Cobs Have Too Little Feeding Value to Pay for Grinding - Transplanting Trees - Poultry Picking and Home Hints.

John M. Stahl, who is a practical farmer, as well as an able writer, ·I have fed cob meal-made three trials of it -and have not been able to get much feeding value from Waldo F. Brown is an advocate of cob meal, but he admits that at one institute in Ohio he . found but few advocates for it in a large audience, and found many who considered it unfit to feed."

There was a cob-meal craze about forty years ago. It broke out suddenly, like the small-pox or measles, attracted a good deal of attention at the time, says the Country Gentleman, ran its course and died out. In 1853 my father who owned a grist-mill, at the suggestion of his miller, and the solicitation of his customers, built an addition to his mill, put in an extra water-wheel, and procured the necessary machinery for grinding corn and cobs together. The expense was five or six hundred dollars, and for a time it seemed to be a profitable investment He ground the corn for his regular customers, and attracted custom from other mills to such an extent that they too had to put in machinery for grinding corn in the ear. The additional toll charged for grinding corn and cobs together was not much, the mill was kept in good order, and the meal was ground as fine as possible, which (owing to the moisture in the cob) was not always very fine, and the miller was honest; but gradually the corn-cob custom fell off, and in less than three years had ceased entirely, and the spiders spun their webs unmolested over the cob-mill. was the same with every mill in this part of the country that put in "improvement," and I do not know of a single mill that now has the machinery for grinding corn in the

What was the cause of such a surprising downfall in the popularity of cob meal and cob mills? First, because farmers, having given the meal a fair trial, became fully convinced that the actual value of cobs was so little that it did not pay to have them ground, and that corn in the ear could not be ground so fine as the shelled grain. Few farmers keep any old corn over. Most of them commence feeding the new crop as soon as it is husked, and continue feeding until spring, and it is not possible to grind corn and cobs as fine as they should be ground at the season the farmers want to feed the largest amount. The cobs retain moisture much longer than the grain, which makes them grind hard, and if an attempt is made to grind fine, the millstones will begin to rumble and "grumble," gla e over, go slower and slower, and unless, they are raised and allowed to grind course will choke up and stop, with a full head of water on the wheel. Then they must be taken up and the glazing p.cked of.

No class of men were ever more happy than millers when the cob cra e was over, and cob meal went out of fashion. There was no profit grinding it and millers were blam d for not grinding finer when the; did the best they could.

Let a person take a cob and try IN THE DISTRICT COURT OF HOLT whittling it with a knife: he will find that on each side of the cavities where the kernels stood, extending to the pith, it is full of small, thin, circular plates hard as a hemlock knot. him examine the dung of animals fed on the cob meal, and he will see these hard, sharp plates have not digested. and could not be digested by the som ach of an ostrich, and he will be a st to have doubts whether such stab som substances could pass though the long tortuous route of the in estings without producing britation I not aceration, intammation and de reast My experience in teedies con as a iprobably as great as that of or of the directors at the exp cimes tion but not like theirs have sel to Its use. Every animal to wree, was fed endeavored to a pecta of he cob meal from the keeman meal leave the former.

A New Kind of Insurance.

For twenty-five cents you can insure yourself and family against any bad results from an attack of bowel complaint during the summer. One or two doses of Chamberlain's Colic, Cholera and Diarrhoea Remedy will cure any ordinary case. It never fails and is pleasant and safe to take. No family can afford to be without it. For sale at 25 and 50 cents per bottle by P. C. CORRIGAN, druggist.

Stock Cattle!

We have on hand and are prepared to furnish stock cattle of all ages and in numbers to suit purchasers. Time given on approved security. Call at section 13, township 28, range 13, or address,

FRANK ANDERSON Co., O'Neill, Neb.

We will pay Sioux City prices for 150 head of thin, dry cows.

FRANK ANDERSON & Co.

O'Neill, Neb.

Half Fare Excursion Rates. The S. C. & N. R. R. and Pacific Short Line will sell tickets as follows: All stations to Sioux City and return one fare for round trip for "Race Meeting" June 28, 29, and 30, good to return July 1, One fare for round trip, account, national holiday, between all stations July 2, 3, and 4, good to return July 5. For particulars call upon ticket agent,

W. B. McNIDER. General Passenger Agent.

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 \$25 up. Patronize home institutions satisfaction guaranteed.

ESTLEND & SELDEN.

It Saves the Children.

Mr. C. H. Shawen, Wellsville, Kan., says: "It is with pleasure that I speak of the good Chamberlain's Colic, Cholera and Diarrhoea Remedy has done my family during the last fourteen years. In the most, obstinate cases of summer complaint and diarrhoea among my children, it acted as a charm, making it never necessary to call a physician. I can truthfully say that in my judgment, based on years of experience, there is not a medicine in the market that is its equal. For sale by P. C. CORRIGAN, druggist.

A Pointer. At P. J. McManus' is the place to purchase your Fourth of July dress, as he has all new styles and patterns for this season. Our shoe department is complete in every line. For carpets and house furnishings we are at the head of the procession. Fine selections of chenille portieres and silk drapes. We order your carpets ready made, and surprise you, how quick you get them. Our hat stock is complete and of the 50-2

For the annual school district meeting. The annual meeting of the legal voters

of school district No. 7, of Holt county, Nebraska, will be held at school house in the city of O'Neill, on Monday the 27th day of June, 1892, at two o'clock P. M., for the purpose of electing two trustees for said district, and for the transaction of such other business as may lawfully come before it.

O. F. Biglin, Director.

\$50--Fifty Dollars Reward--\$50

I have deposited the above amount with Mayor O. F. Biglin with instructions to pay the same to any person who may find and deliver to him my gold watch and chain, recently lost, within the next thirty days. D. A. DOYLE.

I will pay the above amount upon the delivery of the watch and chain. No questions asked. O. F. BIGLIN.

Independents Lost Cause. Lower prices at D. L. Pond & Co.

50 lbs warranted flour 20 lbs ex C sugar..... 1 00

 5 lbs coffee
 1 00

 17 lbs diamond rice
 1 00

 26 lbs rolled oat meal
 1 00

 18 ths blackberries...... 1 00 13 ths Cal. peaches..... 14 lbs val raisins..... 25 bars York soap..!.... 22 boxes axle grease... 1 00 3-hoop pail.....

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

LEGAL ADVERTISEMENTS.

COUNTY, NEBRASKA.

The McKinley-Lanning Loan and Trust Co., William H. Curtis et al.

William H. Curtis et al.

NOTICE TO NON-RESIDENT DEFENDANTS.

William H. Curtis, Cheek H. Toncray,—
Toncray, his wife, and Ed F. Gallagher will
take notice that on the 28th day of March
1892, the above named plaintiff filed a petition
against you, impleaded with others. in said
court, the object and prayer of which are for
the foreclosure of a certain mortgage given
by William H. Curtis to W. B. McKinley
dated December 1, 1886, and filed for record
and recorded in the office of the recorder of
deeds of said itolt county, in book 21, on page
127, conveying the following described real
estate and premises, situated in said county
to-wit: The south half of the southeast
quarter (8½ SE½) section thirty-five township thirty-two, north, range thirteen west of
the 6th P. M., that default has been made in
the payment of the indebtedness secured by
said mortgage, and there is now due plaintiff
in the premises, the sum of four hundred and
sixty dollars, together with interest at ten
per cent, per annum thereon from June 21,
1892, which is a valid and first Ilen on said
premises. Plaintiff prays for the sale of said
premises. Plaintiff prays for the sale of said
premises according to law, to satisfy the
amount adjudged due in the premises, and
for a decree foreclosing the equity of redemption of all of the said defendants, and
those claiming under them.

You, and each of you, are required to
answer said petition on or before Monday
the 8th day of August, 1892, or the same will
be taken as true, and judgment and decree
rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nebraska,

Attorneys for Plaintiff. NOTICE TO NON-RESIDENT DEFENDANTS.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. Magdalene Newland, vs. William Webster

samuel B. Hartz, — Hartz, his wife. Guaranty Investment Co., and D. M. Davis, the receiver thereof, will take notice that on the 7th day of December. 1891, the above named plaintiff filed a petition against you, impleaded with others, in said court, the object and prayer of which are for the foreclosure of a certain mortgage given by William Webster to Guaranty Investment Co. dated April 20, 1880, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 45, on page 414, conveying the following described real estate and premises, situated in said county, to-wit: The southwest quarter of the southeast quarter (SW4, SE4) and the southeast quarter of the southwest quarter (SE4, SW4) of section fourteen (14) and the north half of the northwest quarter (NyNW4) of section twenty-three (23), township thirty-two (32), north, range eleven (11), west of the 6th P. M., that default has been made in the payment of the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of seven hundred thirty-three (733) dollad, together with interest at ten per cent, per annum thereon from June 21, 182, which is a valid and first lien on said premises according to law, to satisfy the amount adjudged due in the premises, and those claiming under them.

You, and each of you, are required to answer said petition on or before Monday, the 8th day of August. 1822, or the same will be taken as true, and judgment and decree rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nebraska. NOTICE TO NON-RESIDENT DEFENDANTS.

NOTICE.

To C. H. Toncray. Emma R. Toncray, H. N. McKee and A. H. Farrens, non-residents of the state of Nebraska, you are heretly notified that Linett B. Herbage plaintiff, did on the 18th day of June, 1892, file in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by W. D. Mathews and Emeline Mathews, to C. H. Toncray, for the sum of \$600, on the 24th day of July, 1888, upon the northwest quarter of section 8, township 27, north of range II, west of the 6th P. M., which mortgage was duly recorded in book 39 of fortgage was duly recorded in book 39 of fortgages at page 548 of the records of Holt ounty. Nebraska, and upon which there is ow due the sum of \$673.33.

ow due the sum of \$673.35.

you are required to answer said petition on before the 31st day of July, 1882.

Dated this 18th day of June, 1892.

H. M. UTTLEY,

Attorney for Plaintiff.

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 March, 1892, in favor of The State Bank of O'Neill as plaintiff and against Rhoda C. Howard os al as defendant, for the sum of eleven hundred sixty two dollars, and forty-five cents, and costs taxed at \$2.53 and accrating costs I have levled upon the following premises taken as the property of said defendant to satisfy said order of sale, to-wit:

Lots one (1) and two (2) block sixteen (16) and lots one (1) and two (2) block twenty-one (21) in Hazelets addition to the city of O'Neill as platted and recorded in the clerks office. And will offer the same for sale to the highest bidder for cash, in hand, on the 25th day of Jaly, A. D. 1892, 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 1 o'clock p. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 20th day of June, 1892.

Sheriff of said County. SHERIFF'S SALE.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. The McKinley-Lanning, Loan and Trust Co.

Soloman D. Julien, et al,
NOTICE TO NON-RESIDENT DEFENDANTS.

e NOTICE TO NON-RESIDENT DEFENDANTS.

James Jansen and—Jansen, his wife, will take notice that on the 7th day of March, 1892 the above named plaintiff filed a petition against you, impleaded with others, in said court, the object and prayer of which are for the foreclosure of a certain mortgage given by Soloman D. Julien, to W. B. McKinley, dated November 1st 1886, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 19, page 253, conveying the following described real estate and premises, situated in said county, to-wit: The south-west quarter (SW4) of section 28, township 30 north, range 13 west of 6 P. M. that default has been made in the payment of the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of lifteen hundred dolarrs, together with interest at ten per cent per annum thereon from June 21 1869 which is a valid and refresh andred dolars, together with in-crest at ten per cent per annum thereon rom June 21, 1802, which is, a valid and rst lien on said premises. Plaintiff prays or the sale of said premises according to law to satisfy the amount adjugded due in the remises, and for a decree foreclosing the quity of redemption of all of the said de-endants, and those claiming under them. You, and each oryou, are required to answer aid petition on or before Monday, the th day of August 1892, or the same will be aken as true, and judgment and decree

th day of August th day of August and Judgment and aken as true, and Judgment and Attorneys for Plaintiff.

IN THE DISTRICT COURT OF HOLT COUN-

TY. NEBRASKA. Sarah A. Cole, vs. Timothy W. Sullivan, et al.

Sarah A. Cole, vs. Timothy W. Sullivan, et al.

NOTICE TO NON-RESIDENT DEFENDANTS.

Timothy W. Sullivan, — Sullivan, his wife, made defendant as Jane Doe, Guaranty Investment Co. and D. M. Davis, receiver thereof, will take notice that on the 30th day of November, 1891, the above named plaintiff filed a petition against you, impleaded with others, in said court, the object and prayer of which are for the forrelosure of a certain mortgage given by Thmothy W. Sullivan, to Guaranty Investment Co. dated August 1st, 1889, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 49, on page 203, conveying the following described real estate and premises situated in Holt county, to-wit: The south-west quarter of the north-east quarter (SW3ANE4,) the south-east quarter (SW3ANE4,) the north-east quarter (SW3ANE4,) and the north-west quarter of the south-east quarter (RESANW3,) the north-east quarter of the South-east quarter (NW3ESA,) of 6th P. M., that default has been made in the payment of the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of seven hundred and thirty-two doilars, together with interest at 10 per cent. per annum thereon from June 21, 1882, which is a valid and first lien on said premises. Plaintiff prays for the sale of said premises, according to law, to satisfy the amount adjudged due in the premises, and for a decree foreclosing the equity of redemption of all of the said defendants, and those claiming under them.

You, and each of you, are required to answer said petition on or before Monday, the eight day of August, 1892, or the same will be taken as true, and judgment and decree rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nebraska.

Attorneys for Plaintiff. NOTICE TO NON-RESIDENT DEFENDANTS.

IN THE DISTRICT COURT OF HOLT COUN-

TY, NEBRASKA. William W. Hunt vs. Charles C. Millard, et al.

NOTICE TO NON-RESIDENT DEFENDANTS.

NOTICE TO NON-RESIDENT DEFENDANTS.

B. F. Cullender. — Cullender, his wife, Erastus W. Smith and — Smith, his wife, will take notice that on the 29th day of January 1822, the above named plaintiff filed a petition against you, impleading with others, in said court, the object and prayer of which are for the foreclosure of a certain mortgage given by Charles C. and Carrie Millard, to C. H. Toncray, dated April 1st. 1887, and filed for record and recorded in the office of the recorder of deeds of said Holt county in book 22, on page 559, conveying the following described real estate and premises, situated in said county, to-wit: The south-west quarter. (SW4) of section 12. township 39, north range 13, west of 6th p. M., that default has been made in the payment of the indebtness secured by said mortgage, and there is now due plaintiff in the premises, the sum of seven hundred and ten dollars, together with the interest at ten per cent, per annum thereon from June 21, 1892, which is a valid and first lien on said premises. Plaintiff grays for the sale of said premises according to law, to satisfy the amount adjudged due in the premises, and for a decree foreclosing the equity of redemption of all of the said defendants, and those claiming under them.

You, and each of you, are required to answer said petition on or before the eight day of August, 1822, or the same will be taken as true and judgment and decree rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nebraska.

Attorneys for Plaintiff.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Luther E. Hurst vs. Albert Buxton, et al.

NOTICE TO NON-RESIDENT DEFENDANTS.

Albert Buxton, — Buxton, his wife whose real name is to plaintiff unknown, and Scott T. Jones will take actice that on the 21st day of June, 1892, the above named plaintiff filed a petition against you, impleaded with others in said court, the object and prayer of which are for the foreclosure of a certain mortgage given by Albert Buxton, then unmarried, to Scott T. Jones dated March 11, 187, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 24, on page 75, conveying the following described real estate and premises, situated in said county, to-wit: The north half of the northwest quarter (N½ NW½) and the north half of the northest quarter (N½ NW½) and the north half of the northest quarter (N½ NW½) and the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of six hundred dollars together with interest at ten per cent. per annum thereon from June 10, 1892, which is a valid and first lien on said premises. Plaintiff prays for the safe of said premises accosding to law, to satisfy the amount adjudged due in the premises, and for a decree foreclosing the equity of redenption of all of the said defendants, and those claiming under them.

You, and each of you, are required to answer said petition on or before Monday, the 8th day of August, 1892, or the same will be taken as true, and judgment and decree rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nebraska. Luther E. Hurst vs. Albert Buxton, et al. NOTICE TO NON-RESIDENT DEFENDANTS.

NOTICE TO DELINOUENTS.

sec 16 twp 31 range 11 w-A. B. Law. nd SW4 sec 16 twp 28 range 11 w-R. A rcell.
4 sec 16 twp 31 range 10 w—R. A. Purcell.
5 sec 16 twp 31 range 0 w—R. A. Purcell.
5 W¼ and NW¼ SW¼ sec 36 twp 31 range
w—Frank M. Bookwater.
and SE¼ sec 16 twp 31 range 15 w—A. B.

11th.
4 sec 30 twp 27 range 9 w—E. B. Coons.
4 sec 4 twp 27 range 10 w—E. B. Coons.
4 sec 12 twp 27 range 10 w—E. B. Coons.
NW4 sec 14 twp 27 range 10 w—E. B. Coons.
4 sec 28 twp 28 range 10 w—E. B. Coons.
5 sec 36 twp 28 range 10 w—E. B. Coons.
6 sec 36 twp 29 range 12 w—Anna M.
6 sec 36 twp 29 range 12 w—Anna M.
6 sec 36 twp 29 range 12 w—Anna M.

delson. I see 16 twp 29 range 11 w-Anna M. of sec 8 twp 28 range 11 w-Anna M. delson. sec 28 twp 28 range 10 w—William Hunt. sec 36 twp 31 range 16 w—E. Allen. NE% sec 16 twp 33 range 15 w—G. W.

sec 34 twp 28 range 10 w-M. Gallagher. 4 SEM sec 24 twp 26 range 9 w-Henry schler. N½ SW¼ and SE¼ SE¼ sec 36 twp 30 range 16 w—John Sherek. All of sec 36 twp 26 range 10 w-Carl Crocher. All of sec 16 twp 28 range 13 w-Edward Blewett

wett. NE¼ sec 36 twp 31 range 12 w—Gusta Wordneck. N¼ and SW¼ sec 36 twp 27 range 15 w—Doug-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. B. Strickler
All of sec 16 twp 26 range 14 w—B. F. Stouffer,
All of sec 16 twp 25 range 14 w—D. B. Strickler
SW4 and SW4, SE3, sec 36 twp 32 range 15 w—
Charles and Henry McNeal.
All of sec 16 twp 27 range 13 w—Augustus D.
Doyle.

SE4 sec 36 twp 31 range 12 w-Conrad Wett-

SE'4 see 36 twp 31 range 12 w—Conrad Wett-laufer.
SW4 NE'4 and W½ SE'4 see 36 twp 31 range 16 w—W. A. Wheeler.
All of see 36 twp 12 range 9 w—Anna Long.
N½ and SW4 and W½ SE'4 sed 16 twp 30 range 10 w—G. N. Sweetser.
SE'4 SW4 and NE'4 SE'4 see 16 twp 30 range 10 w—S. H. Elwood.
SY SE'4 see 36 twp 26 range 12 w—C. M. Smith.
SM SW4 see 36 twp 27 range 12 w—Frank I.
Smith.
NE'4 see 36 twp 31 range 12 w—Conrad Wett-laufer.

Els sec 36 twp 32 range 10 w—John Hubler. Vs sec 36 twp 31 range 12 w—Conrad Wettlaufer.
Els sec 16 twp 31 range 13 w—John Luie. 4s sec 16 twp 27 range 10 w—Daniel Treacy. Ws sec 36 twp 30 range 13 w—W. W. Wilson. Ws sec 36 twp 30 range 13 w—Ellert Ripper. 4s Els sec 16 twp 25 range 9 w—Jacob Wait. Ws sec 36 twp 25 range 9 w—Sam'l Newman Ws sec 36 twp 25 range 10 w—C. H. Odell. Ws sec 36 twp 29 range 10 w—W. J. Cooper and Cole Bros. Ws sec 36 twp 29 range 10 w—John Leonard 14 NEIs sec 36 twp 29 range 10 w—John Leonard 14 NEIs sec 36 twp 29 range 15 w—John C. Ingling.

Ingling.

SW4 NE4 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 25 range 11 w-C. H. Gardiner
NW4 sec 16 twp 27 range 9 w-John C Bonneil
All of sec sec 16 twp 27 range 12 w-John C.

Honnell.

All of sec 16 twp 33 range 14 w—John C.

Bonnell. All of sec 36 twp 33 range 14 w-John C. Bonnell. All of sec 16 twp 32 range 15 w--John C.
Bonnell. Honnell.

NW4, sec 16 twp 30 range 9 w—Austin D. Fews

W4 and SW4, SE4, sec 16 twp 25 range 15 w—

Samuel D. Dipert.

All of sec 36 twp 25 range 12 w—John H. Simp-

son. All of sec 36 twp 30 range 10 w—Anna Palmer. SW34 sec 36 twp 32 range 10 w—J, R. Pointer. NW34 sec 36 twp 27 range 9 w—John S. Nicker-NW4 sec 36 twp 27 range 9 w—John S. Nickerson.

NW4 sec 36 twp 28 range 10 w—J. S. Boswick
N½ and N½ SE¼ and SE¼ SE½ sec 36 twp 32
range 15 w—Henry and Charles McNeal.

SE¼ sec 36 twp 27 range 15 w—Douglas Nichols
All of sec 16 twp 25 range 10 w—George. Wm.
H. and Charles Clay.
All of sec 36 twp 27 range 13 w—B. Cox.
N½ sec 36 twp 29 range 11 w—S. T. Stanfield
all of sec 22 twp 28 range 10 w—N. E. Goldthwall

wait. NW4 SEM sec 24 twp 26 range 9 w-F. H.

Green.

Green.

Dated at Lincoln, Neb., this 1st day of June, 1892.

Com. of Public Lands and Buildings BARRETT SCOTT, County Treasurer.

THE FRONTIER

LEGAL BLANKS:

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 24th day of May, 1892, in favor of Cynthia S. Bartholomew as plaintiff and against John L. Colwell et al as defendants, for the sum of eight hundred eighty-eight dollars, and eighty-two cents, and costs taxed at \$28.23 and accruing costs I have levied upon the following premises taken as the property of said defendant to satisfy said order of sale to-wit:

The nerth half of southeast quarter and south half of northeast quarter of section nineteen (19) township twenty-nine (29) range twelve (12) west of the gith P. M. in Holt county Nebraska.

And will offer the same for sale to the high-

tweive (12) west of the 5th P.M. in Holt county Nebraska.

And will offer the same for sale to the high-est bidder for cash, in, on the 25th day of July A. D. 1892, 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 9 o'clock a. m, of said day when and where due attendance will be given by the undersigned. undersigned.
Dated at O'Neill, Nebraska, this 20th day of une, 1892.

NOTICE.

J. Q. Clark, C. H. Tonoray and H. N. McKee defendants, will take notice that Theodore G. Dockstader has filed a petition in the district court of Holt county, Nebraska, against said defendants. impleading with Elzy Davis, the object and prayer of which are to foreclose a mortgage dated May 10th, 1887. for \$700 and interest and tax payments, on the north half of the north-west quarter of section thirty-one, and the south-west quarter of the south-west quarter of the south-west quarter of the south-east quarter of the south-east quarter of section therety township thirty-two. range nine. and the south-east quarter of section twenty-five, township thirty-two, range ten, west, in said county, given by Elzy Davis to George A. Dockstader and assigned to plaintiff, which mortgage was recorded in Book 28, Page 321, of the mortgage records of said county, and to have the same decreed to be a first lien and said lands to be sold to satisfy the same,

You are required to answer said petition on or before the 1st day of August, 1892.

Dated, June 18, 1892.

THEODORE G. DOCKSTADER, Plaintiff, By Munger & Courtright, Attorneys. 50-4

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 19th day of February. 1892, in favor of B. Lombard, jr., James L. Lombard and H. W. L. Russell trustee, as plaintiff and against Esbon B. Hatch, Emily Hatch and John P. Spittler as defendants, for the sum of seven hundred one dollars, and four cents and costs taxed at \$29.88 and accruing costs I have levied upon the following premises taken as the property of said defendant to satisfy said order of sale, to-wit:

The north half of southwest quarter and southwest quarter of the southwest for the first 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 5th day of July, A, D. 1892, 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 9 o'clock a. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 31st day of May 1892.

H. C. McEvony.

the undersigned.

Dated at O'Nelll, Nebraska, this 31st day
of May 1892,

47-5

Sheriff of said County.

To C. H. Toncray, Emma R Toncray, Charles Hanna, Henry Brown, Fayette Findey and H. N. McKee, non-residents, you are hereby notified that Mary T. Herbage, plaintiff, did on the 18th day of June, 1892, file in the office of the clerk of the district court of lioit county. Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by W. D. Mathews and Emeline Mathews, to C. H. Toncray. for the sum of \$600.00 on the 25th day of July, 1888, upon the north half of the southeast quarter of;section 8, and the north half of the southeast quarter section 9, township 26, north of range 11, west of the 6th P. M.. which mortgage was duly recorded in book 39 of mortgages. at page 552 of the records of Holtcounty, Nebraska, and upon which there is now due the sum of \$673.35.

You are required to answer said petition on or before the 31st day of July, 1892.

Dated this 18th day of June, 1892.

H. M. UTTLEY.

Attorney for Plaintiff.

By virtue of an order 8' 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 27th day of May, 1892. In favor of The American Investment company as plaintiff and against Enoch L. Geager et al as defendants, for the sum of two hundred forty-one dollars, and seven cents, and costs taxed at \$2.68 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 northeast quarter of section twenty five (25) township thirty-two (22) range eleven (11) west of the 6th p. M. in Holt county, Nebraska.

braska.

And will offer the same for sale to the bighest bidder for cash, in hand, on the 25th day of July, A. D. 1892, in front of the court house in O'Nelll, that being the building wherein the last term of district court was held, at the hour of 90'clock a.m. of said day, when and where due attendance will be given by the understand. iven by the undersigned.

Dated at O'Neill, Nebraska, this 20th day of une, 1892.

H. C. McEvony.

50-5

Sheriff of said County.

NOTICE FOR PUBLICATION.

Land Office at O'Neill, Neb. / May 14, 1892. \(\)
Notice is hereby given that the following named settlers have filed notice of their intention to make final proof in support of their claims and that said proof will be made before the Register and Receiver at O'Neill, Neb., on July 6, 1892, viz:

AUGUST OBERLE, D. S. 10038 For the NE% of section 30, township 31, range

He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Adam Koch, of Scottville, Nebr., Christian Berger, of Minneola, Nebr., Adolf Peterson, of Minneola, Nebr., Fred Richter, of Scott-ville, Nebr. Also

FRED RICHTER, H. E. 12,713.

NEW 20-31-10 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

August Oberle of Leonia, Neb., Joseph Schullmeyer of Scottville, Nebr., Charles L. Bright of O'Nell, Nebr., Adam Koch. of Scottville, Nebr. Also

ADAM KOCH, H. E. 13,037. For the SE14 22-31-10 west.

He names the following witnesses to prove his continuous residence upon, and culti-vation of, said land, viz: August Oberle of Leona, Neb.; Charles L. Bright of O'Neill, Neb.; Joseph Schullmeyer and Fred Richter of Scottville, Neb. 45-6 B. S. GILLESPIE. Register.



Cures Chapped Hands, Wounds, Burns, Etc.

Removes and Prevents Dandruff. WHITE RUSSIAN SOAP. Specially Adapted for Use in Hard Water

FREE GROTH & KLAPPERICH, Chicago, Ill.

C N. HOPKINS, M. D.

PHYSICIAN AND SURGEON.

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

NOTICE FOR PUBLICATION.

B. S. GILLESPIE, Register.

To Jasper N. Joily, Jennie N. Joily and James P. Weeks, non-residents, you are hereby notified that Elia Burr McManus, plaintiff, did on the 13th day of June. 1892 file in the office of the clerk of the district court of Holt county. Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by Jasper N. Joily and Jennie N. Joily his wife to the lowa Mortgage Company, for the sum of \$800 on the 16th day of November, 1886, upon the SW4; sec. 21, twp. 27, range 13 w. 6th P.M. The same being recorded in book "20" of mortgages at page 186; also to foreclose a second upon said premises in favor of said lowa Mortgage Company, executed and delivered on the same day and recorded in book "21" of Mortgages, at page 183 of the records of Holt county, Nebraska, and upon which there is now due the sum of \$1,014.

You are required to answer said petition on or before the 25th day of June, 1892.

Dated this 15th day of June, 1892.

Attorney for Plaintiff.

NOTICE.

To John J. Manderville. C. H. Toncray, Ralph I. Little and the Farmers Loan and Trust company, non-residents, you are hereby notined that T. P. Strong, plainting did on the 13th day of June, 1892, file in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by John J. Manderville to the Nebraska Mortgage & Investment Company for the sum of \$500, on the 1st day of April, 1887, on the E½ of SW¼ and NW¼ of SW¼, sec. 30, twp. 32, range 12 w. 6th P. M. The same being recorded in book "28" of mortgages, at page 97 of the records of Holt county, Nebraska, and upon which there is now due the sum of \$584,60.

You are required to answer said petition on or before the 25th day of July, 1892.

Dated this 15th day of June, 1882.

Attorney for Plaintiff.

NOTICE.

To Oscar D. Ford and Eliza Ford, non-residents, you are hereby notified that William H. VanAntwerp, plaintiff, did on the 18th day of June 1852, file in the office of the clerk of the district court of Holt county, Nobraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by you to the Nebraska Mortgage and Investment company for the sum of \$250, on the 28th day of August 1880, on the 1845, on the same being recorded in book 53 of mortgages on page 612 of the records of Holt county, Nebraska, and upon which there is now due the sum of \$257.10.

You are required to answer said petition on or before the 28th day of June, 1892.

189-4 H. M. Uttley, Atty, for Pitf.

NOTICE.

To John Barrett Wm. G. Palmeteer and O. O. Heffner non-residents, you are hereby notified that, William H. VanAntwerp, plaintiff, did on the 13th day of June, 1892, file in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by Robert W. Gregg. to the Nebraska Mortgage and Investment Company for the sum of \$300, on the 21st day of August, 1890, on the swia section 9, town 27. range 11 west 6th P. M., the same being recorded in book 53 of mortgages, at page 628 of the records of Holt county, Nebraska and upon which there is now due the sum of \$311.50.

You are required to answer said petition on or before the 25th day of June, 1892.

Dated this 15th day of June, 1892.

But M. Uttley, Atty, for Pitf.

NOTICE.

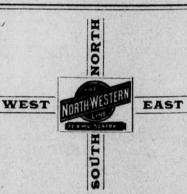
Willis E. Elliott, Addie S. Elliott, Erastus W. Smith, Edith L. Smith, D. T. Callender, Mrs. Callender wife of D. T. Callender, defendants, will take notice that Theodore G. Dockstader, plaintiff, has filed a petition in the district court of Helt county, Nebraska, against said defendants, the object 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 both of section eleven, also the south east quarter of the south west quarter of the south east quarter of section tenall, in township thirty-two, north of range twelve, west of the 6th r. M. in said county, given by Willis E. Eliott and Addie S. Eliott, to George A. Dockstader and assigned to plaintiff, which mortgage was recorded in book 26, page 430 of the mortgage records of said county, and to have the same decreed to be a first lien and the said lands sold to satisfy the same.

You are required to answer said petition on or before the 18th day of July, 1892.

Dated June 2, 1892

THEODORE G. DOCKSTADER, Plaintiff.

Dated June 2, 1892 48-4
THEODORE G. DOCKSTADER, Plaintiff,
By Munger & Courtright, Attorneys.



Tickets and Consign your F. E. & M. V. and S. C. & P.

TRAINS DEPART:

9-85 A. M. Freight east. 10:45 A. M. GOING WEST. 1:45 P. M Freight west. Passenger west.

CHICAGO ----LUMBER YARD. LUMBER & COAL. All kinds of Building Materials and best quality of Lumber always on hand. O. O. SNYDER & CO.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE.
O'Neil, Neb., June 9, 1892.
Notice is hereby given that Richard J.
Dwyer has filed notice of intention to make
final proof before register and receiver at
his office in O'Neill, Neb., on Saturday, the
23d day of July, 1892, on timber culture application No. 6206, for the SE quarter of section No. 27, in township No. 30, Range No. 11
west.

He names as witnesses:
Jeremiah McCarthy, John D. Murphy, John
Harrington, James R. Sullivan, all of O'Neill,
Neb. Freight, 6:44 P. M. The Elkhorn Line is now running Reclining Chair Cars daily, between Omaha and Deadwood, tree to holders of first-class transpor tation Fer any information call on W J. DOBBS, AGT. O'NEILL, NEB.