The creamery started cheese making Monday. We have first class facilities and a first class cheese maker.

Mr. G. P. French is at home from Johnson county where he has been successfully teaching the past year. He will probably remain at home this sum-

I hear many of the young teachers in this vicinity talking of attending the institute at O'Neill." Mr. C. J. Malone, Misses Dolly and Susie Reed, and others expect to go from here.

Land agent Johnson, of Emporia, was in town last week transacting business. Miss Tillie Mullen has returned home from her school work near Savage, where she has been teaching a very successful school term. Miss Tillie is one of our most amiable young ladies besides being an excellent teacher.

Mr. James Mullen shipped two car loads of hogs last week. Hogs were brought to this market from a distance of 24 miles.

Mrs. W. C. Evered and Ruth Page were at O'Neill last Friday eve, returning Saturday morning.

from the Presbyterian church, One of Misses Aunie and Katie Kohl were in town last week calling on old friends. Mrs. J. Meals and Mrs. D. W. Knight, twisted into a shape resembling the of O'Neill, made a trip to our burg last awkward position of the democratic week and visited friends. platform. It was probably one of the

Mr. Sam Stewart, of Ohio, is spending a few days visiting his uncle, S. B. strongest zephyrs that ever went over Stewart, of this place. He has been at the world's fair and is now suffering from a carbuncle, or something similar, on the back of his neck. Mr. Stewart likes it here and may conclude to buy land and stay here.

Mr. W. G. Smith, an old resident, took the Short Line train Monday for Aurelia, Ia., to visit his children there.

Our little burg looks quite citified sometimes. Last Saturday the writer observed twenty-four teams on its streets at one time.

Well we are very much pleased to see so good a fruit prospect. Everything that can bear fruit is full, plums, apples, cherries, and we have seen some fine peach trees well loaded. While this may not be a peach country, still it would pay every farmer to put out some peach trees; and we have eaten some grapes that grew within one-half mile of Page. Excellent mulberries in great quantities and currants and gooseberries are plenty, and good enough for any

Mr. Sam Hadley is fitting up the Hunt building and will move his family in the residence portion and his store good in the store rooms.

Now with the good crop prospects we don't know why we shouldn't have a "boom" this year.

Have seen quite a good many new potatoes-fair sized.

Mr. W. W. Page comes home about once in two weeks to visit his family, and the rest of the time he is surveying. X. Y. Z.

Motice.

TO THE MEMBERS OF THE CITY COUNCIL OF THE CITY OF O'NEILL, NEBRASKA, AND TO WHOM IT MAY CONCERN:

WHEREAS: On the 5th day of July, A. 8, a petition was duly presented to the city council of O'Neill, Nebraska, signed by David Stannard, M. Mullen, T. J. Birmingham and E. F. Gallagher, praying that Adams street, between Seventh and Eighth streets be widened and opened to a width of 46 feet.

You are therefore notified that as by ordinance in such cases made and provided I have set said petition down for hearing on the 14th day of July, A. D., 1893, at 8 o'clock P. M., and have called and hereby do call a special meeting of the city council of the city of O'Neill, Neb., to be held in the council chamber et that time for the purpose of considering said petition. All persons interested therein are requested to appear at said time and place and show cause, if any, why said street should not be opened. Dated this 5th day of July, A. D., 1898. R. R. Dickson, Mayor.

Following is the list of letters remaining in the postoffice at O'Neill, Neb., unclaimed, for the week ending July 5, 1863; J. Doyle, Mrs. Neilie G. Murphy, H.

In calling for the above please say "advered." If not called for in two weeks they will be sent to the dead letter office.

The World's Fair Train

Leaves the Fremont, Elkhorn and Missouri Valley depot at O'Neill, Neb., at 9:45 A. M. every day. Round trip tickets on sale at \$24.05, good to return on or before November 15, '93. One way tickets to Chicago \$13.40. For further information apply to W. J. Dobbs, Agent.

That's what makes trade good at

the Chicago Clothing House in spite of the dry weather and dull times. and that is what we mean to do, is to hold the trade we have built up by fair dealing and honest goods, by so doing we mean to reach every body. You gain a profit by calling at the Chicago Clothing House and investing in a suit of clothes. Our stock is complete in every respect. Prices way down. Every body call on us before buying your goods. We do just what we say.

CHICAGO CLOTHING HOUSE, 51tf J. E. SMITH, Manager.

LEGAL ADVERTISEMENTS.

Atkinson had resolve not to have any

evidently aroused the ire of Old Boreas

and in the stillness of the night preced-

ing the dawn of our national aniversary.

this hyperborean god, in the form of a

dense black cloud, surcharged with

electric pyrotechnies, came rolling down

from the northwest Monday night with

indignat mutterings that seemed to ex-

press his deep displeasure at our patri-

otic delinquency. About two hours be-

fore the birth of the 117th annual jublifi-

cation, the opaque monster uncorked

his vials of wrath over and upon our

village with a force equal to the bluster-

ing harrangue of a populist orator, and

gave us a current of zephyrs that made

several old barns and out buildings

dance a highland-fling over the adjacent

prairie and caused a few substantial

structures give tangible evidence of the

terrifying force of the storm god. A

portion of the cornice of the Merchants

hotel was blown off, the Catholic church

was moved several inches on the founda-

tion and the interior of the building

considerably damaged by the wreckage

of the plastering. Dexter's opera-house

moved about one inch, but no damage

resulted. Two chimneys were tumbled

John Stewart's implement houses was

party as it now stands on the Chicago

Atkinson, but the bountiful rain that

followed many times more than com-

pensated for the damage incurred .-

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 fur-

ther 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 (\$4 per year) in the world. Clubbed with the great quar-terly magazine, "Tales from Town

Topics," each number containing an

original prize novelette, the two are sent

for \$5 per year. Town Topics, 21 West 23 Street, New York.

Devil's Lake Chautauqua.

June 28 to July 17. An extensive program has been arranged, including

many noted speakers, singers, etc., and the occasion promises to be most interesting and instructive. Devil's Lake is a summer resort point. The Sioux City and Northern rail road in connection of the contraction of the con

tion with the Great Northern railway gives reduced rates. Address L. B.

Fancher, secretary, Devil's Lake, N. D.,

trip to the lake and assembly will make

We Mean Business.

article of merit, and when the publishers

of the State Journal began offering

their semi-weekly at only \$1 per year,

the same price that others ask for their

weeklies which only give half as many papers, the subscription list doubled in

a few months, and has since been grow-

People don't see any use in waiting

whole week for the news when they can

get it fresh twice a week for the same

money. Readers of the Semi-Weekly

Journal get 104 papers a year for their

\$1, which is less than one cent per copy,

and they find the paper almost as good

as a daily. If you have not yet tried

this great paper, do so at once. It gives

you the markets twice each week, which

alone is worth the price. Some of our

special offers are: The Journal and

either the Standard History of the

United States, Stanley's Adventures in

Africa, Life of Spurgeon, or Life of

Harrison, handsomely bound books,

prices. Send for a free sample at once.

ALL THE SENSATIONS OF THE DAY

FOREMOST ARTISTS OF THE COUNTRY

Life in New York Graphically Illustrated

Breezy but Respectable.

\$4 FOR A YEAR, \$2 FOR SIX MONTHS

Do you want to be posted? Then send

your subscription to the

NEW YORK ILLUSTRATED NEWS.

3 PARK PLACE, NEW YORK CITY. PUBLISHED EVERY WEDNESDAY.

ARE YOU

UNEMPLOYED?

Write to me at once. JOSEPH R. GAY, Prest. C. P. & L. Co., 56

Fifth Avenue, CHICAGO, ILL.

Will you work for \$18 per week?

**NEW YORK...** 

NEBRASKA STATE JOURNAL,

Lincoln, Neb.

Address,

ing with wonderful rapidity, leaving the oldtashion weeklies away behind.

The public is quick to apreciate an

for programs and other information.

an enjoyable outing.

The first summer assembly of the

Dakota Chautauqua comes off

Graphic.

NOTICE TO REDREM.

To the present owner, occupant and person in whose name the land herein after described was assessed in the year 1890: You and each of you are hereby notified that on the 10th day of November, A. D., 1891, the following described land, to-wit: The NW4 of SEA, section No. 18, township No. 31, range No. 12, west 6th p. m.. Holt county, in the state of Nebraska, taxed in the year 1890 in the name of Wilcox and Flannigan, was duly sold by the treasurer of Holt county, state of Nebraska, in the manner provided by law, for the delinquent taxes levied thereon in the year A. D., 1890, and the same was then purchased by Alexander Stone for said taxes and that the certificate of sale issued by the county treasurer, has been by said by the county treasurer, has been by said by the county treasurer, has been by said purchaser assigned to the Security Investment Co., the undersigned, and that the time of redemption of said land from said tax sale will expire on the 10th day of November. A. D. 1893, and a deed for said land will be issued to the Security Investment Co., the udersigned, by the treasurer of said county, unless sooner redeemed.

SECURITY INVESTMENT CO.

SECURITY INVESTMENT Co.
By C. H. MOORE, Treasurer. 52-3

NOTICE TO REDEEM.

NOTICE TO REDEEM.

To Geo. Wolf and Mutual Loan and Trust Co. and to whom it may concern:
You are hereby notified that on the 12th day of November, 1891, T. A. Thompson purchased at public tax sale for the delinquent taxes for the year 1890 the real estate described below, situated in Holt county, Nebraska, to-wit:
The southwest quarter of section thirty-one, township twenty-seven, range fourteen, taxed in name of Geo. Wolf.
The tax sale certificates received on said sale have been sold and assigned to the undersigned, who is the present owner and holder therof, and the time of redemption from said sale will expire on the 12th day of November, 1893.

SOUTICE TO DEFINE

NOTICE TO REDEEM.

o Chas, McLeis, Charles A. McLees, Farmer's Loan and Trust Company, F. A. Kelly, Fred Kelly, B. A. De Yarman and to whom

Fred Kelly, B. A. De Yarman and to whom it may concern:
You are hereby notified that on the 7th day of November, 1891, Emma L. Waitt purchased at public tax sale for the delinquent taxes for the year 1890 the real estate described below, situated in Holt county, Nebraska, viz:
The northeast quarter of section twenty-six, township twenty-five, range thirteen, taxed in name of Chas. McLies, and the east half of the southeast quarter of section thirty-four, township thirty, range ten, taxed in name of F. A. Kelly, and the east half of the northeast quarter of section three, township twenty-nine, range ten, taxed in name of Fred Kelly; and that the time of redemption from sald tax sale will expire on the 7th day of November, 1893.

EMMA L. WAITT. EMMA L. WAITT.

NOTICE. NOTICE.

HE STATE OF NEBRASKA, Holt County, ss.
IN COUNTY COURT: Notice is hereby given that, petition having been filed in the county urt of Holt couty. Nebraska, for the apointment of an administrator of the estate Henry H. McEvony, deceased, late of said ounty. The same is set for hearing at 10 clock A. M., on Saturday, the 22d day of 1ly, 1863, at the office of the county judge. O'Neill, in said county, at which time and ace all persons interested in said estate ay appear and be heard concerning said poolntment.

appointment.
Given under my hand and official seal this 27th day of June, 1893.
WM. BOWEN, County Judge.
Filed the 27th day of June, 1893.
H. M. UTTLEY, Attorney.
WM. BOWEN, County Judge

NOTICE TO NON-RESIDENTS. Jehu J. Young, Adaline Young, Edward E. Sanders and Kate Sanders, non-resident de-fendants, notice is hereby given that on the 7th day of July, 1893, the United States Bank, of Hartford, Conn., the plaintiff in this action, filed his petition in the office of the clerk of the district court of Holt county, Neb., the object and prayer of which is to Neb., the object and prayer of which is to foreclose a certain mortgage executed by Jehu J, Young and Adaline Young upon the southeast quarter section 27 township 27 range 13 west 6th P. M., in Holt county. Neb., which mortgage was executed and delivered to the lowa Mortgage Co. and filed for record on the 18th day of December, 1886, and recorded in book 21 of mortgages, at page 297, that there is now due upon said mortgage the sum of 8701.99. You are required to answer said petition on or before the 21st day of August, 1893, or the same will be taken as true and judgment entered accordingly.

1-4

Attorney for Plaintiff.

NOTICE TO NON-RESIDENTS. NOTICE TO NON-RESIDENTS.

Augusta Hoffman, widow of Paul Hoffman eceased, Rebekah Messer, Josephus Messer, yler Hoffman, Thomas J. Hoffman, ouisa Hoffman, Paul Hoffman, lary Ann Hoffman, Alice offman, Rachel Norton, John Norton, meon Fitch, Thomas Dunne, Mary Dunne, nd the unknown heirs of Margret Fitch, eceased, and Martha Buffington, non-resient defendants, notice is hereby given, that and the unknown heirs of Margret Fitch, deceased, and Martha Buffington, non-resident defendants, notice is hereby given, that on the 7th day of July, 1883, The lowa Mortagge Co., plaintiff in this action, filed his petition in the office of the clerk of the district court of Holt county. Neb., the object and prayer of which is to foreclose two certain mortgages executed by Thomas Dunne and Mary Dunne upon the southwest quarter of southwest quarter of section 6 and the north half of the southwest quarter of the northwest quarter section seven township 27 range 11 west 6 P. M. in Holt county, Neb., which mortgages was executed and delivered to plaintiff and filed for record on the 22d day of April and the 27th day of May, 1887, and recorded in books 25 and 27 of mortgages at pages 59 and 517, that there is now due upon said mortgages the sum of \$1177.26. You are required to answer said petition on or before the 21st day of August, 1893, or the same will be taken as true and judgment entered accordingly. H. M. UTTLEY, 14

IN THE DISTRICT COURT OF HOLT COUNTY, NEB. Mary L. Burl, plaintiff,

John Rollman et al, defendants.

John Rollman et al, defendants.

NOTICE.

To John Rollman, Josephine Rollman, Josepha Rollman. — Rollman, husband of Josepha Rollman. — Rollman, husband of Josepha Rollman, James A. Gallagher and Mrs. James A. Gallagher, non-resident defendants. You will take notice that on the litth day of July, 1883, the above named plaintiff filed a petition in the district court of Holt county, Nebraska, against the above named defendants, and each of them, the object and prayer being to foreclose a certain mortgage or trust deed executed by the defendants, John Rollman and wife, Josephine Rollman, to E. S. Ormsby, trustee for the American Investment Co., upon the following described real estate situated in Holt county, to-wit: Lot 4, and the SE4 NW4 and the E3 SW4 of section 19, township 25, range 12, which was given to secure the payment of a certain note or bond for the sum of \$575, dated June 17, 1887, and due five years after date with interest at 7 per cent, payable annually, that said note and mortgage was duly soid and assigned to the plaintiff, who is now the owner thereof and that there is now due the plaintiff on said note and mortgage, and for taxes paid, the sum of \$1048.02, for which sum, with interest from this date, plaintiff prays for a decree that the defendants be required to pay the same or that said premises may be sold to satisfy the amount tound due. You are required to answer said petition on or before the 21st day of August, 1893. Dated July 11, 1833.

SHERIFF'S SALE. postage all paid, for \$1.40. The Journal and Weekly New York Tribune, both one year, \$1.25. For \$2 we will send the Journal two years and one of the above books free; for two new subscrib-ers (your own name can be one of them) we will send you any one of the above books tree; for \$1.65 we will send you the Journal and Tribune, and any one of the books. We mean business and our offers are right down to hard-time ILLUSTRATED The Organ of Honest Sport in America

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 6th day of February, 1893, in favor of Robert S. Somers as plaintiff and against Edward S. Kelley, James C. Taylor. Olive D. Kelley, George W. E. Dorsey and Check H. Toncray as defendants for the sum of fifteen hundred forty-three dollars and fifty-seven cents and costs taxed at \$37.78 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:

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

The southeast quarter of section three (3), in township twenty-eight. (28), range thirteen (13), and the east naif of the northeast quarter of and the northeast quarter of the southwest quarter of section twenty-three (23), all in township twenty-eight (23) and 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 eash, in hand, on the 14th day of August, A. D., 1836, 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 said day when and where due attendance will be given by the undersigned.

Dated at O'Neill, Holt county. Nebraska, this 12th day of July, A. D., 1896.

1-5

H. C. McEVONY, Sheriff.

Jesse C. H. Estes, Jennettie V. Estes, his vife, Emma L. Hill and C. S. Hill, her huswife, Emma L. Hill and C. S. Hill, her husband, defendants, will take notice that on the 30th day of June, 1893, Fredrick J. Burnett, plaintiff herein, filed his 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 defendents, Jesse C. H. Estes and Jennettie V. Estes, his wife, to American Loan and Trust Company upon the southwest quarter of section twenty-nine, township thirty-one, range sixteen west in Holt county, Nebraska, to secure the payment of one promissory note dated January 26, 1888 for the sum of \$1.000 and interest at the rate of 7 per cent. per annum payable 28, 1888 for the sum of \$1.000 and interest at the rate of 7 per cent. Per annum payable semi-annually and 10 per cent, after maturity; that there is now due plaintiff upon said note and mortgage according to the terms thereof the sum of \$250 and interest at the rate of 10 per cent. Per annum from December 1, 1882, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due him thereon.

You are required to answer said petition on or before Monday, the 14th day of August, 1893.

Dated July 5, 1863. 524A FREDRICK J. BURNETT, Plaintiff.

NOTICE TO NON-RESIDENS.

NOTICE TO NON-RESIDENS.

Charles E. Loney, Annie Loney, John R. Clark, Henry Brown, widower, Joseph S. Damron, the estate of John R. Clark, deceased, Mrs. John R. Clark, administrator, non-resident defendants, notice is hereby given, that on the 7th day of February, 1893, Nellie S. Brown, the plaintiff in this action, filed her petition in the office of the clerk of the district court of Holt county. Nebraska, the object and prayer of which is to foreclose a certain mortgage executed by Charles E. Loney and Annie Loney upon the NW½ of NW½ Sec. 3 and NE¾ of NE½ of Sec. 4, township 25, and the east ½ SE½ Sec. 30, township 27, north range 13 west 6th p. m., in Holt county, Nebraska, which mortgage was executed and delivered to the Guaranty Investment Co. and filed for record on the 10th day of September. 1888, and recorded in book 41 of mortgages at page 234: that there is now due upon said mortgage the sum of \$535. You are required to answer said petition on or before the 14th day of August. 1833, or the same will be taken as true and judgment entered accordingly.

Attorney for Plaintiff.

LEGAL NOTICE.

Albert I. Smith, Ida L. Smith, Check H. Toncray, Emma R. Toncray, Joseph S. Fawcett and Mary Fawcett his wife, defendants, will take notice that on the 30th day of June, 1895, Yale University, plaintiff herein, filed its petition in the district court of Holt county. Nebraska, against said defendants the object and prayer of which is to foreclose a certain mortgage executed by defendants Albert I. Smith and Ida L. Smith to C. H. Toncray upon the southeast quarter of section seven, township twenty-eight, range twelve, west, in Holt county, Nebraska, to secure the payment of a promissory note dated November 23, 1887, for the sum of \$900 and interest at the rate of 7½ per cent. per annum payable semi-annually and ten per cent. after maturity; that there is now due upon said note and mortgage according to the terms thereof the sum of \$1200 and interest at the rate of ten per cent. per annum from January 30, 1892, 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 14th day of August, 1893, Dated June 39, 1893.

PALE UNIVERSITY; Plaintiff.

LEGAL NOTICE. IN THE DISTRICT COURT OF NEBRASKA IN ANI FOR HOLT COUNTY.

The Fidelity Loan and Trust Company, a corporation, plaintiff.

The Fidelity Loan and Trust Company, a corporation, plaintiff.

VS

Abraham Metcalf and wife Martha Metcalf, Hay W. McClure, Patrick Haggerty and Charles H. Gardiner, co-partners doing business under the firm name and style of McClure, Hagerty & Gardiner, M. L. Clarke (first name unknown to plaintiff) and wife, Dora A. Clarke, defendants:

Abraham Metcalf and wife Martha Metcalf, M. L. Clarke (first name unknown to plaintiff) and wife Dora A. Clarke, will take notice that on the 30 day of June, 1833, the Fidelity Loan and Trust Company, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against all of the above named defendants, the object and prayer of which are to foreclose a certain mortgage executed by the defendant Abraham Metcalf and wife Martha Metcalf to the plaintiff, upon the northeast quarter (½) of section No. twenty-eight (28), township No. thirty-one (31), north of range No. nine (9), west of the sixth principal meridian, to secure the payment of one certain promissory note dated July 25, 1892; that there is now due upon said note and mortgage the sum of one thousand and twenty-eight and forty-five one hundredths (1028.45) dollars, with interest thereon at ten (10) per cent. from the first day of July, 1893, for which sum plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition or one heaves to high the day of August 1893.

that defendants be required to pay the saint or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 14th day of August, 1893.

FIDELITY LOAN AND TRUST CO., Pltff.
By S. E. HOSTETTER, Its Attorney. 52-4

LEGAL NOTICE.

Nellie R. Pearl and Charles C. Pearl, impleaded with Frank Pacha, et al, defendants, will take notice that on the 30th day of June, 1833. Frederick J. Burnette, plaintiff herein, filed his 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 Frank Pacha and Joz! Pacha to American Loan and Trust company, upon the southeast quarter of section twenty-nine township twenty-nine range fifteen, west, in Holt county. Nebraska, to secure the payment of a promissory note dated January 30, 1888, for the sum of \$550 and interest at the rate of seven per cent. per annum, payable semi-annually, and ten per cent. after maturity; that there is now due upon said note and mortgage, according to the terms thereof the sum of \$500 and interest at the rate of ten per cent. per annum from January 1, 1803, 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 Monday the 14th day of August, 1803.

e thereon.

Tou are required to answer said petition on before Monday the 14th day of August, 1803, ated June 30, 1803, FREDERICK J. BURNETT, Plaintiff, 52-4A

LEGAL NOTICE.

James M. Parkins, Laura M. Parkins his wife, George W. E. Dorsey, Emma E. Dorsey his wife. George West and Mary West his wife. George West and Mary West his wife. J. S. Laurance and L. T. Burd. doing business as Lawrence & Burd, defendants, will take notice that on the 30th day of June, 1833, James H. Clark, plaintiff herein, filed his 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 defendents, James M. Parkins and Laura M. Parkins, to plaintiff upon the southeast quarter of section six, township twenty-eight, range twelve, west, in Holt county, Nebraska, to secure the payment of a promissory note dated August 16, 1886, for the sum of \$700 and interest at the rate of seven per cent. per annum, payable semi-annually, and ten per cent. after maturity; that there is now due upon said note and mortgage, according to the terms thereof. the sum of \$900 and interest at the rate of ten per cent. per annum from September 1, 1891, 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 Monday, the 14th day of August, 1893.

Dated June 30, 1893. 52-4A JAMES H. CLARK, Plaintiff.

NOTICE TO REDEEM.

NOTICE TO REDEEM.

To the present owner, occupant, and person in whose name the land hereinafter described was assessed in the year 1890.

You and each of you are hereby notified that on the 10th day of November, A. D. 1891, the following described land, towit: The NE 4 of SE14 of section No. 18, township Mo. 31, range No. 12, west 6 P. M., Holt county, in the state of Nebraska, taxed in the year 1890 in the name of Wilcox & Flannigan, was duly sold by the treasurer of Holt county, state of Nebraska, in the manner provided by law for the delinquent taxes levied thereon in the year A. D., 1890, and the same was then purchased by Alexander Stone for said taxes, and that the certificate of sale issued by the county treasurer has been by said purchaser assigned to Security investment company, the undersigned, and that the time for redemption of said land from said tax sale will expire on the 10th day of November, A. D., 1893, and a deed for said land will be issued to Security Investment Co., the undersigned, by the treasurer of said county, unless sooner redeemed.

SECURITY INVESTNENT CO., 52-8

Daniel S. Fields and Myra M. Fields. defendants, will take notice, that J. L. Moore, trustee, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants the object and prayer of which are to foreclose a mortgage dated July 20, 1886, for \$500.00 and interest and tax payments, on the following described real estate, situated in Holt county, Nebraska, towit: Lots one (1) and two (2) and the east half of the northwest quarter of section seven, in township twenty-five north of range thirteen, west of the sixth P. M., exeuted by Daniel S. Fields and Myra M. Fields to the Dakota Mortgage Loan Corporation and assigned to plaintiff, which mortgage was recorded in book 13 of mortgages at page 310 of the mortgage records of said county and to have the same decreed to be a first lien, and said land sold to satisfy the same.

You are required to answer said petition on or before the 31st day of July, 1893.

Dated June 19, 1893.

50-4 J. L. MOORE, trustee, plaintiff. By S. D. Thornton, his attorney.

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 2th day of September, 182, in favor of the Scottish American Mortgage Company Limited as plaintiff and against Katie O'Neill, Michael O'Neill, jr., Daniel O'Neill, children and heirs at law of Michael O'Neill, children and heirs at law of Michael O'Neill, sr., deceased, Annie Gallagher, and Andrew Gallagher, her husband, Mary Royster, and Henry Royster, her husband, John McNichols, administrator of the estate of Michael O'Neill, sr., deceased, Patrick Hagerty, John J. McCafferty, Riley Bros, partners in business under the laws of the state of Nebraska, Siberling Miller & Company, a copartnership under the laws of the state of Nebraska, and Peregoy and Moore, as defendants for the sum of four hundred eighty-three dollars and forty-two cents, and defendants Siberling Miller & Company obtained a decree for the sum of four hundred eighty-three dollars and forty-two cents, and defendants Siberling Miller & Company obtained a decree for the sum of gour hundred eighty-three dollars and forty-two cents, and defendants Siberling Miller & Company obtained a decree for the sum of gour hundred eighty-three dollars and forty-two cents, and costs taxed at \$30,73 and accruing costs I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale to wit?

The northeast quarter of section twenty-nine (29) township thirty (30) range twelve (12) 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 3ist day of July, 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 10 o'clock A. M. of said day when and where due attendance will be given by the undersigned.

Dated at O'Neill. Nebraska, this 19th day of June, 1893.

Dated at O'Neill. Nebraska, this 19th day of

LEGAL NOTICE.
Showalter Mortgage Company, defendant,

Showalter Mortgage Company, defendant, will take notice:
That Anna R. Leonard, plaintiff, has filed a petition in the district court of Holt county. Nebraska, against said defendant and others; the object and prayer of which are to foreclose a mortgage, dated August I, 1888, or \$460, and interest and tax payments, on the NWA of section twenty-one in township twenty-five, north, of range thirteen, west of the 6 P. M. Holt county, Nebraska; executed by Melville J. Drummond and Jennie Drummond to the Showalter Mortgage Company and assigned to plaintiff which mortgage was recorded in book 41 of mortgages, at page 65, and to have the same decreed to be a first lien and sail lands sold to satisfy the same.

You are required to answer said petition on or before the 31st day of July, 1893.

Dated June 19, 1893.

ANNA J. LEONARD.
By S. D. Thornton, her attorney.

By S. D. Thornton, her attorney.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Orange Nomorial Hospital of the county and state of New York, plaintiff, vs. Henry Rokes et al defendants.

Notice.

To I N. Baker and Mrs. I. N. Baker the Security Company of Sloux City. Iowa, formerly called and named the National Security Company of Sloux City, Iowa, non-resident defendants, will take notice that on the 2nd day of December, 1892, the above named plaintiff filed its petition in the district court of Holt county, Nebraska, against the above named defendants and the following other parties made defendants in said action to wit. Henry Rokes, the object and prayer being to foreclose a certain mortgage executed by the defendant Henry Rokes to J. H. Keith as trustee for the benefit of George Ash and duly assigned to the plaintiffs upon the following described real estate situated in Holt county, Nebraska, to-wit: South half of the southwest quarter of section eighteen and north half of northwest quarter of section eighteen and north half of northwest quarter of section eighteen and north half of northwest quarter of section alphanes of \$1,1892. That there is now due upon said note and mortgage by reason of the defendants failure to pay the same when due the sum of \$1,180.00 for which sum with interest from this date plaintiff prays for a decree that the defendants be required to pay the same together with the sum of \$8.00 taxes paid by plaintiff to protect its security, or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 7th day of August, 1893.

on or before the 7th day of August, 1893.

Dated June 28, 1893.

R. R. DICKSON

R. R. DICKSON, Attorney for Plaintiff.

NOTICE TO NON-RESIDENT DEFENDANTS

NOTICETO NON-RESIDENT DEFENDANTS
In the district court within and for the county of Holt, and state of Nebraska.

Henrietta Dorr, plaintiff, vs. Curtis Brown, Mrs. Curtis Brown and the Ballou Banking Company, defendants,
Curtis Brown, Mrs. Curtis Brown and the Ballou Banking Company, one-resident defendants, will take notice that on the 20th day of June, 1833. Henrietta Dorr, the plaintiff herein, filed her petition in the district court of Holt county, state of Nebraska, against the said defendants. the object and prayer of which petition are to foreclose a certain mortgage executed by the defendant. Curtis Brown to H. S. Ballou and Company, and by the said H. S. Ballou and Company, saigned to this plaintiff, upon the following described real estate lying and situated in the county of Holt and state of Nebraska, to-wit: The northwest quarter of section eighteen (18) in township twenty-seven (27) north of range ten (16) west of the sixth principal meredian, to secure the payment of one certain promissory note dated June 5, 1888, and due on the first day of June, 1883, for the sum of six hundred dollars. That there is now due on said note and mortgage the sum of six hundred twenty-one and no 100 dollars, for which sum, with interest at the rate of ten per cent per annum from the first day of December, 1890, the plaintiff asks for a decree that the said defendants be required to pay the same, or that said premises be sold to satisfy the amount so found due.

You are required to answer said petition on or before the 'th day of August, 1883.

Dated June 27, 1893.

51-4 HENRIETTA DORR, Plaintiff-By R. R. Dickson and Slonecker Wheeler & Switzer, attorneys for plaintiff.

IN THE DISTRICT COURT OF HOLT COUNTY NEBRASKA.

Catherine O'Herron. plaintiff, vs. Michael M. Sullivan, Abbie Sullivan, Andrew J. Miller and — Miller, his wife, whose first name is unknown, defendants.

Notice to Non-resident Defendants.

Notice to Non-resident Defendants.

Andrew J. Miller and — Miller, his wife, whose first name is unknown to the plaintiff, will take notice that on the 20th day of June, 1883, the plaintiff herein, Catherine O'Herron, filed her petition in the district court of Holt county, state of Nebraska, against the defendants above named, the object and prayer of which are to foreclose a certain mortgage executed by the defendants, Michael M. Sullivan and Abbie Sullivan to the Showalter Mortgage Company, and by the Showalter Mortgage Company, and by the Showalter Mortgage Company assigned to plaintiff, upon the following described real estate lying and situated in the county of Holt and state of Nebraska, to-wit: The south half of the northwest quarter and the north half of the northwest quarter and the north half of the southwest quarter of section three 3 in towaship twenty-nine (29) north of range eleven (11) west of the 6th principal meredian to secure the payment of a certain promissory note, dated July 2, 1888, for the sum of eight hundred the per cent per annum from the first day of January, 1885, and for the further sum of \$19.04, on account of the payment of taxes, with interest thereon at the rate of ten per cent per annum from the 13th day of April. 1893, and the plaintiff prays for a decree that the said defendants may be required to pay the same, or that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 7th day of August. 1893, Dated June 27, 1893.

514 OATHERINE O'HERRON, Plaintiff, By R. R. Dickson and Slonecker Wheeler & Switzer, he

s now due upon said mortals is now due upon said mortals is 1.50. You are required to petition on or before the th du 1803, or the same will be a judgment entered accordiaty.

51-4 H. M. UTTLEY, Attorn

Jefferson P. Balley, and his wife non-resident der notice that on the lith H. Allen, plaintiff herein, the district court of the district court of the against said defendants prayer of which are to mortgage executed by d

LEGAL NOTICE.

Ezra A. Benizer and Mary Beimpleaded with Frederick W. fendants, will take notice the day of June, 1893, Holt County herein, filed its petition in the of Hoit county, Nebraska and fendants, the object and prayer to foreclose a certain mortgare defendants Frederick W. Aim and M. M. Benderick W. Aim and the southeast quarter of the northeast quarter of the northeast quarter and quarter of the northeast quarter of the northeast quarter and quarter of the northeast quarter of the south of section twenty-three towash range twelve, west, in Holtcouns to secure the payment of on the dated October 30, 188, fine \$400 and interest at the rate of the per annum payable semi-annum per cent after maturity; that due upon said note and mortae to the terms thereof the sam of terest at the rate of ten per cent from June 17, 1883, and plants said premises may be decreated the premises may be decreated the part of the per cent from June 17, 1883, and plants said premises may be decreated the part of the per cent from June 17, 1883, and plants said premises may be decreated the part of the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 17, 1883, and plants said premises may be decreated the per cent from June 18, 1883, and plants said premises may be decreated the per cent from June 18, 1884, and plants said premises may be decreated the per cent from June 18, 1884, and 1884, a June 17, 1893. HOLT COUNTY BANK

NOTICE.

Frances A. Berner, defending notice that J. L. Moore, trustee, in filed his petition in the district on county, Nebraska, against said denobject and prayer of which are used a mortgage dated the 16th day of for the sum of 8600 and interest in ment on the SW½ of the NW, said of the SW½ of section 7, in towash of range 11 west of the 6th p. n. E½ of the SE½, section 12. In two of range 12, west of the 6th p. n. by Frances A. Berner to the Dakes Loan corporation, and duly assign mortgage was recorded in book 2 522 of mortgage records of Holt of to have the same decreed to be and sa3d lands sold to satisfy the You are required to answer said on or before the 7th day of August, Dated June 24, 1883.

By S. D. Thornyton, J. L. Moore, NOTICE TO NON-RESIDEN NOTICE.

NOTICE TO NON-RESIDEN Hulet E. Ingersoll, single. J.I non-resident defendants, notice given that on the 5th day of themre Farman, the plaintiff in the filed his petition in the effice of the the district court of Holt county. I the object and prayer of which his a certain mortgage executed by Ingersoll, single, upon the souther section thirty-two, township two range thirteen west in Holt county. As, which mortgage was encountered. range thirteen west in Holt count, ka. which mortgage was exe delivered to C. H. Toncray and record on the 20th day of June. 188. corded in book 40 of mortgages that there is now due upon sail maxum of \$1,002.70.

You are required to answer sail on or before the 14th day of Agras, the same will be taken as true and entered accordingly.

LEGAL NOTICE
Aanen Stromme, John Nicolk, his wife, Lewis S. Jones, Nelis his wife, Lewis S. Jones, Nelis his wife, Eugene Whitham, his wife, Albert L. Moors, and George A. Binford, defendant, notice that on the 20th. day of I Dillwyn Parrish, and James Routrustees, plaintiffs herein, flied the in the district court of Holt county, ka, against said defendants, the oprayer of which are to foreclos mortgage executed by defendant Stromme, to plaintiffs upon twest quarter of section treat township twenty-five, range else in Holt county, Nebraska, the nayment of one promissor, and August 6, 1887, for the sum of interest at the rate of 9 percanum payable semi-annually and after maturity; that there is not said note and mortgage according terms thereof the sum of \$555,50 as on \$500 at the rate of ten per centum from May 1 1892, and plain that said premises may be decreated to satisfy the amount due thereon. You are required to answer said on or before Monday the sist and DILLWYN PARRISH & JAMES BROWS trustees plaintiffs. 50-44

LEGAL NOTICE
Joseph Shoemaker, Mary C. Shis wife, John J. Casey and Hamshis wife defendante, will take notic the 17th day of June, 184. The Savings Bank of Davenport, Jordan Sa

NOTICE TO NON-RESIDEN Edward E. Sanders, and Kate Sand Lames L. Jolly, non-resident fames L. Jolly, non-resident fames L. Jolly, non-resident fames L. Jolly, non-resident fames L. Jolly, single, that on the fames of the fames L. Jolly, single, and prayer of the fames L. Jolly, single, upon the fames L. Jolly, single, upon the guarter section twenty-seven, twenty-seven, range thirteen was county, Nebraska, which mortgage cuted and delivered to long country, Nebraska, which mortgage of November and 7th day of good of November and 7th day of pecasion of November and 7th day of pecasion of November and 7th day of pecasion of some pecorded in books 29 and 24 good and recorded in books 29 and 24 good and recorded fames fames the same will be taken as true and the same will be taken as true and the same will be taken as true and the correct accordingly.

H. M. UTIL