### ECCENTRIC IDEAS OF JUSTICE. That Are Practiced in the Home of John

### Chinaman In China, according to Jesse Herbert,

late legal adviser to the government of South China and professor of law in the University of Canton, of-ficials are held responsible for the conduct of the community. If a son has murdered his father not only is the murderer cut in pieces, but the house is pulled down and the ground dug up to a depth of about six feet. All the neighbors, moreover, are punished, the boy's headmaster is be-headed, the magistrate loses his place and the higher officials are reduced three degrees in rank.

There are two officials to each post, in order that one might spy upon the other, the rule being that no official shall report what he has done, but only what the other has done. From the highest official to the lowest all practice a system of unblushing robbery, called "squeezing." The salary of a viceroy in some cases is £60 a year: he regularly draws not less than 28,000. The salary of a judge is £40 a year; he regularly draws at least 22,000. There are 1,200 police in Canton, not one of whom receives wages. and yet the office is much sought after.

The fact is, we are assured, that the police are on excellent terms with the guild or fraternity of thieves, and they work harmoniously together. By the code a boy under 16 cannot be pun-ished. What the Chinese do is to pop him into prison and keep him there until he is 16. If Mr. Herbert were asked to summarize the government of China he would say the people are communists, managing their own affairs, ruled by a despot whose adminis-tration is democratic and whose administrators are liars, thieves and extortioners.

A MAP OF ARIZONA.

## All the Prohistoric Views From the Valleys at the Fair.

In connection with the Arizona ex hibit at the world's fair. a work of un-usual magnitude and interest has been arranged for in Phoenix by the construction of the largest relief map ever made to show accurately and in detail all prehistoric views of the valleys of the Salt and Gila rivers.

The map will give a bird's-eye view of nearly 1,000,000 square miles, which, it is estimated, once supported an an-cient population of 2,000,000 to 3,000,000 souls, and whose passing into oblivion without leaving a tradition as to whence they came and why they dis-appeared constitutes one of the greatmysteries of the human race. Prof. F. W. Putnam, of Harvard college, is directing the work, and when mpleted the work will show, in addition to remains of cities whose population is estimated to have at one time exceeded 100,000 souls, old canals and reservoirs with water flowing through them as in the days of their original struction.

The great antiquity of the views to be shown is demonstrated by the fact that in many cases the canals are covered with lava and volcanic ashes of a ery remarkable eruption, while the best engineering skill of Europe and America has been unable to find any defect in their construction. The old canals in many instances cover thous-ands of acres that the present irrigators cannot reach.

### Oplum and Suleide.

"I have been taking opium for the last four years. It was on leaving the

### How to Save Dector Bills. From Chicago Daily Calumet: Many doctor's bill has been saved by the use

of Chamberlain's Cough Remedy. The name is a household word in many parts of the country. Chamberlain's medicines have an extensive sale in the world's fair city and many people teitify to the merits of their different remedies. For sale by P. C. Corrigan, druggist.

### It Took Trouble, But He Got It.

About two or three months ago I purchased from you a bottle of Chamberlain's Cough Remedy, put up in Des Moine, Iowa. Such good results were obtained from its use that 1 enclose one obtained from its use that 1 enclose one dollar and ask that you send me two bottles express.—J. A. SCRIVEN, 18 E. 15th St., New York City. To H. H. Lane, drussist, Peekakill, N. Y. Mr. Scriven is president of one of the largest shirt factories in New York, and widely known in business circles. When troubled with a cold give this remedy a trial and, like Ms. Scriven, you will want it again when in need of such a medicine. 50 cent bottles for sale by P. C. Corrigan, druggist.

WANTED-Local and traveling deputies for the Eclectic Assembly. Face of certificates from \$500 to \$3,000; limited assessment; no double headers.

splendid commission to organizers; Write at once. State Deputy, M. L. ADAM, 6-m Lock Box 77, O'Neill, Neb.

### Steers for Sale.

### Seventy-six head of 2-year old steers, 850 pounds, millet fed. Steers price \$25 HOPPE BROS. per head.

32-1 Francis, Weeler county, Neb.

A Cure for Croup.

If your children are subject to croup, always keep a bottle of Chamberlain's cough remedy at hand. It is a prompt and certain cure. If given as soon as the croupy cough appears it will prevent the attack. For sale by P. C. Corrigan, druggist.

The Omaha Weekly Bee for the balance of the year. with a large colored lithograph of President Harrison, will be sent to any adress in this country fo." 25 cents. This elegant picture is the president published and would cost at least one dollar in any art store. Don't miss the chance, but send in your order at once. THE BEE PUBLISHING CO.

# LEGAL ADVERTISEMENTS.

Omaha, Neb.

NOTICE.

NOTICE. John Gatheje and Maria Gatheje will take potition against them in the district court of Holt county, the object and prayer of which are to foreclose a certain mortgage executed by the defendant above named to plaintiff upon the southwest quarter of ection 28, township 28, north range 13 west of he 6th p.m. in Holt county, Nebrasks, to ecure the payment of a certain bond or note lated March 27, 1888 for the sum of 400 with nterest at the rate of 7 per cent. per annum syable semi-annually, and there is now due upon asid notes and mortgage be decreed a first lot of a data between the sum of 400 and intesest thereon from April 1, 1800, to to obod. Plaintiff prays for a decree hat his said mortgage be decreed a first len and said premises sold to satisfy the amount due thereon. More reculrency 27, 1888. Dated Jan. 23, 1803. HENRY HERBAGE, pltf RY A. K. DAWK. his attorney. 294 LEGAL NUTICE.

# LEGAL NUTICE.

LEGAL NUTICE. William A. te Poel, Ellen te Poel and A. J. Miller, defendants, will take notice that on the 14th day of February, 1868, Martha O. Veeder, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendonts, the object and prayer of which are to foreclose a certain mortgage executed by the defendants, Wil-liam A. te Poel and Ellen te Poel, to the plaintiff, upon the southwest quarter of section nineteen (19) and the south half of southeast quarter of section twenty-nine (29). the southwest quarter and south half of southeast quarter of section twenty-nine (39), all in township twenty-six [25], north of range thirteen [18], west of the sixth [6] principal meridian, in Hölt county, Nebraska, given to secure the payment of eleven [11] promissory notes, cated August 15, 1887; one [11] for 442 due January 1, 1888; nine [9', for 556, each due respectively on the last days of July and Jan-uary of the years 1888, 1886, 1800, 1801 and 1882, thereafter, and one[1] for 31400 due July 1, 1802 all with interest at 10 per cent. per annum from maturity. That these is now due upon said notes and mortgage, and for taxes paid by the plaintiff, the sum of \$1606, 86, with interest thereon at the rate of 10 per cent. per annum from February 1, 1885, for which sum plaintiff prays for a decree that detendants be re-quired to pay the same or that said premises may be sold to satisfy the amount found due. You are required to answer said potition on or before the 25th day of March, 1886, Date February 14, 1886, Tor Shore, Plaintiff. By<sup>6</sup>R. R. Diusson, Loomis & Ansor. Her Attorneys, NOTHCE.

### LEGAL NOTICE.

nels of nw%, section 14, township 25, range 13, 86.82.

sel4 of nw14, section 14, township 25, range 13, 86.82.

ne% of sw%, section 14, township 25, range 13, \$15.33.

ne% of ne%, section 33, township 32, range

nw14 of ne14, section 33, township 32, range 15, \$12.92. set4 of net4, section 33, township 32 range

sw% of ne%, section 33, township 32, range 15, \$12.93,

ne% of sw%, section 25, township 32, range 14, \$19.29.

nw14 of sw14, section 25, township 32, range 14, \$19.29.

80% of sw%, section 25, township 32, range

14. \$10.29. swid of swid, section 25. township 22. range 14. \$10.89. That subsequent thereto and on the 31st day of December, A. D., 1888, at a regular private tax sale held within and for said county of Holt and state of Nebraska, plaint-iff purchased for the taxes then due, delin-quent and unpaid thereon other lands as described below, situated in Holt county, Nebraska, and paid the treasurer of Holt county, Nebraska therefor respectively, the amounts set opposite each tract respectively, to-wit: to-wit:

ne% of ne%, section 34, township 27, range 9, for \$23.36.

nw% of ne%, section 34, township 27. range 9, for \$23.33. sel4 of ne% section 34, township 27, range 9, for \$23,36.

swi4 of ne%, section 34, township 27, range 9, for \$24.36.

ne% of ne%, section 10, township 32, range 10, for \$3.90.

set of set4, section 17, township 31, range 12, for \$6.81. sw% of se%, section 17, township 31, range 12, for \$16.81.

ne% of sw%, section 17, township 31, range 12, for \$16.61.

sel4 of sw14, section 17, township 31, range 12, for \$16.81.

ne% of ne%, section 31, township 33, range 12, for \$7.35.

set of nex, section 31, township 33, range

12, for \$7.35. That subsequently thereto and at divers times plaintiff has paid subsequent taxes, costs and attorney's fees on each of said tracts of land, as by statute in such cases made and provided; and that there is now due it for purchase money, subsequent taxes, costs and attorney's fees for which they ask a lien and decree and order of sale as fol-lows to-wit:

lows, to-wit: sw4 of ne4, section 14, township 25, range 13, \$50.00. net of nwi, section 1i, township 25, range 13, \$50.00.

set of nw4, section 14, township 25, range 13,

net of sw4, section 14, township 25, range 18,

net of net, section 33, township 32, range 15, \$99.00. nw4 of ne4, section 33, township 32, range 15, \$96.00.

### SHERIPP'S SALE.

SHERIFFS 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 be fore the district court of Holt County, Nebraska, on a decree obtained be fore the district court of Holt County, Nebraska, on a decree obtained be fore the district court of Holt County, Nebraska, on a decree obtained be fore the district court of Holt County, Nebraska, on a decree obtained be fore the district court of Holt County, Nebraska, on a decree obtained be fore the district court of Holt County, Nebraska, on a decree obtained be fore the district court of Holt County, Nebraska, on the 20th day of December, 182, in the county, L. W. Tulleys and James N. Brown and Trust Company, and Albert C. Burnham, Lysanders W. Tulleys and James N. Brown at the co-partners under the firm name and style of Burnam. Tulleys & Co, as decrednants to satisfy said order of the sum of one thousand and thirty-three diate and accruing costs I have levied upon of the decrednants to satisfy said order of the following premises taken as the property of ad decrednants to satisfy said order of ale. cowit:

The northwest quarter of section nine [9].

Myship twenty-five [25], north range eleven be following of the fast permises taken as the property. News.

March, A. D. 1803, in front of the first court of the count of 0 ocloch, A. M., of an eleven by the undersigned.

march at the bour of 10 ocloch, A. M., of an eleven by the undersigned.

may end at the court of 10 ocloch, A. M., of an eleven by the undersigned.

march at the bour of 10 ocloch, A. M., of an eleven by the undersigned.

march at the bour of 10 ocloch, A. M., of an eleven by the undersigned.

Mystere

### SHERIFF'S SALE,

SHERIFFS 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 ob-tained before the district court of Holt county. Nebraska, on the 2xd day of Septem-ber, 1892, in favor of the Union Trust Company as plaintiff and against Guata Elwood. Stephen H. Elwood, P. O. Corrigan, Ed F. Gallagher, Check H. Toncray. Emma R. Toncray, George W. E. D.rsey Emma E. Dorsey, and Nelson Toncray as defendants, for the sum of five hundred thirteen dollars and thirty-five cents and costs tared at 485.23, and accruling costs I have levied upon the following prem-ises taken as the property of said defendants to satisfy sdid order of sale, to-wit: The northeast quarter of the northwest quarter and northwest quarter of the north-est quarter of section twenty-two (22), town-

uarter and northwest quarter of the north-ast quarter of section twenty-two (22), town-hip twenty-eight (28), nerth range thirteen 3), west of the 6th p. m. in Holt county, iebraska. And will offer the same or sale to the highest bidder for cash, a hand, on the 13th day of March, A. D., 983, in frontof the court house in O'Neill, hat being the building wherein the last erm of district court was held, at the hour f 9 o'clock A. M. of said day, when and where us attendance will be given by the under-igned.

81-5x

### NOTICE FOR PUBLICATION

LAND OFFICE AT O'NEILL, NEB. Jan. 2, 1803. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before register and receiver at O'Neill, Neb., on February 13, 1808, viz: JAMES TIMLIN, H. E. No. 12683. for the southwest quarter section fifteen, township thirty, range eleven west. He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Andrew Schmidt, Patrick Gahagan, James Brennan, Michsel Brennan, all of O'Neill, Neb. B.S. GILLESPIE. 26-OPR Register. LAND OFFICE AT O'NEILL, NEB.

### NOTICE

### SHERIFF'S SALE.

SHERIFF'S SALE. By virtue of an order of sale issued by the clerk of the district court of Holt county. Nebraska, on a decree of foreclosure wherein Priscilla Nickerson is plaintiff and Nelson S. Russell, Elvira Russell, Daniel O'Donnell, Sarah O'Donnell, Fremont Elkhorn and Missouri Valley Raliroad Company, Catholic Bishop of the Diocese of Omaha, Nebraska, Holt County Bark, E. C. Coon & Co., George Dearinger, Dora Dearinger, Clinton Hamilton G. M. Cleveland, H. C. Fisher, Kilpatrick Koch Dry Goods Co., John Hynes, Schneider and Loemis, J. T. Robinson Notion Co., C, C,

Vs. Woses J. Balley and Mrs. Moses J. Balley, his wife. Edwin Barnum and Mrs. Edwin Bar-num, his wife, NeW England Mortgage and Investment Company. a corporation, and Crrrie E. Jennings, Defendants. To Mosee J. Balley, Mrs. Moses J. Balley, Edwin Barnum, Mrs. Edwin Barnum, New England Mortgage and Investment company and Carrie E. Jennings, defendants: You and each of you will take notice that the G. M. Cleveland, H. C. Fisher, Kilpatrick Koch Dry Goods Co., John Hynes, Schneider and Loemis, J. T. Robinson Notion Co., C. C. Pond, Mrs. Pond, wife of C. C. Pond, Michael Ford, Mrs. Ford, wife of Michael Ford, Peter Ryan, Mrs. Ryan, wife of Peter Ryan, W. H. Brobst. John Carr, John Daugherty, J. O. Sandberg, Greta Sandberg, wife of J. O. Sandberg, W. E. Moore, and A. M. Hopkins, are defendants, I will sell at public auction to the highest lidder. for cash, at the front door of the court house in said county, on the lith day af March. 1863, at 10 o'clock. A. M., the following described lands and tenaments to satisfy said judgment and costs in said action: The southwest quarter of section eleven, township twenty-seven, range tan. In Hoit county. Nebraska, saving and excepting therefrom several tracts of land described as follows: first, a strip of land 200 feetin width accross the northeast quarter of the south-west quarter of said section which strip of land is known as the right of way of the de-fendant, Fremont Elkhorn rnd Missouri Val-ley Hailroad Company and lies 100 feet in width on each side of the center line of the rairoad track of said defendant; also ex-cepting a strip of land 150 feet in width accross said southwest quarter of said section eleven immediately south of said section eleven is a show mentioned; also ex-cepting a portion of said southwest quarter of said section given described as follows; commencing at a point 370 feet west and forty feet north of the southest corner of the northeast quarter of said southwest quarter or section eleven, running thence west 250 feet, thence nouth 250 feet to point of begin-ning. Dated 9th day of February, 1883.

SHERIFF'S SALE. By virtue of an order of sale directed to me from the clerk of the district court of Rolt county, Nebraska, on a decree obtained be-fore the district court of Holt county, Ne-braska, on the 30th day of September 1822, in favor of Milton H. Yale as plaintiff and mainst Ellus Scott. Annie Scott, John E. Shore, Mrs. John E. Shore, as defendants, for the sum of eight hundred ninety-two dollars and costs taxed at £29.13 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 orthwest quarter of section thirteen (13) township twenty-seven (27) range twelve (19) west of the 6th P. M., in Holt county, Neb., and will offer the same for sale to the high-est bidder for cash, in band, on the 18th day of March, 1803, 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 use attendance will be given by the under-and at O'Neill, Neb., this 21st day of

signed. Dated at O'Neill, Neb., this 21st day of December, 1892. 31-5x 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 be-fore the district court of Holt county. We-braska, on the 28th day of September, 1882, in favor of B. Lombard, jr., James L. Lombard H. W. L. Russell, trustee, as plaintif, and against Jacob L. Dye, Gertle Dye, Holt County Bank, Jesse Banks, Clara Banks and George W. E. Dorsey, as defendants, for the sum of six hundred ten dollars and seventy-eight cents and costs taxed at \$40.68 and accruing costs I have levied npon the following prenises taken as the property of said defendants to satisfy said order of sale, to wit:



EC

New York Depot.

Sight is priceless and its price of the most of ever person of order person of order in the most of the most of ever the most of the most

DR. BRAINYEA,

DR. MARIN,

ex-govenor of 7.

EDWARD JENNINGS, M.D. vice-pres Medical And

A TRUSTWORTH

\$18.00 PER WE

REAL CHRISTMAS

In this county to attend to our

JOSEPH R. CAY, Pres., 192 E. Mat

TWO UNUSUAL GOOD OF

FIRST-The great Holiday nu of to 256 pages of that brighten publications,

"TALES FROM TOWN

- FREE

TOWN TOPIC

TOWN TOPH 21 West 23d St., M

FORMERLY EUROPEN

Returnis

Only First Class Hotel

W. T. EVANS, P

P. D. & J. F. MULL

PROPRIETORS OF THE

IVERY STAR

FOR

THE FRONTIER

-AND-

Out December 1, all news and b railway trains, price 50 cents,

To all who send \$1 for 3 mo

The largest, raciest, stronged and entertaining weekly jor world.

world. SECOND-TO all who will set sent Tows Torics and "Tales Topics" from date until Jan., 5 Nos. of the infinitable gaster price \$2.60) and 14 months of the family weekhes (regular price % 15 Take one or the other offen and remit in postal note, order of Exchange to TOWN TOP

DR. P. C. CORRIGAN

ex-govenor of Ajum

-FOR BALE BY-

O'NEILL NER

said defendants to satisfy said order of sale, to-wit: The south half of the northwest quarter, the northwest quarter of northwest quarter of and west half of northeast quarter of the northwest quarter of section eleven [11], township twenty-nine [29], range ten [10] west of the 6th p. m. in Holt county, Ne-braska. And will offer the same for sale to the high-est bidder for cash, in hand, on the 18th day of March, 1863, in front of the court house in O'Neill that being the building wherein whe last term of district court was held, at the hour of 2 o'clock P. M. of said day, when and where due attendance will be given by the under-signed.

Dated at O'Neill, Neb., this 29th day of December, 1892. H. C. MCEVONY. 31-5x Sheriff of said county.

FOR

the following premises taken as the property of said defendants to satisfy said order of sale, to-wit: The north half of the southwest quarter and lot No. four (4) of section three (3); also northeast quarter of southeast quarter of section four (4), all in township thirty-two (32), range eleven (11) west of the 6th p. m. in Holt county, Ne-braska. And will offer the same for sale to the highest bidder for cash, in hand, on the 13th day of March, A. D., 1869, 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 attend-tion will be given by the undersigned. Dated at O'Neill, Neb., this 21st day of December, 1862. H. C. McEVONY, 31-5x Sheriff of said county.

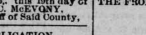
PUBLICATION NOTICE.

(First Publication Jan. 26, 1893.)

In the district court, within and for the county of Holt. and state of Nebraska. The Phoenix Insurance company of Hartford Connecticut, Plaintiff.

LEGAL BLANKS

gned. Dated at O'Neill. Neb., this 19th day of ecember, 1892. H. C. McEVONY, 31-5x Sheriff of Said County, THE FRONTIER



SHERIFF'S SALF. By virtue of an order of sale directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtakned be-fore the district court of Holt county, Ne-braska, on the 30th day of September, 1862, in favor of E. Benedict Oakley et al as plaintiff and against Alexander Mills, Matil-da Mills. Leonard Seitz and Mrs. Leonard Seitz as defendants for the sum of ten hun-dred forty-three dollars and costs taxed at \$26,63 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;

NOTICE. Michael Hand and Mary Hand, non-resident defendants, will take notice that on the fibth day of November, 1892. William Hoffman, Henry Jayne and A. B. Brown, plaintiffs herein, filed their petition in the district court of Holt county. Nebraska, against sid defendants et al., the object and prayer of which are to foreclose a certain mortrage executed by Michael and Mary Hand to G. M. Mackenzie upon the northeast quarter of section eleven, in township twenty-seven north range twelve, west, in Holt county, Nebraska, given to secure the payment of a certain first mortgage bond dated October 1, 1891; that there is now due upon said notes and mortgage the sum of \$200 and due and payable October 1, 1891; that there is now due to for which sum with ten per cent, interest from October 1, 1891; plaintiffs pray for a decree that defendants be required to pay the same with \$125 taxes paid by plaintiffs to protect their security in said land, or that said premises may be sold to satisfy the mount found due. Marken are required to answer said petition and premises may be sold to satisfy the anot found due. Marken are required to answer said petition and before the 300 for Plaintiffs. 314 Attorney for Plaintiff.

army that I met a young man to whom I explained that I suffered from severe headache. He advised me to take oplum, and I said to him: 'Won't it upon me?' He replied, 'No.' 1 have heard since that he hanged himself. I took to eating the drug, and from day to day I swallowed increased doses until I could take one drachm every day. I used to roll it up into pills. When my money became short and I was unable to get any more oplum my life became a misery. I craved for it without effect, and as I could not exist any longer without it I cut my throat." This was the statement made by one George Hall, on whom an inquest was held at Birming-ham recently to a doctor. This doctor said ten grains under ordinary circumstances were fatal. "Suicide while temporarily insane," was the verdict.

### A Dog Fight to the Rescue

"What are you going to call you new paper?" asked the friend who had dropped in to see the aspiring young dropped in journalist.

"The Palladium," was the reply.

"That's a good name for a newspaper. By the way, what is the meaning of the word?"

"It means-hum-it means-why, you know what a palladium is, don't you?

"No. I'm asking for information." "Well, that's a good one on you! Lived in a civilized community all your life and pretend you don't know what a palladium is!"

"I'm in earnest. What is it?" "Why, a palladium is-Great Cæsar!

Look at that dog-fight!" "Saved!" howled the young journal-ist, pouncing on the dictionary the in-stant the door closed on his visitor's retreating form.

### Suspicion Confirmed

A bell boy was found at the Great Northern who does not believe in going beyond his literal instructions. A guest rushed to the cashier's deak. He STOR TO and just ten minutes in which to pay is bill, reach the depot and board his

rsin. "Great Spott!" he exclaimed, "I've orgotten something. Here, boy, run p to my room, B 48, and see if I have aft my tooth-brunk and sponge. Hurry; "we cally five minutes now:" The boy hurried. He returned in our minutes out of breath. "Yes, di," he pattid, "you left them have

NOTICE.

Her Attorneys, NUTICE. To James and Mary C. Mowhorton, L. W. Tulleys, trustee, Burnham, Tulleys & Co., Clement L. Boone and wife, name unkown, non-resident defendants, will take notice: that onghe—day of February, 1863, James N. Brown, successor in trust, plaintiff, filed his petition in the district court of Holt county, Nebrasks, against you, the object and prayer of which is to forclose a trust deed executed and delivered by James and Mary C. McWhorton and William and Elias Jane McWhorton L. W. Tulleys, trus-tee, and to plaintiff, upon the following premises, towlt: South half southeast quar-ter, and southeast quarter section six, and northeast quarter section six, and northeast quarter section seven township thirty-one, range nine, west sixth P. M., to secure the payment of a note for 2500, dated October 1, 1887, due five years from date, with then interest cupons theretositached for \$87.50 each, the same being made by James and William McWhorton in favor of Clarence Ki Heese, and assigned to plaintiff. Said portied and its so filed to forclose said premises for the years ending 1885. 1880, 1890 and 1891. The same having been paid by the plaintiff in the sum of \$172.37. That there is now due and unpuid the sum of \$200 on mote, the sum of \$160 on cupons and the sum of \$172.37 on taxes. Therefore plaintiffs pray that a decree may be aloreeadd amounts, making a total of \$267.37, with interest, or that said premises to aver on or before the third day of April. 1884. Dated February 8, 1890. The same to the years in a day the same. You are required to aver on or before the third day of April. 1894. Dated February 8, 1896. M. BROWK, Attorney. 394 Successor in trust. By HERINIFY'S NALE.

SHERRIFF'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-brask, on the 25th day of June, 1891. In favor of H. S. Ballou & Company. as plaintiff and against Hiram B. Heary and Mary 8. Henry as defendants for the sum of one hun-dred twenty-one dollars and costs taxed at 20.98 and accruing costs 1 have levied upon the following premises taken as the property of said defendants to satisfy said order of sale, to-wilt:

of said defendants to satisfy said order of sale, to-wit: The south-east quarter of section nine [9], township thirty [30], range tea [10], 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 6th day of March, A. D., 1896, in front of the court house in O'Neill that being the build-ing wherein the last term of District court was held, at the hour of 11 o'clock A. M. of will be given by the undersigned. Dated at O'Neill, Neb., this 31st day of January, 1895.

H. C. McEVONY, Sheriff of said county.

30-5

sw4 of ne4, section 38, township 32, range 15, 199.00.

net of sw4, section 25, township 32, range 14,

nw4 of sw4, section 25, township 32, range 14.

sw4 of sw4, section 25, township 32, range 14,

ne4 of ne4, section 34, township 27, range 9,

of net, section 34, township 27, range 9,

sw4 of ne4, section 34, township 27, range 9,

set of set, section 17, township 31, range 12,

and of sw4, section 17. township 31, range 12,

of swi, section 17, township 31, range 12,

net of ne

set of net, section 31, township 33, range 12,

And that unless you answer said petition on or before the 18th day of March, A. D., 1860, the allegations of said petition will be taken as true and the amount set opposite each trast respectively will be decreed by said court to be a first lien upon each tract respectively and each tract will be ordered sold to eatisfy said respective liens, interest and costs including attorney's fees. Dated at O'Neill, Neb., February 1, 1868. FARMER' LOAN & TRUST COMPANY, Pit'ff. By M. J. SWEELEY AND E. H. BEREDICT, 304 Its Attorneys.

### NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILI, NEBRASKA,

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

ning. Dated 9th day of February, 1893. 31-5 H. C. MCEVONY, Sheriff. Munger & Courtright, Attorney's for Pitf.

Munger & Courtright, Attorney's for Pitt. SHERIFF'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, Nebraska. on the 18th day of November. 1852 in favor of J. H. Keith, trustee, et al as plain-tiff and against Cary B. Wade. George W. E. Dorsey, and Emma E. Dorsey as defendants, for the sum of seven hundred fifty-three dollars and thirty-four cents and costs taxed at \$50.98, tnd accruing costs I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale, to-wil: The northwest quarter of section twenty-one (13) www.ship twenty-eight (33) range thirteen (14) township twenty-eight (35) range thirteen (15) west of the Eth P. M. in Holt county, Neb.. And will offer the same for sale to the highest bidder for cash in hand on the 13th day of March. A. D., 1868, in front of the court house in O'Neill that being the build-ing wherein the last term of district sourt was held, at the hour of 10 ofelock A. M. of said day, when and where due attendance will be given by the undersigned. Dated at O'Neill, Neb., this 7th day of Pebruary, 1863. H. C. McEVONY, 815

### SHERIFF'S SALE.

SHERIFFS SALE. By virtue of an order of, sale issued by the vierk of the district court of Hoit county, Nebraska, on a decree of foreclesurewherein Orient Insurance Company is plaintif and Catherine McDonough, Jerome A. McDonough, Herberge are defendents. I will sell at public by the state of the court-house in said county on the isth day of March, 1883, at 10 o'clock the ments, to sailsty the judgment and costs in said action: The northeast quarter of section twenty-sit, and the the thirty, north range twelve, west, in Holt county, Nebraska Munder & Courtment, Attys, for Pitz, Munder & Courtment, Attys, for Pitz,

Enlarged, REFITT

Attorney's for Plaintiff. Attorney's for Plaintiff. Attest: 24th day of January, 1888. [SEAL] JOHN SKIRVING, Clerk.

NOTICE.

NOTICE. Martin F. Wimer and Ella Wimer, non-residents defendants will take notice that on the 20th day of January. A. D. 1893, J. L. Moore, trustee, plaintiff, filed his petition in the district court of Holt county. Nebraska, against suid defendants the object and prayer of which is to foreclose a certain mortgage executed by the defendants to the Dakota Mortgage Loan Corporation, upon the following described real estate. situated in Holt county. Nebraska, to-wit: The north half of the southwest quarter and the west half of the southeast quarter of section seventeen, in township thirty-one, north of prommissory note, dated July 22, 1887, for the sum of \$1180.00, payable on the first day of August 1892. That there is flow due the plaintiff from the defendants on said note and mortgage the sum of \$1586.68, with then per cent interest from the first day of August 1892, together with the further sum of \$04.10 taxes paid by the plaintiff with ten per cent interest hereon. Plaintiff with ten per cent interest hereon. Plaintiff with ten aper cent therest hereon. Plaintiff with ten per cent interest hereon. Plaintiff with ten per cent interest hereon. Plaintiff with ten per cent interest hereon. March, 1882. "Mell. Nebraska, January 20, 1883. "Me

# NOTICE FOR PUBLICATION. LAND OFFICE AT O'NEILL, NEB January 23, 1893

January 25, 1883 Notice is hereby given that the following-named settler has filed notice of his inten-tion to make final proof in support of his chaim, and that said proof will be made be-fore the register and receiver at O'Neill. Neb., on March 11, 1885, viz: CHARLES MEDIC, H. E. 14044, for the NWM SW4 section 11. township 28, range 12, west the p. M. Men mess the following witnesses to prove his continuous residence upon and cultiva. Uno of said land, viz: Thomas McLaughlin. Thomas Connolly. Charles O. Smith and H. W. Shaw all of O'Neill, Nebraska. 29-5pr B. S. GILLESPIE, Register.

East of McCafferto' ..

GOOD TEAMS, NEW

Prices Reasonable

O'NEIL

