The Learned Oxford Professor Had Small

Patience With Braggarts. What the late Professor Jowett of rd was least tolerant of was pretentiousness and shallow conceit. The reputation for extreme latitudinarianm that the fame of his early trial for heresy had attached to his name sometimes made foolish young men seek to curry favor with him by extravagant protestations of agnosticism. One self satisfied under graduate. who had a thin smattering of all the heathen philosophies, and fancied, like many of his age, that he had made the original discovery that all the world's dolls were full of sawdust, met the master in the 'Quad" one day, and having entered into conversation with him, continued to pace up and down by his side. "Master," he said after a pause, "I have searched everywhere in the philosophies, ancient and modern, and noere do I find the evidence of a God.' "Mr. ---," replied the master after; a shorter pause than usual, "if you do not find a God by 5 o'clock this afternoon you must leave this college." Dr. Jowett had really believed in the young man's profession of "philosoph-ic doubt" as being anything but puppyish brag he would have spent hours of valuable time in kindly and reasonable talk with him.

THE AGENT'S STORY.

He Sees a Fine Example of the Wild and Woolly West Drama

"I've seen a good many funny snaps in the way of plays and play-actors in my time," said the advance agent, "but one I struck in Milwaukee the other day was by far the best of anything I have ever been up against. It was in one of the museums there. The museum has a stock company in its theater, and its great specialty is border drama. Every week they give a new drama of the wild and woolly

"This play that I saw was a blood-curdler of that character, and at the time I arrived at the theater the stage was pitch dark and two men were fighting a duel. I could hear the men stumble around the stage, but I could but faintly distinguish the forms of the actors. After awhile ere was a thump on the floor and he villian (I knew it was the villian by his accent) hissed: "Ah ah! Budolph Tegherington, I have you now and no one nigh to see me do the deed."

"Then the drummer hit the bass drum a belt and the calcium man turned on the light and away up on top of a rocky pass a woman (the heroine) was seen standing. 'Coward!' she shouted, 'me and beaven is here!'

KNEW THE ROAD.

Consequently They Prepared to Enjoy the Trip to the Utmost.

An old Missourian tells this story: We had about twenty-five miles to go by stage-coach in Missouri, and it was early spring, and the roads were very bad. The stage started about half an hour before day light, and there were five men of us and two women. These last had the back at, and talked only to each other. We were not over two miles out when the stage got stuck, and down every man had to get and lift and pull and push. Three miles further on we ere stuck again, and it was the same boos fourteen miles we were stuck ave times, and in going the twenty-ave we lifted that old stage out of the rate and holes and ditches almost a dozen times.

The five of us were wet, splashed, rove up to the terminus, and you can gine our feelings when those two women got down, removed their shawls and bonnets, and stood revealed as two hearty and robust men. We were looking at them with open mouths, when one of them remarked— "Thanks for your labor, gentlemen.

We knew the road and prepared for

Made His Own Stamps.

An interesting story of the finding of some old postage stamps which were engraved over half a century ago comes from Providence. The postmaster at that time was Welcome B. Saylery, who considered, as the United States had no postal service then, that the idea of a stamp for the Providence postoffice was a good one. He grew enthusiastic over the work, and in a short time a copper-plate was produced. From this eleven stamps, ten five-centers and one ten-cent stamp were made. This was the proportion of high and low stamps used in those days. The stamps were a great nov-elty when they appeared. Recently Lycurgus Sayler, a relative of the deceased postmaster, pulled out of a pigeon hole a role of the ancient stamps, the sheets being in good condition. They were purchased by a Philadelphia collector.

Argus-Eyed and Hydra-He The term "Argus-eyed" means watchful. According to the Grecian fable Argus had 100 eyes, and Juno set him to watch all of whom she was atous. When Argus was slain she asplanted his eyes into the tail of peacock. "Hydra-headed" is a rd derived from the fable of Herword derived from ... The Hydra had cules and the Hydra. The Hydra had nine heads and Hercules was sent to kill it. As soon as he struck off one of its heads, two shot up in its place.

Then and Now.

Compare the luxurious habits of the to have been in vogue not over a century ago among one of the most aristocratic bodies in America. It has not yet been 100 years since the Pennsylresent legislators with those known vania logislative assembly passed this law: "That in the future no member of the house shall come barefoot or set his bread and cheese on the steps!"

THE VIVISECTOR HELD UP

Went Out to Operate Upon the Savages

and Was Operated Upon. One of the most curious expeditions ever planned by man was that once undertaken by Dr. J. G. Bunting, of Portland, Maine. During all his life he had been a close student of the philosophy of digestion, and for the purpose of his investigations he had that Canadian, Alexis St. Martin, in his care for twenty years. In order to cinch matters and provide facts for some of the doubting Thomases, Dr. Bunting east about for so neone else upon whom he might continue to experiment. He could think of but one olan, and that was to go into Africa, buy two slaves, and operate upon their stomachs. By opening the body near the fifth rib and perforating the stomach, a condition could be produced similar to that existing in the person of St. Martin. Therefore the doctor purchased his supplies and sailed across to Tunis in the north of Africa. There he hired a native chief with forty of his followers, paying them a liberal retaining fee and promising alluring largess when the trip should be ended. They set forth. The doctor carried £1,000 in his inside pocket, and the chief probably lay awake four nights thinking about the matter. At any rate, on the fifth night he sneaked into the doctor's tent and delivered a little address over the muzzles of two pistols. When he had concluded the doctor passed over his ducats and the chief passed over the border along with his renegade band. They helped themselves to such supplies as suited their artless and unenlightened tastes. The doctor came back without a retinue, and with a deal of experience that will never appear in a medical work.

ELECTIONS IN FRANCE.

A System That Prevents Repeating and Relieves Candidates of Expenses.

There is not the same strict control over expenditure on elections in France as in England. The cost of an election varies considerably. There is not a great deal spent in holding public meetings, but a spirited rivalry arises sometimes over placarding. The candidates are not saddled with official expenses as in England. The amount spent depends entirely on the strength of the opposition; usually when the fight is keen the expenses of each candidate will run between 10,-000 francs and 30,000 francs.

At the famous contest between Boulanger and Jacques in 1880 over 1,000,000 francs were spent. The French system of polling tends to insure purity of voting. When a person enters the poling station he gives up his electoral card. The number on it is compared with the number on the register. When the identity of the voter is established his card is accepted and he is allowed to vote. Before the card is returned to him an official tears off a corner of it, which renders it useless. Other precautions are taken which render fraudulent voting exceedingly difficult. Election offenses, which are severely punished, are hardly possible, except through collusion with the presiding officers.

OPERA GLASSES TO HIRE.

How the Man Took Precautions Against Losing His Goods. .

At the military tournament in the Madison Square garden in New York." with opera glasses to hire. 'Opera glasses,' he said, 'ten cents.' A man who was sitting in an end seat said he'd take one, and the man with the glasses set his bag down on the steps of the aisle and took out a glass.

."'How are you going to make sure of getting it back?' said the man in said the man in the seat playfully. 'You might miss me in the crowd.'

"'I guess there's no danger of that," said the man in the aisle in like cheerful strain, and as he spoke he wound from around the operator a chain. One end of this chain was attached to the glass; the other end the man put around the iron support under the seat He secured it there with a lock, and then he politely handed the glass to the man who had hired it. The man in the seat received it with equal politeness and with a smile which he could not wholly restrain. The man in the aisie smiled a little, too. Then he snapped the bag shut, lifted it and stepped up the aisle, saying as he went, gently: "'Opera-glasses, ten cents."

Earnings of Washington Guides. While there is no salary attached to the position of capitol guide, the sergeants-at-arms of the two houses are constantly importaned to grant permits to persons who desire to act in that capacity. These guides are under the control of the capitol police board, and are allowed to charge not to exceed fifty cents per hour, yet they are not prohibited from receiving all their patrons choose to pay, so most of them make about \$100 per month The number of guides has recently increased up to sixteen, while twelve s the maximum number intended to be authorized by the board. As a result six of the older guides have been late off and two new ones put on, so the even dozen limit is again in force.

The ancient Egyptians believed that the spirit of their greatest god, Osiris, dwelt among them in the form of a pure white bull marked by a certain sign. Herodotus mentions two of these signs—a black eagle on the back, and a black forehead with a square of white in the center. These creatures, when found, were wor-shiped during life and mummified efter death. The New York histori-cal society has one of these "bull gods," a fine mummy from the temple Serapis.

Popular Everwhere.

Beginning with a small local sale in a retail drug store, the business of Hood's sarsaparilla has steadily increased until there is scarcely a village or hamlet in the United States where it is unknown. Today Hood's sarsaparilla stands at the head in the medicine world, admired in prosperty and envied in merit by thousands of would-be competitors. It has a larger sale than any other medicine before the American public, and probably greater than all other sarsaparillas and blood purifiers combined.

Such success proves merit

If your are sick, is it not the medicine for you to try? Hood's sarsaparilla

Awarded Highest Honors Worlds' Fair.

DR: CREAM

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

LEGAL ADVERTISEMENTS.

SHERIFF'S SALE

By virtue of an order of sale directed to me from the elerk of the district court of Holt county, Nebraska, on a decree obtained herore 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 or, er 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 Holt 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 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 30th day of December, 1882.

H. C. McEVONY.

Sheriff of Said County.

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 1889, for the sum of 8550 and interest, on the 8½ of the next of section 22, in Twp. 25 n. of rid wother 6th P. M., in Holt county, Nebraska, executed by said defendant John F. Lewisto 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 duly assigned to plaintiff by said Globe Investment Company and duly assigned to plaintiff by said Globe Investment Company and duly assigned to plaintiff by said Globe Investment Company and duly assigned to plaintiff by said Globe Investment Company and duly assigned to plaintiff by said felocation of the county, Nebraska, on 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 thereon.
You are required to answer said petition
on or before the 5th day of February 1894.
Dated December 23rd, 1883.

S. D. THORNTON.
Attorney for Plaintiff

LEGAL NOTICE. LEGAL NOTICE.

Isaac E. Angle, and Mrs. Angle, wife of Isaac E. Angle, defendants, will take notice that Susan h. Bertram, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants, impleaded with James Blackmore. Lawinia Blackmore, Lawinia Blackmore, James H. Fuller and M. B. Slooum, defendants, the object and prayer of which are to foreclose a mortgage dated March 12, 1888, for \$500.00 and interest on the north half of the southeast quarter and northeast quarter of the southwest quarter and lot three in scotlon nineteen, township thirty-three, range twelve, in said county, given by James Blackmore and Lavinia Blackmore to Western Trust and Security Company and assigned to plaintiff, which mortgage was recorded in book 14, page 453, of the mortgage records of said county, and to have the same decreed to be a first lien and said lands sold to satisfy the same.

You are required to answer said petition on profetore the 19th day of February 1801.

No are required to auswer said potition on r before the 19th day of February, 1824. Dated January 5, 1824. 27-4 Susan H. Rentram, Plaintiff. By Munger & Courtright, attorneys.

LEGAL NOTICE.

LEGAL NOTICE.

Ellen Crogan defendant, will take notice:
That J. L. Moore, trustee, plaintiff, filed a petition in the district court of Holt county. Nebraska, against said defendant, implended with John Grady, Damel Grady, heirs at law of Patrick Grady, deceased, and O. O. Snyder, administrator of the estate of Patrick Grady, deceased, the object and prayer of which are to forectose a mortgage dated August 8, 18%, for \$2,000,000 and interest thereon, on the east half of the southeast quarter and the south half of the southeast quarter of section seven; and the north half of the northeast quarter of the northeast quarter and the northeast quarter of the southeast quarter and the northwest quarter and the northwest quarter of the southeast quarter and the northwest quarter and the northwest quarter of the southeast quarter of section and the sold the sold to satisfy the anount due the

NOTICE TO NON-RESIDENS.

NOTICE TO NON-RESIDENS.

Ballou State Banking Company non-resident defendants. Notice is hereby given that on the 6th day of January, 1824, B. A. Ballou & Company, the plaintiff in this action, filed a petition in the office of the cierk of the distric court of Holt county, Necraska, the object and prayer of which is to foreclose a certain mortgage executed by John DeLoss Wilson and wife upon the south east quarter section twenty-seven, township twenty-eight, north range eleven, west 6th P. M., in Holt county, Nebraska, which mortgage was executed and delivered to H. S. Ballou & Company and filed for record on the 6th day of July, 1826, and recorded in book 14 of mortgages at page 151, that there is now due upon said mortgage the sum of \$1,209.67, You are required to answersaid petition on or before the 19th day of February, 1894, or the same will be taken as true and judgment entered accordingly.

Attorney for Plaintiff.

SUMMONS BY PUBLICATION.

Lucretia D. Burton will take notice that on the 15th day of Decembey. 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 Richard 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 specient as evidenced by coupon notes: ttached to said original note, and interest at 10 per cent, after mathereon at the rate o's percent, as evidenc by coupon notes: stached to said origin note, and interest at 10 per cent, after m turity, and to recover certain taxes paid said premises under and by virtue of sa mortgage, and amounting on the 13th day December, 1883, to the sum of \$51.05, togeth with interest thereon at 10 per cent. from as date and asking that said defendant Lucre D. Burton be forcelosed of any interest. 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 1863.
21-4
BARNES & EAMES,
Attorneys for plaintiff.

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 the 18th day of December, 1833, in favor of EllaBeckwith Smith as plaintiff and against Ferdinand C. Balleweg, Joseppine Baleweg 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 [39], range sixteen [16], west of the 6th P. M., in Hoit county, Nebraska.

And will offer the same for sale to the highest biddler 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, 25-5

Sheriff of said county.

FOR

H. C. McEVONY, Sheriff of said county 25-5

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. 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 Hoit county, Nebraska.

And will offer the same for sale to the highest bidder for cash, in hand, on the '.d 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 oclock A. M. of

court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 9 oclock 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, 123,

24-5

H. C. MCEVONY

SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of he district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county. Nebraska, on the 26th day of September, 1893, in favor of Union National bank, of Omah. Mobraska, as plaintiff, and against Barrett Scott, Deil Akin, W. D. Mathews, Samuel C. Sample, and Holt Cattle Company, as detendants, for the sum of twenty-five hundred dollars and costs taxed at \$44.65 and accruing costs I have levied upon the following costs I have levied upon the following premises taken as the property of said elendants to satisfy said order of said, tow Lots one (1), two (2), three (3), and four Block fourteen (14), Hazelet's addition O'Neill. Lots three (3) and four (4) Block O'Neill. Lots three (3) and four (4) Block C. Milliard sadditiontoo'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 southwest quarter of southwest quarter and northwest quarter of section thirty-two (32), township thirty-two (32), range ten (10), and southeast quarter of northeast quarter and northeast quarter of southwest quarter of section thirty-one (31), township thirty-two (32), range ten (10), west of the 6th P. M. in Holt county, Nebraska.

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 sald 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 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 rom the clerk of the district court of Holt county. Nebraska, on a decree obtained becore the district court of Holt county. Nebraska, on the 7th day of December, 1892, a favor of the Phoenix Insurance Company is plaintiff and against Heinrick Jurgens, Christina Jurgens, George W. E. Dorsey and drs. George W. E. Dorsey as defendants for he sum of eight hundred thirty-seven diars and twenty cents and thirty-seven diars and twenty cents and costs taxed at \$80.28 and accruing costs. I have levied upon the ollowing premises taken as the property of ald defendants to satisfy said order of sale o-wit:

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

The northwest quarter of section twenty-one (21), township twenty-seven (27), north of range fourteen (14), 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 '2d day of January, A. D. 1824, in front of the court-bouse in O'Ne that being the building wherein the last 'rim of district court was held, at the hour o. 9 o'clock A. M. of said day when and where due attendance will be given by the undersigned.

Dated at O'Neill, Neb., this '9th day of December, A. D., 1823. H. C. McEVONY, '24-5 Sheriff of said county.

ARTICLES OF INCORPORATION OF GER-

AND CHICOLY COMPANY.

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

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

ARTICLE II. The place of business of the corporation shall be at O'Neill, Holt county, Nebraska.

ARTICLE III.

ARTICLE III.

The general nature of the business to be transacted by this corporation shall be to own, 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 incidental 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. ARTICLE IV.

The capital stock of this corporation shall be one hundred thousand (100.0 0) dollars, divided into shares of one hundred (100) dollars each. At least one he'l 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 unety-nine years unless sooner 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 ordered 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 corporation.

In witness whereof, the undersigned have hereunto set their hands and seals this 20th day of December, 1803.

In presence of:
A. J. HAMMOND.
GEORGE C. HAZELET.
L. G. GALLAGHER.
ROBERT R. DICKSON.
J. A. HAZELET.
JOHN MCHUGH.
E. S. KINCH.
NEIL BRENNAN.
State of Nebraska, Holt County, 88. ARTICLE XI.

E. S. Kinch.

Null 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 Nell 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 seal the date last above written. Arthur J. Hammond, [PRAL.]

Notary Public.
My commission expires Nov. 18, 1898, 25-4

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 December, 1853, in favor of Dwight W. Tryon as pialntiff 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 southeast quarter of section twenty-seven [27] and northeast quarter of southeast quarter of section twenty-seight [28], township thirty-two range.

of section twenty-seven [21] and northeast quarter of section twenty-eight [28], township thirty-two,range sixteen [18], west of the 6th P. .4., irr Hoit 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, 1863.

H. C. McEVONY, 25-5

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. H. McKinley, William H. Oarnaham, 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 eald county, on the 29th day of January, 1894, at 10 o'clock a. m., to satisfy the juagment, 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 southeast quarter of the northeast quarter of section twelve, township twenty-six, range thirteen west, and the west half of the west, and the northeast quarter and the north half of the southeast quarter of section seven, township twenty-six, range the north half of the northeast quarter and the north half of the northeast quarter of section fourteen, and the southeast quarter of section fourteen, and the southeast quarter, and the north half of the southeast quarter, and the southwest quarter of section twelve, two the northeast quarter of section fourteen, and the southeast quarter of section fourteen, and the southeast quarter, and the northwest quarter of section twelve, two the section twelve, and the cast half of the southeast quarter, and the northwest quarter of the coutheast quarter of section eleven, township twenty-six, range thirteen west, in Holt county, Nebraska.

Dated this 28th day of December, 1893.

25-5 H. C. McEVONY, Sheriff.

SHERRIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of the district court of Holt county. Nebraska, on a decree obtained before the district court of Holt dounty. Nebraska, on the 7th day of December. 1882. 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, Mrs. 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 \$62.13 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. 1834, in front of the court house in O'Neill, that being the building wherein the last tirm 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, 1883.

H. C. McEVONY, 25-5

Sheriff of said county. SHERRIFF'S SALE.

thereafter, the whole some secured in may be declared to be due and parthere is now due on said bond coupon mortrage the sum of \$897.80. for whether with interest from November 1, 1883, at cent... plaintiff prays for a decree the fendants be required to pay the same, of said premises may be sold to satisfamount found due.

You are required to answer said peon or before Monday, the 22d day of lates.

LEGAL NOTICE

Dated December 8, 1863. C. C. FLANGSBURG. Attorney for Plat

SHERIFF'S SALE.

By virtue of an order of sale directed from the clerk of the district court of county, Nebraska, on a decree obtain fore the district court of Holt count breska, on the 7th-day of December, favor of the Phoenix Insurance Co as & against Lorens Missen, Cathrina Missen, Cathrina

defendants, to satisfy said order of to-wit:

The south half of the southwest q and the south half of the southwest q and the south half of the southwest q of section No. twenty-two (22), townshi 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 highest bidder for cash in band on it day of January, A. D., 1894, in front of court-house in O'Neill, that being the bu wherein the last term of district comheld, at the hour of 9 o'clock A. M. of day when and where due attendance given by the undersigned.

Dated at O'Neill, Neb., this 20th december, 1863.

H. C. MCEVON

SHERIFF'S SALE

24-5

Sheriff of said cou

SHERIFF'S SALE.

By virtue of an order of sale directed from the clerk of the district court of county, Nebraska, on a decree obtaine fore the district court of Holt co Nebraska, on the 7th day of December in favor of the Phoenix Insurance Con as plaintiff and against Too Torg Annie Oleson Torgersen, George W Dorsey, and Mrs. G. W. E. Dorsey as de sants, for the sum of eight hundred the seven dollars and twenty cents and taxes pald by plaintiff to protect his ile costs taxed at \$81.43 and accruing contained the same of the sum of eight hundred the seven dollars and twenty cents and taxes pald by plaintiff to protect his ile costs taxed at \$81.43 and accruing contained the same for said defends satisfy said order of sale, to-wit:

The southwest quarter of section N (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 highest bidder for cash in hand on the day of January, A. D. 1894, in front court-house in O'Neill, Nei... that bein building wherein the last term of dicourt was held at the hour of 9 o'clock of said day when and where due attended and the protection of said courted at O'Neill, Neb... this 20th december, A. D. 1895.

SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an order of sale direct me from the clerk of the district on Holt county, Nebraska, on a decretained before the district court of county, Nebraska, on the 7th day of Der, 1892, in favor of Phoenix Insu Company as plaintiff and against Char Pearl, Nellie R. Pearl, H. H. Dorsey, G. W. E. Dorsey and Mrs. George W. E. Das defendants for the sum of seven hm thirty dollars and costs taxed at 89.1 accruing costs I have levied upon thowing premises, taken as the proper said defendants, to satisfy said order of to-wit:

Said defendants, to the southwest quand the west half of the southwest quand the west half of the southwest quand the west half of the southwest quand of section No. five (5), township No. twelght (28), north of range No. thirteen west of the 6th p. m., in Helt county

braska.

And will offer the same for salet 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 ling wherein the last term of district was held, at the hour of 9 o'clock A. said day, when and where due attent of the court of

will be given be the undersigned.
Dated at O'Nefil, Neb. this 20th of the Company SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an order of sale directed from the clerk of the district court of county, Nebrarka, on a decree obtains fore the district court of Holt county braska, on the 15th day of March, 15 favor of Annie Patten as plaintiff against Benjamin A. DeYarman, Lyd DeYarman, John H. DeYarman, Mar Yarman, James A. DeYarman and Ms DeYarman as defendants for the sum of hundred ninty eight dollars and ninty-six and costs taxed at \$20.18 and accosts I have levied upon the following ises taken as the property of said defent to satisfy said order of sale, to-wit:

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

And will offer the same for sale 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 10 o'clock A. M. O'day when and where due attendance will given by the undersigned.

Dated at O'Neill, Nebraska, this 20th of December, A. D. 1893, H. C. McEVON.

Sheriff of said courter an order of sale directed.

SHERIFF'S SALE.

Sheriff of said county.

SHERIFF'S SALE.

By virtue of an order of said directed from the clerk of the district court of county. Nebraska, on a decree obt before the district court of Holt co Nebraska, on the 7th day of December in favor of the Phoenix Insurance Com as plaintiff and against Ole Torgersen Hens Torgersen, Scott T. Jones, George Dorsey, Mrs. George W. E. Dorsey, Citizens Bank, of Atkinson, Nebrask defendants, for the sum of eight huntiff to protectain, and costs taxed at \$3.75 and acc costs I have levied upon the follopremises taken as the property of saif fendants to satisfy said order of saic, to The northeast quarter of section see (27) township twwnty-seven (27) nor range fourteen (14) west of the 6th p. Holt county, Nebraska.

And with offer the same for saic to the est bidder forcash, in hand, on the 25 of January, A. D. 1894, in front of the ohouse in O'Neill, that being the bull wherein the last term of district cour held, at the hour of 9 o, clock A. M. day when and where due attendance will given by the undersigned.

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

H. C. McEVON'S HERMANDER OF SAIC CONTICE.

NOTICE.

NOTICE.

David Lower. Herman Moyer. Mrs. Me wife of Herman Moyer. Julius Paessae. Peter Thompson, and Mrs. Thompson, wife the Thompson, and Mrs. Thompson, wife Jacob Thompson, wife Jacob Thompson, wife Jacob Thompson, wife Jacob Thompson, effendants, will take the that Mary Chase, plaintiff, has field tition in the district court of Hoit con Nebraska, against said defendants, the ject and prayer of which are to forecon the first of the mortage dated August 4th 1885, for \$200 terest and tax payments, on the north of quarter of section eight, township thirty range fourteen, in Hoit county. Nebrase for the Mrs. The mortage was recorded in forty-one, page twelve of the mortage ords of said county, and to have the same creed to be a first lien, and said lands so satisfy the same.

You are required to answer said pet on or before the 20th day of January, 1844. Dated December 20th 1893.

Mary Chase, Plaintiff.

24-4 By Munger & Courthight. Attor.