On the Part of One of New York's Digni-

fied Police Officers. James O'Nelll, the actor, has traveled the world over and he has met with many queer experiences. To a little party of friends and acquaintances he related a number of peculiar incidents. One in particular will strike the average reader with peculiar force: "I was in New York city on Columbus day," said the telented actor, "and I was billed to play in Bridgeport, Conn., that night. I consulted my watch and I found that I had no time to spare to get my train. You know that I have played 'Monte Cristo' so long the very tuming has really become a fixed habit with me, if not a real trait, You notice that I wear the clerical collar, the same as in the play, and I an often taken for a Catholic priest. Well, as I was about to relate, I started for the depot to take the train for Bridgeport. I encountered the monster Columbian pageant. I found it almost impossible to get through the parade, and then on the other side of the street imagine my dismay and consternation when I was confronted by a mighty throng of citizens witnessing the elaborate display. I endeavored to edge my way through the blockade, but every effort was futile. I importuned the people to let me through. I told them that I must get the train, but all in vain. Finally I saw a policeman and called him to my assistance. He responded with alacrity. I told him my distress, and swinging his baton he cried:

"Make room for his riverince," and the trouble was at an end. I reached the train just as it was ready to pull

BALD-HEADED YOUTHS. Hair Patches That Are Expensive, But

That Casset Be Detected. There are more bald-headed you "There are more bald-headed young men in our leading social circles," said the supplier of hirants deficiencies, "than people would think. But that is because very little of it is revealed to the curious glance. You see, most of the presse men prove bald immediately above the forehead, which leaves the presses of the pr attily above the forehead, which leaves a triangular space, or on the enter of the head. The first place is very easily concealed by a patch, which tooks as natural as the real thing. These patches are readily adjusted and may brushed in any style. They are rather expensive, though—that is, if a man desires something which will etely baffle the stte the suspicious at detec-\$30 to \$150, according to size and oish. Concerning that particular of on top of the head in which the spot on top of the head in which the hair is especially fleeting, any number of men whose ages range between 25 and 40 are so decorated. They do not come so high as the first-named prices, but are just as easily adjusted and present the same impenetrable finish. There are not many of the complete wigs sold, like there were fifteen or twenty years ago. In fact, it is hard to get a wig which does not give itself away, and this is worse than thin hair baldness. What is the color mostly or baidness. What is the color mostly in vogue concerning wigs? Why, I guess dark brown is the most popular. Most men have that color of hair. Black-haired and extremely lighthaired men seldom become hald at any early age; when they do it is generally on the center of the head."

IT WOULD KILL HIM.

Knew His Uncle too Well to Fooling Around Him.

We have in our midst, so to speak, oung business man who is thrity and active, but who has not yet made his pile. He has an uncle in the East who s a millionaire, but that doesn't do cor young friend much good. Not long ago he needed \$5,000 and found some difficulty in borrowing it.

"Why don't you ask that old uncle of yours?" inquired one banker to whom he applied.

The young man instantly became refoundly selemn.
"My dear sir," he said, impressively, do you want me to become a mur-"A musderer?" echoed the banker in startled tones.

"A murderer," and the young man became more in earnest than ever. "Certainly not, my dear fellow, certainly not," exclaimed the banker. "What do you mean?"

Why, sir, if I should ask that uncle

of mine to lend me \$5,000 he would drop dead on the spot."

A Tender Queen Distilusioned.

The ex-queen of the Sandwich Isles, whose deceased husband was a Dalma-tian, it appears, has always been anxious to learn something of the rela-tions of her deceased spouse, and com-missioned every captain of an Austrian ship who visited her to inquire after them and send her word. At last, says our Vienna correspondent, the says our Vienna correspondent, the officers of the Fasana, who reported to the government on the subject, have been successful But among the relations of the deceased they have found a wife, or rather widow, who, as soon as she heard how matters stood, declared she would sue the ridowed queen to obtain the private widowed queen to obtain the private property of her runsway husband.

Remedy for Cold Feet

All that is necessary, says an ex-nange, is to stand erect, and very radually lift oneself upon the tips of is toes, so as to put all the tendons of the foot at full strain. This is not of the foot at full strain. This is not to hop or jump up or down, but aimply to rise—the slower the better—upon tiptoe, and to remain standing on the point of the toes as long as possible, and then gradually come to the original position. Repeat this several times and by the amount of work the tips of the toes are made to do in sustaining the body's weight a sufficient and lively circulation is set up.

In mildest terms the west is a great and glorious country. For grandeur of scenery, for natural resources, and for ahead of the east. The Alleghany mountains are only like footbills of the snowcapped Rockies. The peaks of the Catskill and Adriondacks are like mounds compared to Pike's Peak and the mighty Shasta. The bluffs of the Susquehana are only furrows compared to the mighty gorges in Colorado and Northern New Mexico. The immense prairies, stretching away for hundreds of miles, the vast mountain ranges, with snow-crowned peaks raising three and four miles above the level of the ocean. the grand gorges and canons with perpindicular walls thousands of feet high, the grotesque, collossal figures chiseled by nature's hand from rocks of sandstone, and a hundred scenes of grandeur combine to fill the spectator mind from the sublimity of nature to the contemplation of the infinite creascenes the wicked go on in their wickedness and carry debauchery and crime to a greater extent than in the east. Much has been written about the western part of our state and the Rocky mountains, so that this section is known pretty widely over the civilized world. But what has been written has not always been of a character to carry with it favorable inpressions of this wonderful land; worderful not only on account of its history, but for the grandeur of its scenery, the fertility of its soil, the delightful climate and the great variety and extent of native resources. How beautiful the green and productive lowlands! Take for example the Physic val-ley. Puere is one of the laveliest spots upon which the bright sun shines. If the traveler enters the valley over the great Union Pucific R. R. as the train rolls out of Grand Island for the west, what a scene presents itself to view! Before the enchanted gaze is the most picturesque ale of the west, carpeted in fields of grass and grain. Across the valley to the north are numerous lakes, some being the target budies of water on the central devide, a hunters' paradise for fish and fowl. Around all this pastoral scene runs a low ridge of hills, robed in eternal gray and stretching far out to the western horizon, till seemingly tired of their lowly condition they burst into the gigantic Rockies. The climate is wonderfully salubrious; ascending into higher latitudes, the ozone in the air is more abundant, and hence this section is drawing thousands from the east, sufferers from pulmonary troubles, to get that greatest of nature's blessings-health. The soil is wonderfully productive. The process of irrigation by which the water is brought from the mountain streams has changed thousands of acres of practically useless land into a paradise, and now from the car window in the harvest time can be heard the sickle of the reaper, mowing down the golden grain with heads bowed as it were in pacific obedience to the white created Rockies, with brows piercing the fleecy forests of the heavens. Harvests are early and bountiful beyond belief, save by those who live there and have practical knowledge. One of the most attractive features of the Platte River, which, it must not be forgotten, rises in the very heart of the Rockies, is the abundance of pure water flowing in grass grown channels from the hillsides. through the valley, to the sea. On board the overland fiver as one is sped on to catch the last rays of departing day, when evening's curtains are falling on the scene, "Nature not too sombre nor too gay," in a grand panorama passes by more rapidly and but for the green fields of alfalfa, which break in upon the scene as moonbeams from a clouded heaven, the wearied eye would be seeking repose with the captive it enthralls. Valley under valley, hill over hill, mountain peak on mountain peak, unite in one common acclamation of being storehouses for mineral wealth. The very stars chining through the rarified atmosphere with a splendor only to be seen in this altitude, echo and re-echo with a reverbant harmony-"wealth. wealth, untold wealth!" Not only so, but they point the people away from the busy marts of Wall Street and Philadelphis, from the ports of Chicago and New Orleans, and across the politicial heavens, write in letters of gold and silver the future that shall shape the destiny of our glourious republic. No more is the political east to control the non-political west. The Atlantic seaboard is eagerly watching the political sunset on the mountains of gold, while the Pacific seaboard is as eagerly watching the dawn on the hills of silver. Be sides gold and silver are found coal, iron, graphite, and various kinds of building stone, and all existing in limit-less quantities. The region is an invit-

W. B. LOWER.

An Indiguant Farmer,
O'NETLL, March 11, 1898.
The Independent last week ventured to pull the wool over the eyes of the people again by imposing on them its opinion of law, in hopes that it might tits readers in to believing that the ters of that paper knew enough to bress an intelligent opinion on such a

ing one to strangers and but a few more

decades and the great sandhills of the

west will be converted into great grain

fields, the terraced lawn of our country.

subject. It is to be immented that the industrious farmers have not the time to study law, and for this reason they become subject to the impositions, buisness enterprise it is undoubtedly far affrontry and piebald ignorance of such men as that snake-like hypocrite and amusing bigot, Lessinger, whose face is black with prejudice, and whose natural mission on earth is to breed discord instead of christian charity and truth. Here are the words used by the Independent: "The point upon which Judge Kinkaid sustained Scott's demur was not even raised by Scott's atterneys, and does not touch upon the merits of the question at issue. whether or not the county board have the right to count the cash in making a settlement." According to the above the judge is subject to the points the attorneys present and has no right to consider what are the merits of the case himself, or decide on the construction thereof or the evidence; but instead the with awe, and to raise the reverent judge must decide by the ability of the attorneys to present the case, thus making the judge subordinate to the tor. But amid all these soul inspiring attorneys. This is not quite as intelligent as the judge of tradition who weighed the paper of the opposing attorneys to see who held the heaviest argument and decided on the preponderance of one-half ounce difference, and made the constable pay the costs.

It seems that a few such remarks as that would surely disgust intelligence, and that the people would not encourage such deprayed impotence in their midst. There is not one farmer who reads that paper but has in reality forgot more about justice than the editor ever knew. and they all know that when Lessinger tries to dictate to our court, that he occupies the same position as a toad winking at lightning, he is so far beneath the power he is grimmacing at.

Why if one of the judge's solemn. considerate thoughts of human right and justice was to be forced inside the contracted cranium of that editor, it would consume the putrified remains of what little rotton, prejudiced, narrow brain he has left.

It is an open insult to our citizens (if he was only human enough to be accused of knowing what an insult was,) for him to critciize a man who, in his official capacity as a representative and a tudge, never forgot to recognize the justice belonging to those same farmers who read that paper; and who, even now in the act for which he is assailed, is only discharging the duties of his office according to his official oath. Judge Kinkaid knows his decisions are liable to go before the supreme court and he has too much pride to be actuated in any way by the little fends and personal malice of those who do not understand law, like such wind bags as Lessinger. We don't know which should be the more ashamed. Lessinger for lying, or others for believing him.

FARMER.

There is no weekly journal published which covers so wide a field of matters interesting to people of intelligence and culture as does Town Topics. This new departure, giving to its readers the further benefit of the very highest order of fiction, will prove another element of matter that it gives weekly, it is the cheapest publication (84 per year) in the world. Clubbed with the great quarterly magazine, "Tales from Town Topics," each number containing an original prize novelette, the two are sent for \$5 per year. Town Topics, 21 West 28 Street, New York.

LEGAL ADVERTISEMENTS.

NOTICE FOR PUBLICATION.

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'Nelli, Neb., on April register and receiver at 0 Melli, Meb., 482 181, 1808, viz.

DAVID STANNARD, T. C. No. 4546 for the SE4 section 33, township 30, range 10 west.

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

John Borrisky, Henry Hostetter, Martin Hurley and F. R. Stannard all of O'Neill Nebraska. 34-6 W. D. MATHEWS, Register.

SHERIFF'S SALE.

By virtue of an order of sale issued by the erk of the district court of Holt county, obrasia, ion a decree of foreclosure wherein hester County Guarantee Trust and Safe eposit Company is plaintiff and Loring B. appard and Harriet L. Shepard are defendate, I will sell at public auction to the high-th bidder for cash in hand at the front door the court house in sald county, on the 27th ay of March, 1889, at 9 o'clock A. M., the folwing described lands and tenements, to talsy the judgment and costs in sald action with

half of northeast quarter; coutheast rofhorthwest quarter; cast half of rest quarter; west half of southeast r and southeast quarter of southeast r all in section two (2) township thirty-2) range twelve (12) in Holt county,

Nebraska. Dated at O'Neill, Holt county, Nebraska, this 20th day of February, 1883. H. C. McEVONY, Sheriff.

NOTICE-TIMBER CULTURE.

U. S. LAND OFFICE, O'NEILL, NEB. U. S. LAND OFFICE, O'NEILL, MER., March 3, 1893.

Complaint having been entered at this office by Joseph M. Hunter against the heirs and legal representatives of Oharles Alex Kadish, deceased for failure to comply with law as to Timber-Culture Entry No. 2865, dated October 3, 1882, upon the NE4 section 90, township 30, range 9 west, in Holt county, Nebraska, with a view to the cancellation of said entry; contestant alleging that said Charles Alex Kadish and his heirs, executors administrators have failed to break or cause to be broken or plowed ten acres of land on said tract since the date of entry, also failed to cultivate or cause to be cultivated the trees growing on said tract during the fourth sixth, seventh and eight years since the date of said entry and that there is not now growing on said tract more than fove acres of trees and that said failure exist at the present time. The said parties are hereby summoned to appear at this office on the 10th day of April 1698, at 9 o'clock A. 25, to respond and furnish tistimony concerning said alleged failure.

W. D. MATHEWS, Register.

By virtue of an order of sale issued by the clerk of the district court of Holt county. Nebrasks on a decree of foreclosure wherein Chester Couniy Guarantee Trust and Safe Deposit Company is plaintiff and Barnabas Welton, Augusta A. Welton, C. H. Toncray, Emma R. Toncray and Ed F. Gallagher are defendants, I will sell at public auction to the highest bidder for cash in hand at the front door of the court-house in said county, on the 2'th day of March, 1883, at 9 o'clock A. M. the following described lands and tenements, to satisfy the judgment and costs lusaid action, to-wit:

East half of northeast quarter and east half of southeast quarter of section four (4); the north half of northeast quarter and southwest quarter of northwest quarter of section nine (9); and northwest quarter of section ten (10), all in township thirty-two (22), range thirteen (13), in Holt county, Nebraska, this 20th day of February, 1883.

Bated at O'Neill, Holt county, Nebraska, this 20th day of February, 1883.

H. C. McEVONY, Sheriff.

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 Pennock Hart is plaintiff and C. W. Hagensick. Anna Hagensick, C. H. Toncray, Ed F. Gallagher and John J. McCafferty are defendants, I will sell at jublic auction to the highest bidder for cash in hand at the front door of the court-house in said county, on the 27th day of March, 1863, at 9 o'clock A. M., the following described lands and tenements, to satisfy the judgment and costs in said action, to-wit:

Northeast quarter of section twenty-five [25], township thirty-one (31), range twelve [12], in Holt county, Nebraska, this 29th day of February, 1833.

H. C. McEVONY, Sheriff.

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 Chester County Guarantee Trust and Safe Deposit Company is plaintiff and John K. Dressler, Mrs. John K. Dressler, H. N. McKee, Mrs. H. N. McKee, W. D. Mathews. the Neraska Mortgage and Investment Company, and Charles K. Collins, receiver of the Neraska Mortgage and Investment Company are defendants. I will sell at public suction to the highest bidder for cash in hand, at the front door of the court house in said county, on the 27 day of March, 1828, at nine o'clock, A. M., the following described land and tenements, to satisfy the judgment and costs in said action, to-wit: The south half of northwest quarter of section thirteen (13), township thirty-two (22), range eleven (11), in Holt county, Nebraska.

county, Nehraska.
Dated at O'Neffl, Holt county, Nebraska,
this 20 day of February, 1893.

H. C. McEVONY, Sheriff

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 Lettita M. Butler is plaintiff and Bennett S. Gillespie, Nebraska Mortgage and Investment Company, Charles K. Collina, receiver of Nebraska Mortgage and Investment Company, Charles C. Millard and Mrs. Churles C. Millard his wife are defendants, I will sell at public auction to the highest bidder for cash in hand, at the front door of the court-house in said county, on the 27th day of March. 1883, at 9 o'clock A. M., the following described lands and tenements to satisfy the judgment and costs in said action, to-wit:

to satisfy the judgment action towit:

Northeast quarter of section thirty-two (32), township twenty-nine (29), range nine (9), in Holt county, Rebrasha,

Dated at O'Neill. Holt county, Nebraska, this 20th day of February, 1863.

33-5

H. C. McEVONY, Sheriff.

SHERIVE'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 Chester County Guarantee Trust and Safe Deposit Company is plaintiff and John Solick, J. E. Mallery and Mrs. J. E. Mallery, his wife, are defendants. I will sell at public auction to the highest bidder for cash in hand, at the front door of the court house in said county, on the 27 day of March. 1863, at nine o'clock A. M. the following described landsand tenements, to satisfythejudgment and costs in said action, to-wit: Southwest quarter of section five (5) township twenty-seven (27) range eleven (11) in Holt county, Nebraska, Dated at O'Neill, Holt county, Nebraska, this 20 day of February, 1883.

33-5 H. C. McEVONY, Sheriff.

SHERIFF'S SALE.

By virtue of an order of sale, issued by the clerk of the district court of Holt county, Neb. on a decree of foreclosure wherein Chester County Guarantee Trust and Safe Deposit Company is plaintiff and John Quinoy Adams. Angeline L. Adams, H. C. Hansen, and Mrs. H. C. Hansen his wife are defendents. I will sell at public auction to the highest bidder for cash in hand, at the front door of the court house in said county, on the Z day of March, 1833, at pine o'clock, A. M. the following described land and tenements, to satisfythe judgment and cost in said action towit: East half of southwest quarter and west half of southeast quarter and west half of southeast quarter and est in three (3) township thirty-two (32), range thirteen. [13] in Holt county, Nebraska. Dated at O'Neill, Holt county, Nebraska. this 20 day of February, 1893.

"H. C. McEVONY, Sheriff of said county.

NOTICE TO LAND OWNERS

NOTICE TO LAND OWNERS.

The commissioners appointed to locate a road commencing at the north end of Main street in the town of Inman, section 19, fownship 28 north, range 10 west. Thence running north, Va. 11d50m E. 1770 Chs. to the ½ section line on section 19. Also commencing at the center of said section 19. Thence running westVa.11d50m on the ½ section line 23.00Chs. to the right of way of the F. E. and M. V. R. R. Thence in a N. W. source along the north side of said right of way 7.00 Chs. to the section line between sections 19 and 24. Also commencing at the section line between sections 19 and 24. Also commencing at the section line between sections 19 and 24. Also commencing at the section line between sections 19 and 24. Also commencing at the section 18 and 24. Also commencing at the section line between section 18 is 14 and 18 and 18

Dated February 13, 1863.

18*AL

J. C. Harnish, Deputy.

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 18th day of November, 1882, in favor of J. H. Keith, trustee, et al as plaintiff 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 \$30.98, ind accruing costs I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale, to-wat.

The northwest quarter of section twenty-one (13) towashly twenty-eight (23) range thirteen (13) west of the 6th 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., 1893, in front of the court house in O'Neill, that being the bullding wherein the last term of district court was held, at the hour of 10 o'clock A. M. of said day, when and where due attendance will be given by the understaned.

1 lated at O'Neill, Neb., this 7th day of February, 1893.

H. C. McEVONY, 31-5

Sheriff of Said County,

SHERIFF'S SALE.

By virtue of an order of sale issued by the clerk of the district court of Holt county. Nobraska, on a decree of foreclosure where in Chester County Guarantee Trust and Safe Deposit Company is plaintiff and Samuel W. Halstend. C. H. Toucray, Emma R. Toncray and Ed F. Gallagher are defendants, I will sell at public auction to the highest bidder for cash in hand at the front door of the court-house in said county, on the 27th day of March. 1893, at 9 o clock A. M., the following described lands and tenements, to satisfy the judgment and costs in said action, to-wit:

lowing described lands and tenements, to actisty the judgment and costs in said action, to-wit:

Southeast quarter of section thirty-four (34), township twenty-seven (27), range ten (10), in Holt county, Nebraska.

Dated at O'Neill, Holt county, Nebraska, this 20th day of February, 1803.

33-5

H. C. McEVONY, Sheriff.

By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebriska, on a decree obtained before the district court of Holt county, Nebriska, on the 14th day of January, 1882 and favor of the State Bank of O'Neill as plaintiff and against E. E. Bonnell and Piuma Bonnell as defendants for the sum of two hundred twenty-nine dollars and sixty-six cents and costs taxed at \$17.58 and accruing costs I have levied upon the following premises taken as the property of sald defendants to satisfy said order of sale to-wit:

South half of northeast quarter and south half of northwest quarter section twenty-seven (27) township twenty-seven (27) range twelve (12) 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 3rd of April, A. D. 1893, 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 11 o'clock A. M. of sald day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Neb.. this 23rd day of February, 1863.

H.C. McEVONY, Sheriff of sald County.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the clerk of the district court of Holt county, Nebraka, on a decree obtained before the district court of Holt county, Nebraka on the 28th day of December, 1891, in favor of Oscar E. Vermilye as plaintiff and against Mathew Coffee, J. H. Alling, Aquils H. Pickesing, Hannah N. S. Pickering, J. Q. Clark and C. H. Toncray as defendants for the sum of six hundred thirty-two dollars and four cents and costs taxed at \$29.03 and accruing coses I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale to—wit:

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

The southwest quarter of section (34) township twenty-eight (28) range thirteen (13) west of the 6th r. M. in Holt county, Nebraska.

And will offer the same for sale to the highest bidder for cash. in hand, on the 3rd day of April, 1883, in front of the court house in O'Neill, Neb.. that being the building wherein the last term of district court was held, at the hour of 10 o'clock A. M. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Neb.. this 23rd day of February, 1883.

H. C. McEVONY,

Sheriff of said county,

SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county. Nebraska, on the 28th day of January, 1883, in favor of Henry Herbage as plaintiff and against Heinrich Anderser, Peter Madison and —— Madison, bis wife, as defendants, for the sum of four hundred eighty-five dollars and seventy-one cents and costs taxed at \$21.18 and accruing costs I have levied upon the following premises taken as the property of sald defendants to satisfy said order of sale to-wit:

The north half of southeast quarter and northeast quarter of southwest quarter and northeast quarter of southwest quarter section thirty-two (32)township twenty-eight (28) range thirteen (13) 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 3rd day of April, A. D., 1893, in front of the court house in O'Neill, that being the place wherein the last term of district court was held, at the hour of 10 o'clock A. M., of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Neb., this 28th day of February, 1893.

SHELIFF'S SALE.

SHELIFF'S SALE.

By virtue of an order of sale issued by the clerk of the dirtrict court of Holt county. Nebraska, on a decree of foreclosure wherein Mary B. Parker, Elizabeth B. Parker and Edgar J. Parker, administrators of the estate of Samuel J. Parker, deceased, are plaintiffs and Edwin E. Goree, C. L. Babcock and Mrs. C. L. Babcock is wife are defendants, I will sell at public auction to the highest bidder for cash in hand, at the front door of the court-house in said county, on the 27th day of March, 1893, at 9 o'clock A. M., the following described lands and tenements to satisfy judgment and costs in said action, towit:

West half of northeast quarter and east half of northwest quarter of section twenty-three (23), township twenty-seven (27), range eleven (11) in Holt county, Nebraska,

Dated at O'Neill, Holt county, Neoraska, this 20th day of February, 1883.

33-5

H. C. McEVONY, Sheriff.

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 Chester County Guarantee Trust and Safe Deposit Company is plaintiff and Ellas J. Hershiser, Cal A. Oller, Mrs. Cal. A. Oller, his wife, the Nebraska Mortgage and Investment Company and Charles K. Collins, receiver of the Nebraska Mortgage and Investment Company are defendants. I will sell at public auction to the highest bidder for cash in hand at the front door of the court-house in sald county, on the 27th day of March, 1833, at 9 o'clock A. M., the following described lands and tenements to satisfy the judgment and costs in said action, to-wit:

Northwest quarter section tweaty [20]. Northwest quarter section twenty [20], township twenty-seven (27), range twelve (12), in Holt county, Nebraska,
Dated at O'Neill, Holt county, Nebraska, this 20th day of February, 1893.

H. C. McEVONY, Sheriff.

NOTICE.

John C, and Marion L. McWilliams, L. W. Tulleys, trustee, Burnham Tulleys and Co., Joseph Wilson, Edwin S. Morton, and the Scottish American Mortgage and Trust Co., limited. non-resident defendants. Will take notice that James N. Brown, successor in trust, on the 20th day of February, 1863. filed his petition in the district court of Holt county. Nebraska, against them, the object and prayer of which is to foreclose a trust deed, executed and delivered. by the said John C. and Marion L. McWilliams to plaintiff upon the southwest quarter section one township twenty-nine, range nine, west six P. M. to secure the payment of a prommissory note for 8650.00 dated May 1. 1885, due five years from date, at seven per cent interest per annum, with ten interest coupons thereto attached. Also to foreclose a second mortgage executed and delivered to Burnham Tulleys & Co., on said premises, to secure the payment of ten prommissory notes, dated May 1, 1886. The same being assigned to plaintiff; also to foreclose, on said premises, two certain tax certificates, the amounts of same having been by plaintiff. That there is now due and payable to plaintiff on said trust deed and coupons the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes the sum of \$731.35, on said second mortgage notes t

NOTICE FOR PUBLICATION.

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LAND OFFICE AT O'NEILI. NEBRASKA,
February 3, 1893.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his ciaim, and that said proof will be made before register and receiver at O'Neili. Neb., on March 22, 1893, viz.

JACOB B. MARING, H. E. 12587
for the N½ SE¼ and SE¼ SE½, sec. 12, and NE¼ NE¾. sec. 16, twp. 28, N. R 13 W.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz.

Moses Gaughenbaugh, George Ganghenbaugh, Morton E. Hist. James Gaughenbaugh, Morton E. Hist. James Gaughenbaugh, all of Emmett, Neb.
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 March 22, 1893, viz.

MOSES GAUGHENBAUGH, H. E. 13047
for the E½ NE¼, sec. 9, twp. 38, N. R. 13 W.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz.

J. B. Maring, S. H. Elwood, T. B. Maring, Emery Herick, all of O'Neill, Neb.
Notice is hereby given that the following named settler has filed notice of his intention of making final proof in support of his claim, and that said proof will be made before register and receiver at O'Neill, Neb., on March 22, 1893, viz.

THOMAS B. MARRING, H. E. 12579, for the S½, S.Wig, 12 and N½ NW¼, sec. 13-28, N. R. 13 W.
He names the following witness to prove his continuous residence upon and cultivation of said land, viz.

Moses Gaughenbaugh, Morton E. Hint, James Gaughenbaugh, Morton E. Hint, James Gaughenbaugh, George Gaughenbaugh, James Gaughenbaugh, George Gaughenbaugh, James Gaughenbaugh, George Gaughenbaugh, James Gaughenbaugh, George Gaughenbaugh, James Gaughenbaugh, B. S. GILLESPIE, Register.

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