will be Handled and Controlled

The five-foot time-ball to be dropped at the world's fair will be made of mayas on steel frame. It will be wound up each day to the height from which it is to fall, and it will be set ad electrically connected in such a sanner that the breaking of the cir-sit at 19 noon will release it.

The cable by which it will be con-offed has been laid, connecting new observatory with the en-Western Union telegraph sys-, the touch of a button at the hington end of it instantaneously smitting notice of the hour over 000 miles of wire.

an that button speaks the whole atry will listen and the hands of etric clocks all over the counwill point to the correct minute and and. There are 7,000 such clocks lew York City alone. All railways, ories and industries of every kind attention to the signal. Three attention to the signal. es before noon each day all es, every operator takes his finm the key, circuits are opened the instant when the sun passes the seventy-fifth meridian the of intelligence is flashed to all ts of the confiry. It requires less a one-fifth of a second to reach San

The twelve-o'clock signal sent from sington indicates 11 s. m. for Chi-, 10 s. m. for Omaha and 9 s. m. he Pacific coast, the United States sing divided into four perpendicular rips, and each strip setting its clocks y the time of the meridian which biests it from north to south. Thus ach strip is only one hour earlier than he next strip to the east.

PRESTO CHANGE

Our Foreign Friends Bosers More Convenient Name in America o other day the New York papers ained a list of the people in that who had had their names changed ser 1899. It is a rether cr da to publish such a list, alar to do, to publish such a list, altitle cruel as the Chicago papers'
y of the persons to whom marriage
made are granted. In Massachute neither barbarous custom prete librate Snocks gets his name
made to Arthur St. Clair, and young
Bumpkin, aged 25, takes out a
mass to marry Miss Snodgrass, aged
and the great general public has and the great general public has approximity to amuse itself with er. The New York changes are using, to say the least. There as to have been a great rush on part of Polish Jews to obline and their original patronymics. Thus are Grolinski becomes Peter Gordon: their original patronymics. Thus a Grolinski becomes Peter Gordon; Cidkowsky becomes William err Samuel Dolrocyriski becomes and Davis, and the Sauersig families upon and carry off the hondes are evidently made for the cost of getting rid of a name that made fun of, as when Jos-Hill. Emil Namzzynowsky probad no hankerings to become a Gor-or a Seymour; he simply wanted a a that somebody could pronounce, shortened himself up to Emil

THE SAFEST CARS.

Who Travel Most Always Like the Heaviest Once.

mercial traveller has an sition of his own as to that position white makes a car the safest one in costs. Some of them hold that it is to one next the baggage car; the sajerity maintain that the center of the train is the least dangerous, while are still individuals, in the ity, to be sure, who favor the

The opinions have been gained in any instances from practical ex-riences in railroad wrecks, which selences in railroad wrecks, which is of course, by no means infrequent certain sections of the country. As is the dissimilar views really go to now that the position of a car in a sin as regards its greater or less than the position of a car in a sin as regards its greater or less than the position of a page at the position only.

bity is a matter of speculation only. Ipon one matter, however, all the weiing men agree, and that is that matter what the position of the carthe safest ones of all are the heavy sping, parlor, buffet cars and the the drummers "as better than an oldent policy." There is every reamond the holding this favorable policy. There is every reamond the holding this favorable policy and trucks render their telepoing a difficult matter, and they are as likely to leave the rails in a time of a collision than other cars in consecutive of their greater-weight. s of their greater-weight.

Not only was Dr. Sharp the best sur-on in the state, but, best of all, he is young and eligible. It was then t to be wondered at that he was par-alarly liked by fond mammas with arriageable daughters, and still less suce for wonder that he considered self as always on the defensive.

afternoon at a tea given by Mrs.

ter for her eldest daughter, his

tess remarked with flattering in-"It must require great presence ind in your profession, doctor, supposing a man should fall out salless, what would you do first?" It for him to come down," he re-

colored boy, called as a witness to a court-martial, was asked by judge-advocate if he understood an oath was. The witness ret: "Yas, sah! I recken I does.

TESTING IRON COLUMNS, imple Device for Measuring Their

"Have you ever noticed," said a St. Louisan, "those massive iron pillars in the basement of the new Planters' house? Well, you ever stop to think of the immense weight they will be compelled to support steadily for many, many years? Oh, you have. But I suppose you have thought the manufacturers just made those pillars and sold them without knowing how much weight they would bear or how long they would bear it. Let me tell you

about that.
"Those pillars are cast in the same manner as are cast-iron stoves—by running the liquid metal into sand molds, but alongside of each pillar is cast an iron bar, from the same metal. The bar is precisely an inch square and five and one-half feet in length. When cold it is subjected to a very simple test. Each end of the bar is placed upon a table, and weights are suspended from the center by a rope.
It must bear a tensile strength of 500 pounds to the square inch. The test may begin with 400 pounds and be gradually increased until the bar is found to be perfectly supporting the required weight. If it breaks, for instance, at 480 or 490 pounds then the pillar cast from the pot of metal which cast the bar is discarded broken up and put into the pot again, with more pig-iron added. The pillars, you know, are largely made from scrap-iron, and the manufacturers cannot know the strength of the cast until it is tested. The addition of pig-iron in the event of failure, brings the cast up to the standard.

"Six or eight of the pillars designed for the new Planters' house had to be recast in this way.

LAMENT OF THE BARBER. Why His Trade Is Not so Profitable in These Later Days.

"No, barbering is not a money making business," said Kueffner, as he deftly wielded his razor. "I know of only one man in my experience who became wealthy at it, and that was a man who used to keep the barber shop in the United States hotel in Fulton street, New York. He retired with a comfortable fortune, but he was one man in a thousand.

"Barbering was much more profitable fifteen years ago than it is to-day. At that time it was the custom for nearly every patron to have his own pomatum, face powder, hair oil and hair restorer in the rack beside his cup. It was generally believed at that time that hair could be made to grow on a bald head, and also that many of the mixtures on the market would prevent hair from falling out. But those ideas are thoroughly exploded now, due largely, I think, to the publicity given

largely, I think, to the publicity given to the subject by the newspapers.

"I have no doubt that many men now bald would be well thatched were it not that they used so much hair oil. It is the exception at the present time in my shop when a man will permit me to put oil on his head, many of them preferring to have the hair them preferring to have the hair combed dry. When your head becomes dirty wash it, thoroughly with soap and water, and if you wish it to take on a luster like the raven's wing brush it for five minutes night and morning with a soft brush. The large income derived from the sale of the emollients referred to being now cut off, the trade of the barber cannot now be classed with that of the plumber and dealer as a money-making pursuit."

THE KILAUBA VOLCANO. Its Condition Reported Safe for Visitors From Honolulu.

The floor of Kilauea is at certain periods subject tooverflow by floods of fresh lava from Halemaumau, which will probably destroy large sections of the aforesaid trail, necessitating much labor in renewing it. This can hardly occur under two years from now, as it will probably take that length of time for the level of the molten lake to work up the 200 feet or more necessary to enable it to discharge itself on the main floor. During the last period of overflow, in 1889-90, many thousands of acres of the main floor of Kilauea received fresh coatings of lava. In the immediate vicinity of Halemauman pit the lava coatings were piled to a thickness of from twenty to fifty

Meantime, the lake, 800 feet in diameter, is overflowing every few days upon the lava floor around it, which is, perhaps, 250 feet lower than the brink of the circular pit, which is 2,400 feet in diameter. The American minister, who was there recently, counted twelve fire fountains playing in the lake at one time. In April last we measured the largest fountain with an instrument. The bellow, pulsating thrice a minute, was fifty feet in diameter, and thirty feet high. Its action was steady and incessant during the week we were there. Other fountains were more furious, but in-termittent. On the whole, the present aspect of the volcano is unusually sat-isfactory for observation by visitors.

Do Animais Dream? I have two animals at home that dream and talk in their sleep very much as do human beings. One is a bloodhound and the other a canary. Late the other night, when I got home from work, I heard a peculiar muffled sound coming from the bird's cage. sound coming from the bird's cage. Stepping up to it I found it was the bird singing. He had his head neatly tucked under his wing, but was singing away on one of his favorite songajust as if the sun was shining and he was overjoyed to see it. Frequently during the night or day the dog I mentioned will begin to growl or bark in his sleep. Then again he will wag his tall and show every sign of pleasure at some thought passing through his brain, all the time being sound asleep.

Town Topics, that brillians, spley, though sometimes slightly naughty society journal, published in New York,

makes the following announcement:

With the first issue in March Town Topics will be permanently enlarged to thirty-two pages. Although it is generally conceded that already this journal had become the most complete, varied and entertaining to men and women of culture of any weekly ever published, yet the publisher, grateful for the extraordinary favor with which the higher class of readers, not alone in America, but wherever English is read, has received Town Topics, will be content only with renewed and greater efforts to produce a journal unapproached in breadth of scope and excellence of literature. Arrangements are now completed with twenty-five of the most distinguished writers of fiction to contribute short stories and serials to its makes the following announcement: most distinguished writers of fiction to contribute short stories and serials to its columns. Among them are such world famed authors as Amelie Rives, Mary J. Hawker ('Lance Falconer'), F. Marion Crawford, Fdgar Fawcett, Julian Hawthorne, Ambrose Bierce, Hamlin Garland, Paul Lindau, Catulle Mendes, Francois Coppee, Anatole France, etc. Hereafter each number of Town Topics will contain a short story, and a serial by one or the other of these entertaining litteratures. There will be no curtailment of the varied and interesting matter that has heretofore gained

ing matter that has heretofore gained for the journal the unique and exalted position it now holds in current litera-

There is no weekly journal publisher 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 popularity. For the amount of reading 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.

A Minister's Wife Much Pleased.

Elder S. S. Beaver, of McAllisterville. uniatta county, Pa., says his wife is subject to cramp in the stomach. Last summer she tried Chamberlain's Colic, Cholers and Diarrhoes Remedy for it, and was much pleased with the speedy relief it afforded. She has since used it whenever necessary and found that it never fails. For sale by P. C. Corrigan.

Mothers' Recommendation.

We are acquainted with many mothers in Centerville who would not be without Chamberlain's Cough Remedy in the house for a good many times its cost, and are recommending it every day. From personal evperience we can say that it has broken up bad colds for our children.-Centervill, South Dakots, Citizen. 50 cent bottles for sale by P. C. Corrigan, druggist.

A Good Thing For Coughs and Colds.

The more Chamberlain's Cough Remedy is used the better it is liked. We know of no other remedy that always gives satisfaction. It is good when you first catch cold. It is good when your cough is seated and your lungs are sore. It is good in any kind of a cough. We have sold twenty-five dozen of it and every bottle has given satisfaction. Stedman & Friedman, druggists, Minnesota Lake, Minn. 50 cent buttles for sale by P. C. Corrigan, druggist.

Moses Price Cured of Rheumatism.

The many cases of rheumatism cured by Chamberlain's Pain Balm during the past few months have given the people reat confidence in its curative proper-ies, and have shown that there is one preparation that can be depended upon for that painful and aggrayating disease. Honaker Bros., Lorain, Ohio, say: "Hr. Moses Price, of this place, was troubled with rheumatism for a long time.
Chamberlain's Pain Balm has cured him. He says that the Balm has no equal." For sale by P. C. Corrisan.

LEGAL ADVERTISEMENTS.

SHERIFF'S SALE.

BHERIFF'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 loth day of October, 182, in favor of the Phoenix Insurance Company of Hartford Conn., as plaintiff and against Maggie P. Huston, L. E. Huston, John Huston, Annie Lovehart, Mary Hemphill, Annor Johnson. Bertha Johnson and — Johnson, husband of Maggie Johnson. deceased, as defendants, for the sum of fourteen hundred seventy-three dollars and forty cents, and costs taxed at \$71.18 and accruing costs I have levied upon the following premises, taken as the property of said defendants, to satisfy said order of sale, to-wit:

The southwest quarter of section eighteen O-wit:
The southwest quarter of section eighteen 18), township thirty (30), range fourteen (14), west of the 6th p. m. in Holt county, Ne-

braska.

And will offer the same for sale to the highest bidder for each, in hand, on the 15th day of May. A. D. 1953, in front of the court house in O'nelli, 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'Neilli, Neb., this 28th day of March, 1863.

H. C. MoEVONY, Sheriff of said county,

SHERRIPS'S SALE.

By virtue of an order, of sale directed to me from the clerk of the district court of folt county, Nebrasks, on a decree obtained before the district court of Holt county, Nebrasks, on the 28d day of September, 1889, in favor of the Pheonix Insurance Company, of Hartford, Conn., as plaintiff, and against Charles A. Thomas, Mrs. B. L. Newell, whose christain name is to plaintiff unknown, as defendents, for the sum of nine hundred fifty dollars and costs taxed at \$44.38 and accruing costs i have l-vied upon the following premises taken as the property of sale defendents, to satisfy said order of sale, towit: The north half of southwest quarter, southeast quarter of northwest quarter, southeast quarter northeast quarter, section thirteen (14) west of the 6th P. M. in Holt county Mebrasks. And will offer the same for sale to the highest bidder for cash in hand, on the 18th day of May, A. D., 18th, in front of the court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 10 q clook A. M. of said day, when and where due attendance will be given by the undersigned.

Dased at O'Neill, Neb. this 28th day of Maych, 18th.

H. O. MeEVONY.

tained before the district court of Holt county, Nebraska, on the 23d day of September, 1892, in favor of the Phoenix Insurance Company, of Hartford, Conn., as plaintiff, and against Henry Missinger. Albine Missinger, his wife. Sect T. Jones, Samuel Schleseinger, Mrs. Samuel Schleseinger, his wife. Isodore Schleseinger and Mrs. Isadore Schleseinger, his wife, and the Citizens Bank, of Atkinson. Neb., as defendents. for the sum of thirteen hundred and seventy-five dollars and costs taxed at \$44.08 and accruing costs. I have levied upon the following premises taken as the property of said defendants, to satisfy said order of saie, towit: The southeast quarter of section twenty-seven (27) township thirty-one (31) range fifteen (15) west of the 6th P. M.. in Holt county, Nob. and will offer the same for sale to the highest bidder for cash in hand on the 15th day of May A.D.1886, in front of the court house in C'Neill.

LEGAL NOTICE.

LEGAL NOTICE.

To A. Both:
You are hereby notified that on the 10th day of April, 1863, L. A. Roth filed in the office of the clerk of the district court of Holt county, Nebraska, her petition against you, claiming that she is your wife and clarging you with extreme crueity, habitual drunkenness and desertion. The object and prayer of said petition is to obtain a divorce and the custody of one child. And that unless you answer said petition on or before the 22d day of May, 1865, the alligations of said petition will be taken as true and decree rendered acordingly.

Dated at O'Neill, Neb., April 11, 1893.

By E. H. Benedict. L. A. ROTH,
4-40 Her Attorney. Plaintiff.

By virtue of an order of saie. 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 23d day of September, 1883, in favor of the Phœnix Insurance Company, Nebraska on the 23d day of September, 1883, in favor of the Phœnix Insurance Company, Netroford, Conn., as plaintiffs and against Joseph Peters and Jane Peters, his wife, Scott T. Jones, Richard E. Welch his wife, John M. Welch and Mrs. John M. Welch, his wife, Citizens' Richard E. Welch, his wife, John M. Welch and Mrs. John M. Welch, his wife, Citizens' Bank of Atkinson, Neb., as detendants, for the sum of six hundred eighty-seven dollars and fifty cents, and costs taxed at \$46,98 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: O-wit:
The west half of southeast quarter and

east half southwest quarter, section six (6) township thirty-two (32), range sixteen (16) west of the 6th p. m. in Holt county, Ne

brasks.

And will offer the same for sale to the highest bidder for cash, in hand, on the 15th day of May, A. D., 1863, in front of the court house in O'Neill. that being the building wherein the last term of district court was held, at the hour of 10 o'clock A. M. of said day, when and where due attendance will be given by the undersigned.

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

H. C. MEEVONY, 40-5

Sheriff of Said County.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt County, Nebraska, on the 22d day of September, 1892, in favor of the Phœnix Insurance Company, Hartford, Conn., as plaintiff and against Thomas C. Culien and Charlotte Culien, his wife, Scott T. Jones, John R. Harding and Harding, his wife, and Ottizens' Bank of Atkinson, Neb., as defendants, for the sum of nine hundred eighty dollars and costs taxed at \$45.05 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 south half of southeast quarter and south half of the southwest quarter of section number two (2) township number two they seven (27), north of range number sixteen (16), west of the 6th p, m. in Holt county. Nebraska.

braska.

And will ofter the same for sale to the highest bidder for eash, in hand, on the 15th day of May, A. D., 1883, in front of the court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 10 o'cloch, A. M., of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill this 28th day of March, 1863.

H. C. McKVONY,
Sheriff of said county.

THE FRONTIER

LEGAL BLANKS.

NOTICE.

To Isador Gluck and —— Gluck his wife. E. J. Edwards and —— Edwards his wife. John P. Finley, Walter L. Selley and Mrs.

E. J. Edwards and — Edwards his wife, John P. Finley, Walter L. Selley and Mrs. Walter L. Selley defendants:
You will take notice that on the 28th day of January 1992. A. E. Quackenboss, plaintiff herein, filed a petition in the district court of Holt county, Nebraska, against you and each of you, the object and prayer being to foreclose a certain mortgage executed by the defendant John P. Finley to Showalter Mortgage Company, upon the following described real estate situated in Holt county, Nebroska, to-wit:
Southeast quarter of section twenty-six, township thirty-one, range sixteen, which was given to secure the payment of a certain promissory note dated May 1, 1889, for the sum of \$17.50 and due and payable on the 1st day of May, 1894. Also to secure the interest to mature thereon as evidenced by ten interest notes thereto attached. One for the sum of \$17.50 each. The first one maturing on the 1st day of November 1889 and one every six months thereafter, the last one falling due on the same day that the principal note matured.

And plaintiff alleges that he is now the owner and holder of said mortgage, and the notes thereby. Plaintiff alleges that there is now due and payable on said note and mortgage that the defendants have failed to pay the interest notes which matured on the first days of Nov., 1890, Nov., 1892, May, 1891, May, 1892, for the sum of \$17.50 each.

Plaintiff prays for a decree that the defendants have cauched and payable on the sum of \$17.50 each.

May, 1891, May, 1892, for the sum of the seach.

Plaintiff prays for a decree that the defendants be required to pay the same or that or that said premises may be sold to satisfy the amount found due; also that the lien of the above mentioned defendants and each of them be decreed to be subject to that of the plaintiff.

You are required to answer said petition on or before the 18th day of May, 1893.

Dated this 5th day of April, 1893.

R. R. DICKSON.

38-4

Attorney for Plaintiff.

LEGAL NOTICE.

LEGAL NOTICE.

Jacob Feldenheimer, James J. Brown, Chase and Sanborn, William J. Price. Northrop, Breelau & Goodman Company, Robert S. Russell and George S. Prophy, partners, doing business under the firm name of Russell and Company, defendants, impleaded with Thomas N. J. Hynes and others, will take notice that on the 18th day of March, 1863. J. K. Hayward filed his petition in the district court of Holt county, Nebrasks, the object and prayer of which are to foreclose a mortgage given by defendants. Thomas N. J. Hynes and Ann Hyaes his wire to the plaintiff on the 12th day of October, 1865, upon the northwest quarter of section 21, township 27, range 18 west in Holt county, Nebrasks, which mortgage was given to secure the payment of a promissory note for the sum of 8809, falling due on the 1st day of October, 1860 with interest at the rate of 8 per cent. per annum from date thereof until maturity, and 10 per cent. per annum thereafter; that plaintiff claime that no part of said debt has been paid except the interest from date of payment up to maturity of said note; and there is now due upon said note and secured by said mertgate the sum of 8000, and interest at the rate of 10 per cent. per annum from the 1st day of October, 1890, and the further sum of 8655, 15 and interest at the rate of 10 per cent. per annum from the 1st day of February, 1868, being the taxes paid by plaintiff upon said premises to protect his security, and as it is provided in the conditions of his mortgage deed he might do.

And plaintiff upon said premises to protect his security, and as it is provided in the conditions of his mortgage deed he might do.

And plaintiff upon said premises to protect his security, and that all the defendants may be sold to saitisfy the amount due upon said promissory note and mortgage deed together with taxes so paid by plaintiff to protect his security and that all the defendants may be foreclosed of all equity of reemption or other interest in said mortgage premises.

You are required to answer said posi

NOTICE-TIMBER CULTURE.

U. S. LAND OFFICE, O'NEILE, NEE, March 3, 1983.

Complaint having been entered at this office by Jos-ph M. Hunter against the heirs and legal representatives of Charles Alex Kadish, deceased for failure to comply with law as to Timber-Culture Entry No. 326, dated October 8, 1882, upon the NE% section 20, township 30, range 9 wost, in Hoit 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 four 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 1883, at 9 o'clock A. M., to respond and furnish tistimony concerning said alleged failure.

35-6

W. D. MATHEWS, Register. W. D. MATHEWS, Register.

THE FRONTIER

LEGAL BLANKS

LEGAL NOTICE:

LEGAL NOTICE:

Jac b Feldenheimer, James J. Brown, Chase and Sanborn, William J. Price. Northrop. Breslau and Goodman Company, Robert S. Russell and George S. Prophy, partners, doing business under the firm name of Russell and Company, defendants, impleaded with Thomas N. J. Hynes and others, will take notice that on the 18th day of March. 1803, the plaintiff herein, Anna A. McCleery, filed her petition in the district court of Holt county, Nebraska, the object and prayer of which are to foreclose a mortgage given by defendants Thomas N. J. Hynes and Ann Hynes his wife to the plaintiff, on the 6th day of May, 1885, upon the southwest quarter of section 31, township 30, range 16 west in Holt county, Nebraska, which mortgage was given to secure the payment of a promissory note for the sum of \$300, falling due on the 1st day of May, 1890, with interest at the rate of 8 per cent. per annum from date thereof until maturity of said note, and 10 per cent. per annum after maturity; that there is now due upon said note and secured by said mortgage the sum of \$300 and interest at the rate of 10 per cent. per annum from the 1st day of May, 1890; and plaintiff prays that said real estate may be sold to satisfy the amount found due upon said promissory note and mortgage deed, and that all the defendants may be foreclosed of all equity of redemption or other interest in said mortgaged premises. You are required to answer said petition on or before Monday, the 8th day of May, 1893.

LEGAL NOTICE.

LEGAL NOTICE.

George P. Bump. Nellie M. Bump his wife, Elias L. James and Mary James his wife, impleaded with Charles Wrede et al. defendants, will take notice that on the 25th day of March, 1868, Adams and Darr, plaintiffs herein, filed their petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendants Charles Wrede and Mary Wrede his wife to plaintiff, upon the northwest quarter of section thirty, township thirtyone, range ten west in Holt county, Nebraska, to secure the payment of three interest promissory notes dated Jaly 7. 1294, for the sum of \$47.50 and interest at the rate of ten per cent. per annum after maturity; that there is now due upon said notes and mortgage according to the terms thereof the sum of \$60 and interest at the rate of ten per cent. per annum from January 1, 1863, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon. You are required to answer said petition on or before the 8th day of May, 1893.

Dated March 29, 1893.

38-44 ADAMS AND DARR. Plaintiff.

LEGAL NOTICE.

Frank Bowden, Hattie Bowden and C. H.
Lane defendants, will take notice that on the
20th day of March, 1863. J. L. Moore, trustee,
plaintiff herein, filed his petition in the district court of Holt county. Nebraska, against
said defendents, the object and prayer of
which are to forclose a certain mortgage
executed by defendants, Frank Bowden and
Hattie Bowden, to the Dakota Mortgage
Loan Corporation, upon the following described real estate situated in Holt county,
Nebraska, towit:

The southwest quarter of section 14,
township 26, north of range il west of the 6th
P. M., to secure the payment of one promissory note dated January 8, 1886, for the sum
of \$500 and interest at the rate of 7 per cent.
per cent. after maturity; that there is now
due upon said note and mortgage, according
to the terms thereof, the sum of \$620 and
interest at the rate of ten per cent. per annum from March 29, 1893, and plaintiff prays
that said premises may be decreed to be sold
to satisfy the amount due thereon.

You are required to answer said petition
on or before the 8th day of May, 1893.

Dated March 29, 1888.

J. L. Moore, trustee, plaintiff.

88-4 By S. D. Thornton, his attorney.

NOTICE.

To Rochester Loan and Banking Company non-resident defendants: You will take notice that on the 16th day of March, 1893, Emeline Mathews and William D. Mathews plaintiffs herein filed there petition in the district court of Holt county. Nebraska, against you and the following other defendants. to-wit: The State Bark of O'Neill, a corporation. John H. McHugh, and G. W. Wattles, the object and prayer being to cancel and set aside a certain mortgage executed by the plaintiffs to the ite obester Loan and Banking Company, defendants herein. upon the following described real estate situated in Mathews' addition to the city of O'Neill Holt county, Nebraska, to-wit: Lots one, two. three and four and lots fifteen, sixteen, seventeen and eighteen all in block one in said addition in said county and state. Said mortgage purporting to have been given to secure the payment of a certain promissory note for \$4,500 due May 1, 1893; said mortgage being dated February 10, 1892; and duly recorded in the office of the county cierk of Holt county. Nebraska, on the 18th day of February, 1892 in Book 57, Page 225. Plaintiffs ask that said mortgage and the note secured thereby may be cancelled and surrendered up and the mortgage released of record for the reason that the same was made and delivered by the plaintiffs to the defendants the Rochester Loan and Banking Company and G. W. Wattles without or for any consideration, and with the agreement that the same should be released and cancelled upon the request of these plaintiffs, which the defendants have failed to do although requested so to do. Plaintiffs further pray in said petition that all of said defendants herein may be decreed to have no interest in the property covered by said mortgage and from claiming or asserting any interest in the property covered thereby by the reason of the making of said note and mortgage and for other-cquitable relief.

You are required to answer said petition on or before the 1st day of May, 1893.

Bated this 20th day of May, 1893.

Bated t NOTICE

NOTICE.

In the district court of Holt county, Ne-brasks. Loan and Guarantee Company of Connect-lout, Plaintiff.

Loan and Guarantee Company of Connectiont, Plaintiff.

Vs.

Reading Asher, Jane Asher, J. S. Lawrence and E. T. Burd, composing the firm of Lawrence and E. T. Burd, composing the firm of Lawrence and E. T. Burd, composing the firm of Lawrence and E. T. Burd, composing the firm of Lawrence and E. T. Burd, composing the firm of Lawrence and E. T. Burd, composing the firm of Lawrence and E. T. Burd, like, and the district court of Holt county. Nebraska, against the said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendants Heading Asher and Jane Asher to the plaintiff upon the northwest quarter of section number twenty-five (25) township number twenty-seven (27) range number eleven (1) west of the sixth principal meridian, containing 160 acres according to government survey, to secure the payment of a certain prommissory note dated September 6, 1886, for the sum of 800.00 due and payable on the first day of September 1891. That there is now due upon said note and mortgage the sum of 8705.00 for which sum with interest from this date, plaintiff prays for a decree that defendants be required to pay the same, or that said premises Tou ser required to answer said petition on or before the first day of May, 1883.

THE LOAN AND GUARANTEE COMPANY OF CON-

SHERIFF'S SALE

By virtue of an order of me from the clerk of the d Holt county, Nebraska, on a

By virtue of an order of sale, rom the clerk of the district ounty. Nebraska, on a decree



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