that he was in the service of her hus-band, the Baron Blanc. When the latter was placed on the stand he admitted that the statement made by Leonard was true. The Baron and Baroness had occupied a suite of rooms at the Albemarle hotel for two years. They mingled in society considerably and were received in the most exclusive circles. Recently the Baron asked his wife for some money (she was formerly Ellen Lawrence, an American heiress) with which to carry

to

being aleniated



shadow on her track. An Ameri-THE BARON. girl that purchases a foreign can title is smart enough to know when she is being watched. She "dropped" on Leonard in a very few days. She inherited a considerable fortune from her grandfather, Mr. Nicholson of Philadelphia, while the Baron has an income of \$8,000 a year from the estate of his mother, who was a sister of William Gebhard, the father of Freddie Geb-

hard. The developments in the police court trial led to a separation and a divorce will probably follow.

ST. ANNE'S ARM.

A Wonderful Relie Possessed By the Catholic Church:

In the Catholic church of St. Jean Baptiste, in East Seventy-sixth street, New York city, is a relic which has been attracting Catholics to the little structure recently. Mgr. Marquis of Nicolet, Can., brought the relic from Rome. Three months ago Mgr. Marquis went to Rome with a petition from Cardinal Taschereau of Quebee, asking that the Pope bequeath to the Basilica of Ste. Anne de Beaupre a race of Ste. Anne, the mother of the Virgin Mary and the patroness of the church. The Pope received Mgr. Marquis and listened with interest to his stories of the miracles wrought at Ste. Anne de Beaupre.

Among the relics in the Basilica of St. Paul outside the walls in Rome is what is said to be on arm of Ste. Anne, the mother of the Virgin Mary. A part of this was taken to Canada, and then sent to New York. The fragment is one-half of the wrist, about three inches long, and to it the skin and flesh, darkened and shriveled by time, still adhere.

THE ICEMAN DEAD.

Patrick O'Sullivan of Cronin Fame Ex-

pires in the Penitentiary. Patrick O'Sullivan, one of the men nvicted of the mur

BURNED TO DEATH.

Terrible End of the Life of a Kentucky Girl. Lizzie Rice, the belle of Walton,

Boone county, Ky., ended her life the other day in a manner that has few



THE DESPERATE SUICIDE.

parallels. After satura'ing herself Supreme Lodge A. O. of U. W. at Helena with coal oil she touched a Mont. with coal oil she touched lighted match to her skirts and calmly awaited the swift and terrible agony that was to consummate her designs.

The slow advance of death that followed the daring act makes the story of the tragedy all the more terrible. Though outwardly burned into a crisp. the heart-beats of the victim continued for two hours, and other indi.ations proved that she was conscious in the most subtile manner of her hideous state

Once the forlorn victim opened her livid mouth just long enough to recite the cause of the deed, then lapsed into a fretting, groaning mood until death come as a welcome messenger. Disappointment in love was the cause.

Parties going on a visit, or to a picnic or fishing or anywhere, call and see our line of lunch baskets, of which we have a large variety, we also carry a nice line of potted meats, lunch tongues. Imported and domestic sardines, sweet and sour pickels, in fact any thing to Buit a traveler or fishing party. 48-2

O'NEILL GROCERY CO.

The railroads have agreed to sell round trip tickets to Omaha, at half the regular rate to accommodate parties desiring to visit the manufacturers exhibit to be held in that city. from June 11th to the 22nd. The half fare tickets will be sold on the 13th, 15th, 16th and 18th of June, good for return any time up to the 22nd, inclusive, of the month.

NOTICE TO DELINQUENTS.

NOTICE TO DELINQUENTS, Notice is hereby given that the interest and rental upon the contracts of sale and lease to the following described educational lands situated in Holt county. Nebraska, as set opposite the names of the respective holders thereof, is delinquent, and if said delinquency is not paid up within ninty days from the date of this notice said con-tracts will be declared forfeited by the board of Educational Lands and Funds, and said forfeiture will be entered of record in the manner provided by law. SW4 sec 36 twp 28 range 12 w-A. B. Smith. N¹/₂ sec 36 twp 28 range 12 w-A. B. Smith. N¹/₂ sec 36 twp 28 range 12 w-A. B. Law. NE4 and E¹/₃ SW¹/₄ sec 16 twp 30 range 13 w-A. B. Law. NE4 and SW¹/₄ sec 16 twp 30 range 13 w-A. B.

Law. SE4 sec 16 twp 31 range 11 w-A. B. Law. N44 and SW4 sec 16 twp 28 range 11 w-R. A. Purcell. SW45 sec 16 twp 31 range 10 w-R. A. Purcell. N44 sec 16 twp 31 range 9 w-R. A. Purcell. E45 SW44 and NW45 SW44 sec 36 twp 31 range 10 w-Frank M. Bookwater. W44 and SE44 sec 16 twp 31 range 15 w-A. B. Smith.

mith. $C_4 \sec 30 \tan 27 \operatorname{range} 9 \operatorname{w-E.} B. Coons.$ $A_4 \sec 24 \tan 27 \operatorname{range} 10 \operatorname{w-E.} B. Coons.$ $A_4 \sec 24 \tan 27 \operatorname{range} 10 \operatorname{w-E.} B. Coons.$ $NW_4 \sec 14 \tan 27 \operatorname{range} 10 \operatorname{w-E.} B. Coons.$ $A_5 \sec 28 \tan 28 \operatorname{range} 10 \operatorname{w-E.} B. Coons.$ $A_5 \sec 28 \tan 28 \operatorname{range} 10 \operatorname{w-E.} B. Coons.$ $A_5 \sec 28 \tan 29 \operatorname{range} 10 \operatorname{w-E.} B. Coons.$ $A_5 \sec 28 \tan 29 \operatorname{range} 12 \operatorname{w-Anna}$ $A \tan 4 \operatorname{range} 12 \operatorname{w-Anna}$

PAP FRPD C. N. HOPKINS, M. D.

When in need of a nice spring suit be sure and give us a call. We can furnish you a nice spring suit, latest styles, from 825 up. Patronize home institutions satisfaction guaranteed. 47-6 ESTLEND & SELDEN.

In a recent letter to the proprietors, Mr. H. M. Bangs, the druggist at Chats worth, Ill., says; "I am very much pleased with Chamberlain's cough remedy. During the epedemic of la grippe here it took the lead and was very much better liked than other cough medicines." The grip requires precisely the same treatment as a very severe cold. for which this remedy is so efficient. It will promptly loosen a cold and relive the lungs, soon affecting a permanent cure, while most other medicines in common use for colds only give temporary relief. 50 cent bottles for sale by P. C. Corrigan.

Tickets on sale June 7 to 14th, inclu-

sive, good to return 30 days from date of sale at one lowest first class fare for the round trip. W. J. DOBBS, Agt.

For the Campaign.

In order to bring the Weekly Bee into the family of every English reading man and woman in the west its publishers have decided to offer the papor for six months, covering the campaign, for 30 cents.

In order to fully understand the ques-tions of vital importance to the producer and laboring man that will come up during this campaign, every voter should hear both sides. The Bee proposes to discuss all these questions thoughly and intelligently.

You cannot afford to allow this opportunity to pass. Address orders to

THE BEE PUBLISHING Co., Omana, Neb.

O'Neill Market Report. The following is a correct market re port for this week:



opecially Adapted for Use in Hard Water have the largest stock in the country to sele at all prices. Painters and Paper Hange GROTH & KLAPPERICH, Chicago, Ill. 4-16 W. Randolph St. and 8-10 S. Canal St.

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, Ne-braska, on the 25th day of March, 1892, in favor of The McKinley Lanning Loan and Trust company as plaintiff and against Michael E. Tierney et al as defendants for the sum of three hundred twenty-two dollars, and costs taxed at \$21.98 and accruing costs and costs taxed at \$21.98 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 southwest quarter of section eighteen township twenty-nine (29) range eleven (11) west of the 6th P. M. in Holt county, Ne-braska.



SHEIFF'S SALE, By virtue of an order of sale, directed to Holt county, Nebraska. on a decree obtained before the district court of Holt county, Ne-braska, on the 19th day of Fobruary, 1892, in favor of B. Lombard jr., James L. Lombard against Esbon B. Hatch, Emily Hatch and John P. Spittler as defendants, for the sum of seven hundred one dollars, and four cenus and costs taxed at £29.88 and accruing costs I have levied upon the following premises taken as the property of said defendant to said costs taxed at £29.88 and accruing costs I have levied upon the following premises taken as the property of said defendant to suffix said order of sale, to wit: The north half of southwest quarter and southwest quarter of the southerst quarter of the southwest quarter of sele to the high-teth P. A. in Holt county, Nebraska. And will offer the same for sale to the high-sof July. A. D. 1882, in front of the court house in O'Nelli, that being the building wherein the hour of 9 o'clock a.m. of said day, when and where due attendance will be given by the undersigned. Meter do County, Nebraska, this first day and will offer the same for sale to the high-the hast term of district court was held, at the hour of 9 o'clock a.m. of said day, when and where due attendance will be given by the undersigned. Meter dire differ for said County. Meter dire differ for said County. Meter dire differ for said County. Meter differ for said County.

LEGAL NOTICE.

LEGAL NOTICE. 1. I. Ransom, Ellen Thorson and — Thorson, her husband defendants, will take notice that on the – day of — 180. The harrison National Bank plaintift herein, filed its petition in the district court of Hoit county, Nebraska, against said defendants, the object and prayer of which are to fore ant J. L. Ransom to C. H. Toncray, said mortgage being duly assigned to the Harri's son Nation Bank upon the following des-cribed real estate situated in the county of hot, state of Nebraska, to-wit: The morth-eas quarter (\$) of section twenty-three (2) in tweship thirty-two (32) morth and range plue (9) west of the 6 fit p. M. to secure the payment of a promissory note dated Novem-ber 1, 1896, for the sum of \$1.000 and interest at the rate of ten per cent per annum pay-able anunally and ten per cent after mature ty; that there is now due upon said note and mortgage according to the terms thereof the sum of \$1.113.35 and interest at the rate of ten plaintiff prays that said promises may be decreed to be sold to satisfy the amount due there is the state of July, 1882. and plaintiff prays that said promises may be decreed to be sold to satisfy the amount due there is the state of July, 1882. and plaintiff prays that said promises may be deared. Respectively the amount due there is now NATIONAL BANK. By Marth & Pierce, its Attorneys. 34

Notes.

With the passage of the fortifications and postoffice appropriation bills, only three more will remain to be acted on by the House-the legislative, execu-tive, and judicial, the agricultural, and the general deficiency bills. A com-parison with the condition of approistion bills for the long session of the Fifty-first Congress shows that at this time in 1890 there were unpassed by the House the following: Agricultural, Indian, postoffice, river and harbor, sundry civil, and general de-ficiency appropriation bills-six in all—the exact number that have not yet ed the House at this session. The Fifty-first Congress did not adjourn until late in October. Put; in consid-ering the probabilities as to final adjournment of the present Congress the fact is to be borne in mind that the policy of the present House is to pass the Appropriation bill and adjourn, whereas the purposes of the Repub-lican majority in both Houses of the Fifty-first Congress included the passage of the McKinley tariff act, the Federal Election law and other party mensures, whose consideration took up most of the time in the spring and summer, the appropriation bills giving way to them.

Representative Herbert of Alabama Chairman of the House Committee on Naval Affairs, will probably oppose all the Senate amendments to the naval approprition bill. His estimate is that if the Senate plan should be adopted, with its proposed addition of twelve new ships, the amount necessary to be ap propriated for the navy for the fiscal year 1893-'94 would be \$23,000,000 or \$24,000,000, or about \$7,000,000 more than would be necessary to carry ou the work of construction according to the House plan.

By a vote of 9 to 5 the House Judiciary committee has decided to make a favorable report on the Torrey Bank-ruptcy bill. The members opposed to it are Goodnight of Kentucky, Stockdale of Mississippi, Buchanan of Vir-ginia, Ray of New York, and Brod-erick of Kansas.

The Senate Commerce committee has applied the knife to the River and Harbor Appropriation bill. The result is the reduction of the total appropria-tion to \$20,281,368, which is nearly \$1,000,000 less than the appropriation made by the bill as it came from the House. The Senate Commerce committee has



discourage those who constitute the forlorn hope of unmarried ladies, and who appreciate that for them it is "now or never" in the field of matrimonial aspiration, we have to call attention to the fact that a Missouri jury has awarded damages in a breach-of-promise case in which a youthful member of the "hard sex" was plaintiff, and a gay and deceiving widow was defendant.

We illustrate the first scene in this domestic drama—the scene of revelry at a leap-year ball—where the heroine first breathed the words of honeyed falsehood into her victim's ear. It was the old, old story, with the relative situa-tions reversed, of course, to suit the exigencies of the leap. Whether there came some blight across the young man's material fortune, owing to a fall in stocks, or some other of these monetary unpleasantness peculiar to the period, or whether the lady simply changed her mind-as ladies sometimes do, without any apparent cause-she failed to redeem her promise, and the broken-hearted swain brought suit for damages. The jury rendered a verdict in his favor; but it may be proper to state that the damages were assessed at the sum of six cents only.

The principle, however, was estab lished, and there is not the slightest doubt that had the jury been composed of women there would have been millions in it.

Fred Toedt, a car builder employed in the Evansville & Terre Haute railroad shops at Evansville, accused his wife of infidelity, gave her a thrashing, and then blew out his brains.

Henry Cronin, died in the Illinois penitentiary last week, in which institution he was serving a life sentence with Martin Burke and Dan Coughlin. It is well known that the chief conspirators in the crime have escaped even a trial. It was thought that O'Sullivan would make a confession. He received the last rites of the Catholic church. To Father Damien he made a long confession, the first in many What that confession was vears. only one man knows. The priest will never reveal it. "Do you believe O'Sullivan's story of his innocence?" was sked of Father Damien. "Yes, he was truly innocent of that crime," the priest answered. "God would not allow an innocent man to suffer for a crime he never committed." This does not say that O'Sullivan did not implicate others. Only Father Damien knows.

FOOLED THE OLD FOLKS.

A Laporte, Ind., Sensation Caused by a Wilful Girl.

Laporte, Ind., was considerably up-set the other day by the elopement of 16-year old Minnie Hill with one Harry Hagenbuck. Miss Hill's father is president of the John Hill Lake Ice mpany, a well-known State politician and the wealthiest men in Laporte. Young Ilagen.

sport lumber mer-

Miss Hill they fell

prominent Logan chant. He went to summmer to attend a watch-makers'

in love. On account MINNIE MILL.

of the young lady's youth she was taken to Florida to spend the winter, in the hope that distance would change the ardor of the youthful pair. She has been at home just one week. The pair slipped away to the West Michigan depot, where they boarded a train for New Buffalo, Mich., and went from there to Kalamazoo, where they were married by a local clergyman.

Young Hagenbuck made complete arrangements for the elopement, and was assisted by two schoolmates, and the gay young couple will go to the groom's parents in Logansport, and in due time will undoubtedly return to Laporte and be forgiven.

All of sec 8 twp 28 range 11 w-Anna M. Hudelson.

uddison. i sec 28 twp 28 range 10 w—William Hunt. i sec 36 twp 31 range 16 w—E. Allen. i NE¼ sec 16 twp 33 range 15 w—G. W. aukland.

SE4 sec 34 twp 28 range 10 w-M. Gallagher. NE% SE4 sec 24 twp 26 range 9 w-Henry Kochler.

N½ SW¼ and SE¼ SE¼ see 36 twp 30 range 16 w-John Sherek. 16 w-John Sherek. All of sec 38 twp 26 range 10 w-Carl Crocher. All of sec 16 twp 28 range 13 w-Edward Ble-

NEM sec 36 twp 31 range 12 w-Gusta Word-

N % and SW % sec 36 twp 27 range 15 w-Doug-

las Nichols. All of sec 36 twp 26 range 15 w--D. B. and J. S.

Strickler. All of sec 16 twp 28 range 14 w—N. W. Wood. All of sec 36 twp 26 range 14 w—D. R. Strickler All of sec 16 twp 29 range 14 w—B. F. Stouffer, All of sec 16 twp 25 range 14 w—D. B. Strickler SW₃₄ and SW₃₅ SE₃₅ sec 36 twp 32 range 15 w— Charles and Henry MoSel. All of sec 16 twp 27 range 13 w—Augustus D. Dovie.

sec 36 twp 31 range 12 w-Conrad Wett-

Auter. 14 NE4 and W14 SE4 sec 36 twp 31 range 5 w-W. A. Wheeler. 1 of sec 38 twp 32 range 9 w-Anna Long. 4 and SW44 and W14 SE4 and SE4 SE4 sec 5 twp 30 range 10 w-G. N. Sweetser. 14 SW44 and NE4 SE4 sec 16 twp 30 range 0 w-S. H. Elwood. 5 SE4 sec 56 twp 30 range 12 w-C. M. Smith

10 w-S. H. Elwood. 4 SE4 sec 36 twp 26 range 12 w--C. M. Smith 5 SW4 sec 36 twp 26 range 12 w-- Frank I.

Sy SW4 sec 35 twp 25 range 12 w-- Frank 1. Smith.
NE4 sec 35 twp 32 range 10 w-John Hubler.
W14 sec 35 twp 31 range 12 w--Conrad Wett-laufer.
NE4 sec 16 twp 31 range 13 w-John Lule.
S14 sec 16 twp 32 range 13 w-W. W. Wilson.
NW4 sec 35 twp 30 range 13 w--W. W. Wilson.
NW4 sec 35 twp 30 range 9 w-Jacob Wait.
NW4 sec 36 twp 31 range 10 w--Dailet Treacy.
SU4 sec 36 twp 31 range 14 w--Platt Wicks.
SE4 sec 36 twp 31 range 10 w--C. H. Odell.
SW4 sec 36 twp 31 range 10 w--C. H. Odell.
SW4 sec 36 twp 30 range 10 w-W. J. Cooper and Cole Bros.
NW5 sec 36 twp 20 range 10 w-John Leonard

buck's father is a and Cole Bros. NWM sec 36 twp 29 range 10 w-John Leonard NM NEM sec 36 twp 29 range 10 w-John C.

Logansport last

N'4 NE¼ sec 36 twp 28 range 15 w--John C. Ingling.
SW4 NE¼ sec 16 twp 11 range 12 w-James Eataugh
All of sec 16 twp 29 range 16 w-A. P. Temey.
All of sec 16 twp 29 range 11 w-C. H. Gardiner
NW4 sec 16 twp 27 range 9 w-John C Bonnell.
All of sec 16 twp 33 range 14 w-John C. Bonnell.
All of sec 16 twp 33 range 14 w-John C. Bonnell.
All of sec 16 twp 32 range 15 w-John C. Bonnell.
All of sec 16 twp 32 range 15 w-John C. Bonnell. school, and meeting

Bonnell. NW ¼ see 16 twp 30 range 0 w-Austin D. Fews W¼ and SW¼ SE¼ see 16 twp 25 range 15 w-Samuel D. Dipert. All of see 36 twp 25 range 12 w-John H. Simp-

son. All of sec 36 twp 30 range 10 w—Anna Palmer. SW34 sec 38 twp 32 range 10 w—J. R. Pointer. NW34 sec 36 twp 27 range 9 w—John S. Nicker-

NWA see 36 twp 27 range 10 w-J. S. Boswick NV a see 36 twp 28 range 10 w-J. S. Boswick NV and NV SEV, and SEV SEV, see 36 twp 32 range 15 w-Henry and Charles McNeal. SEV, see 36 twp 27 range 15 w-Douglas Nichols All of see 16 twp 25 range 10 w-George. Wm. H. and Charles Clay. All of see 36 twp 29 range 13 w-B. Cox. NV sec 36 twp 29 range 11 w-S. T. Stanfield All of sec 22 twp 29 range 10 w-N. E. Goldth-walt.

wait. NW14 SE14 sec 24 twp 26 range 9 w-F. H.

Green. Dated at Lincoln, Neb., this ist day June, 1892. Com. of Public Lands and Buildings BARRETT SCOTT, County Treasurer.

PHYSICIAN AND SURGEON.

Office over Biglin's furniture store. Calls promptly attended day or night.

NOTICE.

NOTICE. Willis E. Elliott, Addie S. Elliott, Erastus W. Smith, Edith L. Smith, D. T. Gallender, Mrs. Callender wife of D. T. Callender, defen-dants, will take notice that Theodore G. Dockstader, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which is to foreclose a certain mortgage dated May 5th, 1887 for \$600 and interest and tax payment on the north half of the south west quarter and the south west quarter of the south west quarter both of the district court of Holt the south west quarter of the south west quarter both of the south west quarter of section ten, all in township thirty-two, north of range twelve, west of the 6th P. M. in said county, given by Willis E. Eliott and Addie S. Eliott, to George A. Dockstader and as-signed to plaintiff, which mortgage was re-corded in book 24, page 430 of the mortgage records of said county, and to have the same decrede to be a first lien and the said lands sold to satisfy the same. Mu are required to answer said petition on or before the 18th day of July, 182. Dated June 2, 1892 454 THEODORE G. DOCKSTADER, Plaintiff. By Munger & Cour Tight, Attorneys.

West of the 6th P. M. in Holt county, Ne-braska. And will offer the same for sale to the high-est bldder for eash, in on the 20th day of June A. D. 1802, 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 sald day when and where due attendance will be given by the undersized. andersigned. Dated at O'Neill, Nebraska, this 16th day of

May, 1892. H. C. MCEVONY. Sheriff of Said County. 45-5

LEGAL NOTICE.

LEGAL NOTICE. Joseph Smalley defendant, will take notice Mational Bank plaintifi herein, filed its Nebraska, against said defendants, the ob-ject and prayer of which are to foreclose a ortain mortgage executed by defendant Joseph Smalley, to the Nebraska Mortgage and Investment Company and said being duly assigned to the Harrigon National Bank ated in Hoit county. Nebraska Mortgage the Hoit county. Nebraska to vit: The southwest quarter ('4) of section twenty-two range sixteen (f6) west of the 6th r. M. to sec dated August I, 1890, for the sum of \$700 and mortgage according to the terms thereof the sum-annually and ten per cent agashed nortgage according to the terms thereof the sum of \$166 and interest at the rate of seven April 1, 1852, and plaintiff prays that said premises may be decreded to be sold to satisfy the amount date. We are required to answer said potition

thereon. You are required to answer said petition on or before the 4th day of July, 1862. Dated May 24, 1892. THE HARRISON NATIONAL BANK. Plaintiff.

By Martin & Pierce, its Attorneys.

