The Hearty Old Boldler Had a Liking

The late Marshal MacMahon, while sident of France, once interrupted a rather prosy discussion around the meil-table with the remark: "Ah, ntlemen. I have just received a letter from the prince imperial. He is a fine young man; I am very fond of him, and his letter is charming. I must read it to you." The ministers gasped. With one voice they begged respectfully to remind M. le President that France was now a republic -that the very existence of a so-called prince imperial was something of which their body must avoid taking official cognizance, and that it would be most compromising to allow such a letter to be read and the fact to be entered on the minutes, as must be. very well," responded MacMahon, good-naturedly, folding the letter and replacing it in his pocket; "if the proprieties forbid my reading it to you in your official capacity, I can at least read it to each of you personally." And he did. MacaMhon's visit to the scene of the terrible inundations at Toulouse was a great disappointment to the bevy of reporters who had been dogging his steps in order to jot down the memorable rhetoric of which he was expected to deliver himself. When he came in sight of the vast panorama of ruin, death and desolation they bent forward to catch his words. He was silent for some min-utes; then his lips moved: "Mon Dieu! What a lot of water!" That was all and the next train carried back to Paris a whole carload of heart-broken journaliste

HE STRUCK A BONANZA.

He Found the History Which Just Tickled His Desires.

He walked into the book-store and stopped before the bible department. He leaned over the counter and said to the ministerial-looking salesman: 'Is them Buffalo Bill books over thar?" "Nope. Religious works."
"Don't nun o' them read about chasin' Injuns an' shootin' wild varmints?"
"Not exactly." "Nothin' about a fel-ler 'at could knock 'em out like John L., ner a feller 'at's slick with er Winester, er hed the nerve to tackle er

"Who's he?" "Samson." "What'd 'e do?" 'Oh, he had a fight with a "Laid 'm out, did he?" "Yes, he killed the lion." "Jes' bored 'im with er Winchester?" "Nope." "Biffed im in the head with er ax, I 'spect?" "Nope." "Jes' kyarved 'im with his bowie?" "No, he just caught the east by the throat and choked it to eath." "You don't say?" "Yes, he was the strongest man that ever lived." "Wusser'n John L?" "Yes." "An' wusser'n Jimmie Corbitt?" mson could knock them both out "Whoopee! Ain't he the stuff? I'll take two o' them Samson

STRANGE CAUSE OF FIRE. An Inspector's Smart Experiment Shows

the Sun Was Guilty.

A singular explanation of what was supposed to have been an incendiary fire at the Industrial Home for Girls, Hampstead, England, has just been furnished. The fire took place recently, and Inspector Moran, one of the officials engaged in the inquiry as to the cause, ascertained that the sun had been shining very brightly at Hampstead and that in the morning a ull water bottle had been standing in room, between the open window the mackintosh on the wall. The des occurred to him that the sun's shining through the water in ottle, might have set fire to the mackintosh, causing the latter in turn to ignite the bedding. Accordingly, at about noon next day, when the sun was again shining brightly, though not so powerfully as on the previous day, he again proceeded to the home and experimented with a water bottle and a mackintosh. he result clearly demonstrating that the fire had been caused by the sun's rays passing through the water on to the mackintosh, the burning liquid substance from which had fallen on to the bed and set fire to it.

A Blissful Pair.

She was a pretty little Sunday-school teacher, and as she wandered about the book store, trying to select gifts for her class, the dapper young clerk followed closely. "What are those— those 'Pastels in Prose?" she asked, leaning over the counter and pointing to a volume bearing that attractive legend in silver across its back. That is \$1.50, miss," replied the lerk. "No," said she, blushing, "I didn't mean that. I mean what were 'Pastels in Prose.'" "Well, I can't say exactly, miss, but I take it," running his eyes hastily through the book, "to be a set of short sermons. 'Pastels,' you see, coming from 'pastor.'" And she bought the book

Advice Probably Followed.

The late Marshal MacMahon was not a good off-hand speaker. There was a colored cadet in the Saint Cyr military academy, and once, when the marshal reviewed the corps, the in-structor suggested that he should say something to encourage the black man. "Let him stand forth," said the marshal. "So you are a darkey, are you?" he said to the cadet. "Yes, marshal" "Well, keep it up."

Tides and Insanity.

short time before Dr. Charcot died he said in a lecture that semiscientists had for more than fifty years ridiculed the idea that the full of the moon was a dangerous time for mad eople. Better informed men are oming back to that old-time notion, Better informed men are said Dr. Charcot, as the result of increased learning on the subject of earth tides, similar to the oscillation RUSSIAN MEDITERRANEAN.

Why Alexander III. Organized His Med-

iterranean squadron. Russia has no peaceful interests to defend in the Mediterranean, no territories, no colony, no island even, about which she might be concerned in the event of war. Yet, in order to keep a fleet in the Mediterranean, she alters her whole naval policy, incurs vast expense and places herself in the hands of another equal power in a way without a precedent in European history, or a precedent only in the secret records of the Bourbon family compact. No such step can possibly have been taken without anxious thought among the governing men of Russia or without the direct and full consent of the czar, who, in serious matters, is not a personage to be left on one side.

That looks as if Alexander III. contemplated or at least foresaw open war, during which he was certain to be the avowed ally of France and would be able to use his Mediterranean squadron with great effect-such great effect as to make it worth his while to risk vessels which may be greatly wanted in the Baltic. If any such ideas are passing through his mind-and the move is inconceivable without them-the war must be nearer, or at least more possible, than any of the optimists had dreamed.

Sovereigns do not willingly provide for events which they consider very remote or add heedlessly to the heavy burden of their own responsibilities, and the czar is not the man to have alarmed all Europe or to have given all his enemies a kind of warning unless he had clearly before him circumstances in which the need of a Mediterranean fleet might be imperative. Considering the vast power he wields, and the certainty that France will obey his first signal that is not a consoling insight into his often impenetrable mind.

MADE BY THE HOSTESS. How Tea Is Usually Berved to Visitors in

Japan. A Japanese host or hostess never intrusts the making of tea to the servants on company occasions. Either he or she prepares the decoction in the presence of the guests. This ceremonial teamaking is an artistic process, and is considered an "accomplishment" by the natives.

The teapot is a little jewel-like thing, that can be set-handle, spout and all-inside one of the common sized coffee cups that a foreigner draws once or twice at a breakfast.

The cups are of fine cloisonne, with plain enameled linings, each no larger round than the circle of a tulip's petal can inclose.

There is in the service a small pear-shaped pitcher, a beautifully wreught bronze teapet in which the boiling water is brought, and a lacquer box containing the caddy of the choicest leaves from the fine tea gardens of the Uji district—a tea so rare and expensive that none of it is exported or known abroad, and only the wealthiest Japanese can afford to buy the precious leaves.

The host takes an ivory scoup carved in the shape of a large leaf, fills the little teapot full of loosely heaped leaves, and then having poured the hot water into the pitcher that it may cool a little, pours it into the teapot of leaves.

The hot water barely touches the leaves in the little teapot when the t begins pouring off a stream of pale straw-colored tea into the little cups, that are then passed, each only half full of the infusion.

Judge Gary's Remedy.

Judge Gary was once consulted by a small manufacturer who had had trouble with his employes. He was a close-fisted fellow in all his business dealings, and especially in his dealings with his employes, and they had gone out on a strike just at a time when he had secured a contract to do certain work. The strike would force him to throw up the contract at considerable financial loss. "That doesn't seem right," he said at last. "No, it doesn't," acquiesced the judge. "Some one ought to be responsible for such osses." "Yes some one ought to be." admitted the judge. "And there ought to be some way of preventing them." Again the judge acquiesced, and the man went on: "Now, you're posted on the law; what would you advise me to do?" "Pay living wages," replied the judge.

Result of His Thinking.

Down in South Carolina, says the Hon. W. J. Talbert, of South Carolina, in a recent speech in the house, there was a man who hired a lawyer to conduct a case in court. As the awyer was not talking exactly to suit him, he got up to make a few remarks himself. The judge, of course, made him take his seat. He got up again, and the judge made him take his seat again. Athird and fourth time this happened, and, finally the old farmer got up and said: "Well, judge, if you won't let me talk, won't you let me think?" "Why, certainly," re-plied the judge. "Well, judge," he said, "I think you and all these lawyers are a set of d—d rascals."

Beware the Opal.

Some of the older authorities give the opal as an emblem of hope. But a writer on the subject, Rabi Benoni, who lived in the fourteenth century, says of it: "The opal is fatal to love, and sows discord between the giver and receiver. Given as an engage-ment token it is sure to bring illluck." A late writer on the vagaries of fashions says: "An opal figures in Sir Walter Scott's novel of 'Anne of Geierstein,' and its possession was fatal to the family of the heroine. The idea that they were unlucky obtained such currency that after the publication of the novel they went out of fashion." Awarded Highest Honors World's Fair.

·DR: CREAM BAKING POWDER

MOST PERFECT MADE. A pure Grape Cream of Tartar Powder. Free rom Ammonia, Alum or any other adulterant 40 YEARS THE STANDARD.

LEGAL ADVERTISEMENTS.

SUMMONS BY PUBLICATION.

SUMMONS BY PUBLICATION.

Lucretia D. Burton will take notice thaton the 15th day of December, 1893. Benjamin S. Ellis, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against said defendant and Richard Barrett, the object and prayer of which are to foreclose a certain mortgage, executed by defendant kichard Barrett to the plaintiff upon the south half of northwest quarter of section five, township twenty-nine, north of range eleven west, Holt county, Nebraska, to secure the payment of a certain promissory note, dated the 20th day of August, 1886, for the sum of \$50, and due and payable on the 1st day of July, 1891, together with interest thereon at the rate of 8 per cent. as evidenced by coupon notes attached to said original note, and interest at 10 per cent. after maturity, and to recover certain taxes paid on said premises under and by virtue of said mortgage, and amounting on the 18th day of December, 1893, to the sum of \$504.05, together with interest thereon at 10 per cent. from said date and asking that said defendant Lucretia D. Burton be foreclosed of any interest in and to said premises. Plaintiff prays for decree that defendant be required to pay said amount or that said premises be sold to satisfy the same.

You are required to answer said petition on or before the 29th day of January, 1894.

Dated December 15th 1883.

21-4

BARNES & EAMES,

Attorneys for plaintiff.

FOR

THE FRONTIER

JOB WORK

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 a decree obtained before the district court of Holt county, Nebraska, on the 18th day of December, 1893, in favor of Ella Beckwith Smith as plaintiff and against Ferdinand C. Balleweg, Josehpine Balleweg and the Farmers Loan & Trust Company, as defendants, for the sum of eleven hundred sixty-eight dollars and five cents and costs taxed at \$22.08 and accruing costs I have levied upon the following premises, taken as the property of said defendants, to satisfy saidorder of sale to-wit:

The east half of northwest quarter and east half of southwest quarter of section thiry-four [34], township twenty-nine [29], range sixteen [16], west of the 6th P. M., in Host county, Nebraska.

And will offer the same for sale to the highest bidder for cash in hand, on the 29th day of January, A. D. 1894, in front of the courthouse 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 28th day of December, A. D. 1893.

H. C. McEVONY,

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 25th day of September, 1803, in favor of Union National bank, of Omaha, Nebraska, as plaintiff, and against Barrett Scott, Dell Akin, W. D. Mathews, Samuel C. Sample, and Holt Cattle Company, as defendants, for the sum of twenty-five hundred dollars and costs taxed at \$44.63 and accruing costs I have levied upon the following premises taken as the property of sale defendants to satisfy said order of sale, to-wit.

Lots one (I), two (2), three (3), and four (4), Block fourteen (14), Hazelet's addition to O'Neill. Lots three (3) and four (4) Block C. Milliard'sadditionto O'Neill blocksix(6), O'Neill. South half of Block three (3), McCafferty's annex to O'Neill, northwest quarter section four (4), township thirty-one (31), range ten (10) southwest quarter of southwest quarter and northwest quarter of southwest quarter of section thirty-two (32), township thirty-two (32), range ten (10), west of the 6th P. M. in Holt county, Nebraska.

And will offer the same for sale to the highest bidder for cash, in hand on the 15th day of January, A. D. 1894, 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 100 clock a. m. of said day when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 14th day of December, A. D. 1893. H. C. McEVONY, 23-5

Sheriff of Sald 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, upon a decree obtained before the district court of Holt county. Nebraska, on the 21st day of October, 1882, in favor of Mrs. F. W. Thomas as plaintiff and against Hiram Hetfield, Sarah Hetfield, H. W. Sylvester, Mrs. H. W. Sylvester, his wife, Julia E. Sylvester, — Sylvester, husband of Julia E. Sylvester, — Sylvester, husband of Julia E. Sylvester, C. Collins, receiver of the Nebraska Mortgage & Investment Co. as defendants, for the sum of seven hundred nine dollars and twenty-five cents and cost taxed at \$36 93 and accruing costs I have levied upon the following premises taken as the property of sale defendants to satisfy said order of sale, to-wit:

The west half of the northeast quarter, the northeast quarter of the northwest quarter of the southwest duarter of the southwest duarter of the southwest duarter of the court of the front of the county Nebraska.

And will offer the same for sale to the highest bidder for cash in hand on the 15th day of January. A. D. 1894, 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 c clock a. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 14th day of December, 1893.

B. C. McEVONY, Sheriff of said County.

H. C. McEVONY, 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 7th day of December, 1822, in favor of the Phoenix Insurance Company as plaints and against Heinrick Jurgens, Christina Jurgens, George W. E. Dorsey and Mrs. George W. E. Dorsey as defendants for the sum of eight hundred thirty-seven dollars an itwenty cents and \$—— taxes paid to pretect his lien and costs taxed at \$20.28 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:

said defendants to satisfy said order of said to-wil:

The morthwest quarter of section twenty-one 21), township twenty-seven (27), north of rance fourteen (14), west of the 5th p. m. In Holt county, Nebraska.

And will offer the same for sale to the hir hest bilder for cash, in hand, on the 22d day of January, A. D. 1894, in front of the court-house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 9 o'clock A. M. of said day when and where due attendance will be given by the undersigned.

Pated at O'Neill, Neb., this 20th day of December, A. D., 1893. H. C. McEVONY,

ARTICLES OF INCORPORATION OF GER-MAN CHICORY COMPANY.

Know all men by these presents: That we, George C. Hazelet, Robert R. Dickson, John McHugh and Nell Brennan, do hereby associate ourselyes together, a body corporate and for the purpose of organizing a corporation, we agree to the following articles:

ARTICLE I ARTICLE I.

The name of the corporation shall be: The German Chicory Company. ARTICLE II.

place of business of the corporation at O'Neill, Holt county, Nebraska. ARTICLE III.

ARTICLE III.

The general nature of the business to be transacted by this corporation shall be toown, operate and maintain a chicory manufacturing plant at O'Neill. Nebraska. and any other point or points in the United States. Also, to plant raise and cultivate chicory from seed, and for these purposes: This corporation shall have power to buy, lease and own such real estate as may be necessary or convenient for their use, to buy own and sell chicory in crude or manufactured form, to buy and sell all kinds of machinery necessary or ineidental to the manufacture of chicory or the operating of a chicory manufactury, and to lease, sell, mortgage or otherwise convey any or all of the real estate, personal property or franchises it may own. Also to buy, own, hold and dispose of, such other real estate as in the judgment of the officers of this corporation, shall be for its benefit and interest. ARTICLE IV.

The capital stock of this corporation shall be one hundred thousand (100.000) dollars, divided into shares of one hundred (100 dollars each. At least one half of the capital stock shall be paid up at the commencement of business and the balance at such time or times as the board of directors may direct. ARTICLE V.

This corporation shall commence business on the 2d day of January 1894, and contin-ue for a period of ninety-nine years unless sconer terminated by voluntary liquidation or due process of law. ARTICLE VI.

The indebtedness of this corporation shall at no time exceed the sum of fifty thousand (50,000) dollars. ARTICLE VII.

The business of this corporation shall be conducted by a board of not less than three nor more than five directors. The directors shall choose from their numbers a president, secretary and treasurer. ARTICLE VIII.

The directors shall be elected annually by the stock holders at their annual meeting, which shall be held on the first Tuesday in January, each year, at the office of the corporation, at O'Neill. Nebraska. At all meetings of the stock holders, each stock holder shall be entitled to one vote for each share of stock he represents. ARTICLE IX.

All contracts and conveyances shall be or-dered by the board of directors and signed by the president and secretary. ARTICLE X.

The board of directors may adopt such by-laws not inconsistent with these articles, as they may deem proper for the conducting of the business of this corporation. ARTICLE XI.

These articles may be amended at any meeting of the stock holders, by a vote of two-thirds of all the stock of this corpora-

tion.
In witness whereof, the undersigned have hereunto set their hands and seals this 20th day of December, 1893.
In presence of:
A. J. HAMMOND.
L. G. GALLAGHER.
J. A. HAZELET.
R. S. KINCH.
R. S. KINCH.
NEIL BRENNAN.

E. S. Kinch.

Neil Brennan.

State of Nebraska. Holt County, ss.

Be it remembered, that on this 20th day of December, 1893, before me, Arthur J. Hammond, a notary public in and for said county of Holt and state of Nebraska, personally appeared George C. Hazelet, Robert R. Dickson, John McHugh and Neil Brennan, to me personally known to be the identical persons whose names are attached to the foregoing instrument, and severally acknowledge the same to be their voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and notorial seat the date last above written. Arthur J. HAMMOND.

["EAL.]

Notary Public.

My commission ex pires Nov. 18, 1898. 25-4

SHERIFF'S SALE.

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 Isth day of December, 1893, in favor of Dwight W. Tryon as piaintiff and against John Sisley, Julia Ann Sisley, Nelson C. Clark, Mrs. Nelson C. Clark, whose first and full name is unknown, Alfred Frost and Farmers Loan and Trust Company as defendants, for the sum of eight hundred twenty-three dollarsandninety-seven cents, and costs taxed at \$22.18 and accruing costs I have levied upon the following premises taken as the property of said defendant, to satisfy said order of sale, to-wit:

The east half of the southwest quarter and northwest quarter of southwest quarter of section twenty-seven [27] and northeast quarter of section twenty-sight [28] township this transfer

of section twenty-seven [27] and northeast quarter of section twenty-seight [28], township thirty-two,range sixteen [16], 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 29th day of January A. D. 1894, 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 28th day of December, 1803.

H. C. McEVONY,

Sheriff of said county.

THE FRONTIER FOR

LEGAL BLANKS

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 rendered in an action pending in the district court of Holt county, Nebraska, wherein the McKinley-Lanning Loan and Trust Company was plaintiff and Cargill Graham, Mary Graham, J. B. McKinley, trustee, W. B. McKinley, William H. Carnahan, Sol Wells, Ransom Scott and McClure Hagerty and Gardiner were defendants. I will sell at public auction to the highest bidder for cash at the front door of the court-house in O'Neill, in said county, on the 29th day of January, 1894, at 10 o'clock a. m., to satisfy the judgment, decree and costs in said action, the following described lands and tenemonts, to-wit:

The north half of the southeast quarter and the southeast quarter of the southeast quarter of the northeast quarter of section twelve, township twenty-six, range thirteen west, and the west half of the west half of section seven, township twenty-six, range thirteen west, and the northeast quarter of the northwest quarter of the northwest quarter of section fourteen, and the northeast quarter of section fourteen, and the northeast quarter of section fourteen, and the south half of the southeast quarter of section fourteen, and the south half of the southeast quarter of section fourteen, and the south half of the southeast quarter of section fourteen, and the south half of the southeast quarter of section fourteen, and the south half of the southeast quarter of section leeven, township twenty-six, range thirteen west, in Holt county, Nebraska.

Dated this 28th day of December, 1895, 25-5

H. C. McEVONY, Sheriff.

SHERRIFF'S SALE.

BHERRIFF'S SALE.

By virtue of an order of sale, directed to me from the cierk of the district court of Holt county. Nebraska, on a decree obtained before the district court of Holt county. Nebraska, on the 7th day of December. 1892. in in favor of the Phoenix Insurance Company as plaintiff and against Charles S. Wiles. Scott T. Jones, George W. E. Dorsey, Mrs. George W. E. Dorsey and citizens bank of Atkinson. Nebraska, as defendants, for the sum of eight hundred thirty-seven dollars. and twenty cents and costs taxed at \$2.13 and accruing costs I have levied upon the following premises taken as the property of said defendant, to satisfy said order of sale, to-wit:

The south half of southwest quarter, and the south half of southeast quarter section number seven (7) township number twenty-eight (28) north of range number 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 22d day of January, A. D. 1894, 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 28th day of December, 1833.

H. C. McEVONY, 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, Neb., on a decree obtained before the district court of Holt county, Nebraska, on the 23d day of September, 1883, in favor of B. Lombard Jr., James L. Lombard and H. W. L. Russell, trustees as plaintiffs, and against Herman P. Kendall, H. A. Allen and Mirs. H. A. Allen, his wife, as defendants, for the sum of two hundred six dollars and thirty cents, and costs taxed at \$76.23 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 saie, we wit:

The northwest quarter of section 28, township 30, north of range 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 30th day of December, A. D. 1893, 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'Neill, Nebraska, this 29th day of November, A. D. 1893.

21-5

H. C. McEvony,
Sheriff of Sald County,

LEGAL NOTICE.

LEGAL NOTICE.

To David Adams: You are hereby notified that there is now on file in the office of the clerk of the district court of Holt county, Nebraska, a petition of J. H. Henry, the object and prayer of which are to set aside three certain deeds, as follows to-wit: One dated August 12, 1893, executed by yourself and purports to convey to Lenora E. Adams, one of the defendants, herein, the following described tract of land to-wit: Commencing at a point 224 feet east of the southeast corner, of Block one in the original platt of the city of O'Neill. formerly O'Neill City, and running thence east 60 feet, thence north 170 feet, thence west 60 feet, thence south 170 feet, thence west 60 feet, thence south 170 feet to place of beginning, which deed was filed for record in the office of the county clerk of Holt county, Nebraska, on said 12th day of August, 1893, and recorded in deed record volume number 17 at page number 208. Another deed executed by yourself on the 12th day of August, 1893, and purporting to convey to the said Lenora E. Adams a tract of land as follows: Commencing at a point 69 feet east of the southeast corner of Block one, of the original plat of the city of O'Neill, Nebraska, thence running to a point 250 feet east there set stake, for the southwest corner of the lot, thence 170 feet north to the north-west corner, thence running 170 feet south to the southwest corner or place of beginning, which deed was filed for record, in the office of the county clerk, of Holt county, Nebraska, on said 12th day of August, 1893, and recorded in deed record volume 37 at page number 109; also another deed executed by the defendant, Lenora E. Adams, on the 1st day of September, 1893, and recorded in deed record volume 37 at page number 109; also another deed executed by the defendant, Lenora E. Adams, on the 1st day of September, 1893, and recorded in deed record volume 38 at page 318. Also to set aside a certain mortgage executed by Lenora E. Adams, on the 4th day of August, 1893, and recorded in mortgage

Ing costs.

That unless you answer said petition on or before the 22nd day of January, 1894, the alligations of said petition will be taken as true and decree rendered accordingly.

Dated this 29th day of November, A. D. 1893.

22-4

J. H. HENRY, PLAINTIFF.

By E. H. Benedict, his Attorney.

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 defore the district court of Holt county Nebraska, on the 7th day of December, 1893, in favor of the Phoenix Insurance Company as plaintiff and against Niles Jorgensen, Hanne Jorgensen, George W. E. Dorsey and Mrs George W. E. Dorsey and Mrs George W. E. Dorsey as defendants, for the sum of eight hundred thirty-seven dollars, and twenty cents, together with \$\frac{1}{2}\$— taxes paid by plaintiff on said premises to protect his lien, and costs taxed at \$76.78 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:

The north half of the northwest quarter of section fourteen (14) and the east half of northeast quarter section fifteen (15) township twenty-seven (27) north range fourteen (14) west of the sixth P. M. in, Holt county, Nebraska.

And will offer the same for sale to the highest bidder for cash, in hand, on the 22d day of January. A. D. 1894, in front of the court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 9 colock A. M. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 20th day of December, 1893,

24-5

H. C. McEVONY,

Sheriff of said County.

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, Nebrarka, on a decree obtained before the district court of Holt county, Nebraska, on the 15th day of March, 1893, in favor of Annie Patten as plaintiff and against Benjamin A. DeYarman, Lydia J. DeYarman, John H. DeYarman, Mary DeYarman, James A. DeYarman and Mary E. DeYarman as defendants for the sum of six hundred nintyeight dollars and inty-sixcents and costs taxed at \$20.18 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:

Lots six [6], seven [7] and eight [8], in block twenty-three [23], in the city of O'Neill, Holt county, Nebraska.

And will offer the same for sale to the highest bidder for cash in hand on the 22d day of January, A. D. 1894, 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 20th day of December, A. D. 1893, H. C. McEVONY, 24-5

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 18th day of March, 1893, in favor of J. L. Moore, trustee, as plaintiff and against Martin F. Wimer and Ella Wimer as defendants for the sum of eighteen hundred seventy-one dollars and thirty-five cents and costs taxed at \$27.48 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 north half of the southeast quarter and the west half of the southeast quarter of section seventeen [17], township thirty-one [31], north of range ten [10], west of the 6th P. M. in Holl county, Nebraska.

And will offer the same for sale to the highest bidder for cash, in hand, on the 5th day of February, A. D., 1894, in front of the court-house is 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, Nob., this 30th day of December, 1893.

H. C. McEVONY.

20-5

Sheriff of Said County.

· NOTICE.

NOTICE.

John F. Lewis, F. F. Beck, Ernest R. Kruck and Iowa State National Bank, of Sioux City, Iowa, defendants, will take notice that United Trust Co.. Limited, a corporation organized and existing under and by virtue of the laws of the United Kingdom of Great Britian and Ireland, plaintiff has filed a petition in the district court of Holt county. Nebraska, against said defendants impleaded with T. R. Beck, the object and prayer of which are to foreclose a mortgage dated the 23rd day of December 1880, for the sum of \$50 and interest, on the \$1\cupe of the net of section 22 and the \$2\cupe of the net of section 22 and the \$2\cup of the net of section 22 in Twp. 25 n. of r 14 w of the 6th P. M., in Holt county, Nebraska, executed by said defendant John F. Lewis to the Globe Investment Company and duly assigned to plaintiff by said Globe Investment Company and duly assigned to plaintiff by said Globe Investment Company and the 26th day of September 1889. Plaintiff asks to have said mortgage decreed to be a first lien on said real estate and said real estate sold to satisfy the amount due thereon.

You are required to answer said petition on or before the 5th day of February 1894.

Bated December 25rd, 1883.

S. D. Thornyton.

Attorney for Plaintiff

LEGAL NOTICE. A. J. Miller and Mrs. A. J. Miller his first name unknown) defendants, will notice that on the 6th day of November Irank J. Porter, executor of the est lira Hadsell. deceased, the plaintiff occurred the petition in the district court of county, Nebraska, against said defendants and perspective of the est lied his petition in the district court of county, Nebraska, against said defended the object, and prayer of which are to close a certain mortgage excuted by Taylor and afterwards sold and transferred Hadsell, before the muturity of the which said mortgage sacured, upon the half of the southwest quarter of section twenty-nine of twenty (20) and the north half of the swenty (20) and the north half of the west quarter of section twenty-nine township twenty-seven (27), north of twelve (12), west of the sixth primeridian in Holt county, Nebraska cure the payment of one certain or bond, with interest coupons attached bond dated June 20, 1888, for the sum of due and payable July 1, 189; said mor provided that in case said bond or cor are not paid when due, or within tenthereafter, the whole some secured the may be declared to be due and paythere is now due on said bond, coupon morts age the sum of 1897, 30, for which with interest from November 1, 1893, at cent., plaintiff prays for a decree the fondants be required to answer said per on or before Monday, the 22d day of Jan 1894.

Dated December 8, 1893.

C. C. ELANCERSE A. J. Mille

Dated December 8, 1893. C. C. FLANGSBURG, Attorney for Plate

SHERIFF'S SALE.

By virtue of an order of sale directed from the clerk of the district court of county, Nebraska, on a Jecree obtain fore the district court of Holt county braska, on the 7th day of December, if favor of the Phoenix Insurance Co as & against Lorens Nissen, Carrina Nisse wife, George W. E. Dorsey and Mrs. 6 W. E. Dorsey as defendants, for the a cight hundred thirty-seven dollars twenty cents and costs taxed at \$750 accruing costs I have levied upon the foliag premises, taken as the property of defendants, to satisfy said order of to-wit:

terendants, to satisfy said order of to-wif:

The south half of the southwest que and the south half of the southwest que of section No. twenty-two (22), township twenty-seven (27), north of range No. teen (14), west of the 6th p. m., in county, Nebraska.

And will offer the same for sale thing hest bidder for cash in hand on the day of January, A. D., 1894, in front of court-house in O'Neill, that being the bull wherein the last term of district cour held, at the hour of 90 clother courtheld, at the hour of 90 clother. A. M. of day when and where due attendance we given by the undersigned.

Dated at O'Neill, Neb., this 20th day of the courtheld at O'Neill, Neb., this 20th day

SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an order of sale directed from the clerk of the district court of county, Nebraska, on a decree obtained fore the district court of Holt con Nebraska, on the 7th day of December, in favor of the Phoenix Insurance Com as plaintiff and against Too Torge Annie Oleson Torgersen. George W. Dorsey, and Mrs. G. W. E. Dorsey as de ants, for the sum of eight hundred the seven dollars and twenty cents and taxes paid by plaintiff to protect his liet costs taxed at \$1.43 and accruing conhave levied upon the following pretaken as the property of said defenda satisfy said order of sale, to-wit:

The southwest quarter of section No. (10) township No. twenty-seven (27) rang fourteen (14) west of the sixth P. M. in county, Nebraska.

And will offer the same for sale thighest bidder for cash in hand on the day of January. A. D. 1894, in front of court-house in O'Neill, Nei... that being building wherein the last term of discourt was beid at the hour of 9 o'clock of said day when and where due attend will be given by the undereigned.

Dated at O'Neill, Neb., this 20th december, A. D. 1893. H. C. McEVONY 24-5

SHEKIFF'S SALE.

SHERIFF'S SALE. By virtue of an order of sad direct me from the clerk of the district con Holt county, Nebraska, on a decree tained before the district court of county, Nebraska, on the 7th day of De ber, 1892, in favor of Phoenix Insur Company as plaintiff and against Charl Pearl, Nellie R. Pearl, H. H. Dorsey, Ge W. E. Dorsey and Mrs. George W. E. De as defendants for the sum of seven hun thirty dollars and costs taxed at \$0.18 accruing costs I have levied upon the lowing premises, taken as the proper said defendants, to satisfy said order of towit:

The south half of the southwest quand the west half of the southeast qui of section No. five (5), township No. twe light (23), north of range No. thirteen west of the 6th p. m., in Holt county breaks.

braska.

And will offer the same for sale to highest bidder for cash in hand on the day of January, A. D., 1894, in front of court-house in O'Neill, that being the bing wherein the last term of district was held at the hour of 9 o'dest at was held, at the hour of 9 o'clock a said day, when and where due attend will be given be the undersigned.

Dated at O'Neill, Neb., this 20th d December, 1893.

1. C. McEVON' Sheriff of said coun

SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an execution directed to from the clerk of the district court of county. Nebraska, on a judgment obta before the county court of Holt county, braska, on the 14th day of April, 18 favor of Frank Vasterchill as plantiff against Norman Smith as defendant, for sum of sixty-six dollars, and suxty-dents, and costs taxed at \$15.15 and accreosts I have levited upon the following per al property taken as the property of sale fendant, to satisfy said execution to-with One frame dwelling house situated on northwest quarter of section thirty-one of the 5th P. M. in Holt county. Nebraska And will offer the same for sale to the est bidder for cash, in hand, on the 26th of December, A. D. 1883, at the above scribed place at the hope of one o'clock of said day, when and where due attend will be given by the undersigned.

Dated at O'Neill, Nebraska, this lith of December, 1893.

H. C. McEVONY Sheriff of Said Coun

H. C. McEVONY Sheriff of Said Coun

SHERIFF'S SALE.

By virtue of an order of sale directed to from the clerk of the district court of county, Nebraska, on a decree obta before the district court of Holt county of the Holt county of the State of Atkinson, Nebraska defendants, for the sum of eight hun thirty-seven dollars and twenty cents.

— taxes paid by plaintiff to protect of the Holt county of the Holt count

NOTICE.

David Lower. Herman Moyer. Mrs. Mowife of Herman Moyer, Julius Paesaee Peter Thompson, and Mrs. Thompson will Peter Thompson, and Mrs. Thompson will have the Thompson. Jacob Thompson will also the Jacob Thompson. Jacob Thompson will also the Jacob Thompson, defendants, will take tice that Marv Chase, plaintif, has filed at lition in the district court of Holy count of Nebraska, against said defendants, the ject and prayer of which are to forecles mortgage dated August 4th 1885, for 860, terest and tax payments, on the north quarter of section eight, township thirty-range fourteen, in Holt county. Nebraskie given by David Lower to the Western Tand Security Company, and assigned to platif, which mortgage was recorded in beforty-one, page twelve of the mortgage ords of said county, and to have the same creed to be a first lien, and said lands sols satisfy the same.

You are required to answer said petion or before the 29th day of January, 1894.

Dated December 20th 1886.

Mary Chase, Plaintiff.

Dated December 20th 1883.
MARY CHASE, Plaintiff,
MARY CHASE, Plaintiff,
24-4 By MUNGER & COURTRIGHT, Attorn