It one time if a Japanese girl mara foreigner she was instantly decapitated. A Portuguese gentlewhom we met in Yokohama related his experience in this direction. He went there thirty years ago and fell in love with a Japanese girl. Her parents warned her of the fatal consequences of marrying him. He was young and ardent and she romantic.

"If you agree to marry me I will die with you," he said.

"Then I will marry you, die or

live," the pretty maiden said. He was a Catholic, and he had promised his parents not to marry out of his religion.

"Will you join the church?" he asked. "Join anything," said she; "we die together.

They eloped and visited the nearest priest, who advised them against their fatal marriage, but to no purpose.

"She cannot be baptized, confirmed and married all in the same day,"

said the priest.

"She must," said the lover.

"I must," said she, "for we both die to-morrow morning."

The priest waived a few customary

rules to fit the occasion and performed all three ceremonies at once, and then interceded for the bride's life. The mikado decided that he would not behead the Portuguese, but the girl should die. The priest warned him, saying: "She is row a Portuguese, too, and you would better postpone the decapitation until you confer with the Portuguese government."

Time was granted. The priest persuaded. The husband pleaded. The Portuguese government demanded.

After a correspondence which lasted five years, and in which the British, American and other consuls or representatives took much interest, young woman was permitted to live. Mr. La Rosa, the happy husband, is now in business with a family surrounding him.

He, it is said, is the first European who dared to marry a Japanese.

ELEVEN TO ONE.

The Jury Could Not Agree With Them selves or With the Judge.

During a recent sitting of the assize at an up-country town in Australia the last case had been reached in due course, and the judge hoped to finish it in time to leave the town by the usual daily coach which started at 5 o'clock. Happily, the case came to an end about half-past 3, and after his hear had delivered a charge dead against the prisoner, the jury retired consider their verdict. After about half an hour or so they returned, and the foreman imparted the information that there was no chance of an

agreement.

The judge took it by no means mildly. "The case is as clear a one as ever went to a jury." Then he recharged them violently against the prisoner. They again retired, and after some twenty minutes they returned. They could not agree. His honor fumed. What was the difficulty? They had heard the evidence. as not the case as clear as could be?" An evidently large majority of the good men and true chorused a "We're eleven to one," said the foreman. "Why, it speaks for itself. There must be a very obstinate man among you. What is the difficulty?" asked the judge.

Eleven pairs of reproachful eyes centered themselves on a very uncomfortable juryman. "May I explain, yer honor?" said he, at last, in a eprecating tone of confidence. certainly—of course explain. It's as clear a case as ever I tried." "Well, the fact is, yer honor, them other eleven wants to find him 'Not guilty.' and I'm the only one that agrees with yer honor." Complete collapse of learned judge.

Just the Man He Wanted

A man with a thin coat and a very red nose loitered on the street and struck every passer-by for a few cents with which to get a night's lodging. A tall young man came bustling down the street. The red-nosed man stood directly in his path. and began: "My friend, I'm a molder by trade and I got sick last summer and I'm hungry and I want to get a few cents to get something to eat and a night's lodg-I've got seven cents-" "Ah!" said the tall young fellow, grasping his outstretched hand and shaking it cordially, "you're just the man I want to see. Give me a nickel, will you?" And the red-nosed man was so surprised that he almost did it.

He Assists Successful Bankrupts There is an individual in New York who makes a good living by dealing in securities which have a purely speculative value, and which in many es are known to be worthless. He buys these cheap for cash and sells. them to men who go into fraudulent bankruptcies and want to make a showing of assets to their creditors. He has been making money in it for years, and has had a share in filling out the schedules of a great many bankrupts who have taken advantage of his sagacity in supplying them with

The street urchin left the baker's with a five-cent loaf of bread under his arm and half an hour later he returned with it. "Here," he said, laying the loaf on the counter, "me mudder's got scales, she has—see? And she says, me mudder does, dat she wants yer to know dat w'en she wants a loaf of light bread she don't want a light loaf of bread, and you got ter give de money's worth er she'll pounce down on yer, and w'en me mudder pounces down der's wool sessed of a "ring" even in those pion ter fly—see?" and the baker threw in days, but Mr. Darr was not in it then.

Irrigation Convention.

For the irrigation convention at O'Neill, January 30, tickets will be on sale January 29 at all Pacific Short Line stations, good to return February 1, at fare and one-third for the round trip.

W. B. McNIDER, General Passenger Agent.

Bucklen's Arnica Salve.

The best salve in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tetter, chapped hands, chilblains, corns, and all skin eruptions and positively cures piles, or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25c per box. For sale by P. C. Cor 28.28

Round Trip Tickets to Pacific Coast.

The Sioux City and Northern railroad have on sale round trip tickets to all Pacific coast points via. the Great Northern railway line, good returning variable routes at lowest prices. For full information address,

W. B. MCNIDER. General Passenger Agent, Sioux City, Io.

A Million Friends.

A friend in need is a friend indeed. and not less than one million people have found just such a friend in Dr. King's new-discovery for consumption, coughs and colds. If you have never used this great cough medicine, one trial will convince you that it has wonderful curative powers in all diseases of throat, chest and lungs. Each bottle is guaranteed to do all that is claimed or money will be refunded. Trial bottles free at P. C. Corrigan's drug store. Large bottles 50c. and \$1.

> Brook Trout. SOUTH BEND, Jan. 22, 1893.

EDITORS FRONTIER: DEAR SIRS-The State Fish Commission has on hand at the state hatchery about 600,000 young brook trout which will be ready for distribution about March 1. Persons desiring a supply will send in their names at once. The brook trout are only suitable for stocking spring fed streams and will not be given to applicants for any other purpose. Applicants will please give the name and location of the waters they desire to stock. Yours truly,

M. E. O'BRIEN.

"Anthony Kent" is the title of a story by Charles Stokes Wayne, which is published complete in the December number of Tales From Town Topics. It is a highly interesting story of a strange love episode in the life of a young American in Europe, who, by becoming enchanted with an adventuress, brings endless misery upon himself. The descriptive scenes of Venice, Monte Carlo and Paris are exceptionally graphic, and as the characters are well drawn and the action of the story is very brisk, this new novel is one that cannot fail to hold the attention to the end. Town Topics Publishing Company, 21 West 23d street, New York City.

Four Big Successes.

Having the needed merit to more than make good all the advertising claimed for them, the following four remedies have reached a phenomenal sale: Dr. coughs and colds-each bottle guaranteed; Electric Bitters, the great remedy for liver, stomach and kidneys: Bucklen's Arnica Salve, the best in the world, and Dr. King's New Life pills, which are a perfect pill. All these remedies are guaranteed to do just what is claimed for them and the dealer whose name is attached herewith will be glad to tell you more of them. Sold at P. C. Corrigan's drug store.

A Present to Everybody.

All our readers should send to the publishers of the Home, 141 Milk street, Boston, Mass., and get a set of their beautiful stamping patterns. They can be used for embroidery outlining or painting. All desirable and good size; some 8x10, others 5x8 inches. There are nintey-one different patterns and two alphabets, one a large forget-me-not pattern. With this outfit the publishers send the Home, a 16-page paper containing stories, fashions, fancy work, etc., and only ask for 10 cents to cover postage on patterns and paper. Our illustrated premium list of 200 premiums sent free to any address. Take advantage of this offer now.

An Old Timer.

Barrett Scott left with this office yesterday quite an old relic in the shape of a newspaper, the Holt County Record, date of October 30, 1880, T. J. Smith editor and proprietor. The paper bears on its margin the address of Scott & Darr, Redbird, and makes numerous mention of old residents, some of which will no doubt interest our readers:

Frank Campbell, of Niobrara, is the democratic nominee for state senator.
Fred Everton; of Steel Creek, is the democratic nominee for representative, Walt Townsend is running for com-missioner from the Ford district.

Dave Darr announces himself an independent candidate for representative. Just as we are going to press the news comes of the finding of the body of the son of I. R. Smith, of Leonia, who was frozen to death during the great storm

of two weeks ago.

The idea of Mr. Darr running as an independent candidate gives some of the 'ring outfit" the stomach ache.

It would appear from the tone of the last extract that Holt county was possessed of a "ring" even in those pioneer

Awarded Highest Honors at World Fair

A pure Grape Cream of Tartar Powder. Free from Ammonia, Alum or any other adulterant

40 YEARS THE STANDARD.

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 sarsaparil'as and blood purifiers combined.

Such success proves merit.

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

LEGAL ADVERTISEMENTS.

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 13th 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 southwest quarter and the west half of the southwest quarter of section seventeen [17], township thirty-one [31], north of range ten [10], west of the 6th P. M. in Holt county, Nebruska.

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, 1893.

H. C. McEVONY.

Sheriff of Said County.

NOTICE.

IN THE DISTRICT COURT OF HOLT COTNTY, NEB.

sixteen, west of the sixth P. M., in Holt county, Nebraska.

Said mortgage was given to secure the payment of one promissory note dated May 7, 1887, and due and payable April 1, 1892, given by John Stoddard to Scott T. Jones for the sum of six hundred dollars and interest which said note and mortgage were sold, assigned and delivered to the plaintiff for value before the commencement of this action and before said note became due; that there is now due and payable on said note and mortgage and for laxes on the above described premises paid by plaintiff the sum of eight hundred thirty-three dollars and thirty-three cents, with interest at the rate of ten per cent, per annum from the 15th day of May, 1883, for which sum with interest from May 15, 1833, plaintiff prays for a decree that the defendants pay the same and in default of such payment said premises may be sold to satisfy the amount found due.

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

C. F. PATTENGILL, Plaintiff.

By Loomis & Abbort And R. R. Dickson,
Attorneys for Plaintiff.

THE FRONTIER

LEGAL BLANKS 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, impleaded with John Grady, Daniel 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 morigage dated August 8, 1887, for \$2,900.00 and interest thereon, on the east half of the southwest quarter and the south half of the southwest quarter of section seven; and the north half of the northeast quarter of the northeast quarter and the northwest quarter of the northeast quarter of the southwest quarter of the southwest quarter of the southwest quarter of section sevent, all in township twenty-seven, north of range nine, west of the 6th P. M., Holt county, Nebraska, executed by Patrick Grady and Rose Ann Grady now deceased, to the Dakota Mortgage Loan Corporation and assigned to plaintiff. Which mortgage was recorded in book 29, at page 481 of the mortgage records of said county. Plaintiff prays that the same be decreed to be a first lien on said land and that said land be sold to satisfy the amount due thereon.

You are required to answer said petition on or before the 19th day of February, 1894.

21-4

J. L. MOORE, trustee, Plaintiff.

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, 1894. 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 wite 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, 1886, and recorded in book 14 of mortgages at page 351, that there is now due upon said mortgage the sum of \$1,309.67.

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.

ment entered accordingly.

H. M. UTTLEY,

Attorney for Plaintiff.

SUMMONS BY PUBLICATION.

SUMMONS BY PUBLICATION.

Lucretia D. Burton will take notice that on 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 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 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 13th 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.

Barnes & Eames,

Attorneys for plaintiff.

THE FRONTIER

FOR

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, 1863, in favor of EliaBeckwithSmith as plaintiffand 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 [20], range sixteen [16], west of the 6th P. M., in Hott 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, 25-5

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 defore the district court of Holt county. Nebraska, on the 7th day of December, 1883, 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, 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 \$75.78 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

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 cclock 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.

IN THE DISTRICT COURT OF HOLT COTNTY, NEB.

C. F. PATTERGILL, Plaintiff.
Against
JOHN STODDARD, LAURA O. STODDARD, SCOTT
T. JONES, ALLEN MARSHALL, EVA M., PRUGH
AND JAMES G. WINSTANLEY, Defendants.
TO John Stoddard, Laura O. Stoddard, Scott
T. Jones, Allen Marshall, Rva M. Prugh
and James G. Winstanley, non-resident
day of July, 1883, C. F. Pattengill, plaintiff
herein, filed his petition in the above entitled
cause, in the district court of Holt county,
Nebraska, against John Stoddard, Laura O.
Stoddard, Scott T. Jones, Allen Marshall,
Eva M. Prugh and James G. Winstanley, defendants, and on January 20, 1894, by leave
of court amended said petition, the object
and prayer of which are to foreclose a certain real estate mortgage executed on the 7th
day of May. 1887, by John Stoddard and
Laura O. Stoddard to Scott T. Jones upon the
property described as follows:
The north mend of the day of January, A. D. 1894, in front of the
court was ledd, at the hour of 9 colock A. M. of
said day, when and where due attendance
will be given by the undersigned.

SHERIFF'S SALE.

By virtue of an order of sale. directed to
me from the clerk of the district court of
thouse 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
self day, when and where due attendance
will be given by the undersigned.

SHERIFF'S SALE.

By virtue of an order of sale. directed to
me from the clerk of the district court of
thouse 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
sale day, when and where due attendance
will be given by the undersigned.

SHERIFF'S SALE.

By virtue of an order of sale. directed to
me from the clerk of the district court of
the court was held, at the hour of 9 colock A. M. of
self-day of Weill, Nebraska, this 20th day
of December, 1893.

H. C. McEVONY,
Sheriff of said Courty.
Nebraska, as plaintiff, and against Barrett
Schall and the nour of 1804
court house in O'Neill, the self-day premises taken as the property of said defendants to satisfy said order of sale, 'to-witz'.

Lots one (1), 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's additionto 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 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, of section thirty-two (32), range ten (10), and southeast quarter of southeast quarter, of northeast quarter, of section thirty-one (31), 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

SHERIEFE'S SALE

SHERIFF'S SALE.

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, 1892, in favor of the Phoenix Insurance Company as plaintiff 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 and twenty cents and \$\frac{1}{2}\$— taxes paid to protect his lien and costs taxed at \$\frac{1}{2}\$0.28 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:

to-wit:
The northwest quarter of section twenty

The northwest quarter of section twentyone (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 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.

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

24-5

Sheriff of said county.

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 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 serman Chicory Company.

ARTICLE II.

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

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 III.

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 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. ARTICLE X.

The board of directors may adopt such bylaws 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.

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, 1893.
In presence of:
A. J. HAMMOND.
I. G. GALLAGHER.
J. A. HAZELET.
J. GALLAGHER.
J. A. HAZELET.
E. S. KINCH.
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 seal the date
last above written. Arthur J. HAMMOND.
[FEAL.]
Notary Public.
My commission expires Nov. 18, 1898.
25-4

[SEAL.] 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, 1863, in favor of Dwight W. Tryon as plaintiff 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

The east half of the southwest quarter and northwest quarter of southwest quarter of section twenty-seven [27] and northeast quarter of section twenty-seven [27] and northeast quarter of section twenty-eight [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 sald day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 28th day of December, 1893.

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 section one, and 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 section theireen, and the north half of the northwest quarter of section theireen, and the north half of the northwest quarter of section theireen, and the north half of the northwest quarter of section theireen, and the north half of the northwest quarter of section theireen, and the north half of the southeast quarter of section fourteen, and the south half of the southwest quarter of section fourteen, and the south half of the northwest quarter of section twelve, and the east half of the southeast quarter, and the northwest quarter of section twelve, the holt county. Nebraska.

Dated this 28th day of December, 1803, 25-5

H. C. McEVONY, Sheriff.

SHERRIFF'S SALE.

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 county, Nebraska, on the 7th day of December, 1862, 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 \$92.13 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 appl where due attendance will be given by the undersigned.

Dated at O'Neill, Nebruska, this 28h day of December, 1833.

H. C. McEVONY, 26-5

favor of the Phoenix Insurance to a kagainst Lorens Nissen, Cathrina Nisse

defendants, to satisfy said order to-wit:

The south half of the southwest of satisfy said order.

The south half of the southwest of section No. twenty-two (23), townsh twenty-seven (27), north of range No. twenty-seven (27), north of range No. toen (14), west of the 6th p. m. in sounty, Nebraska.

And will offer the same for sale highest bidder for cash in hand ont lay of January, A. D., 1894, in front court-bouse in O'Neill, that being the busherein the last term of district could at the hour of 9 o'clock A. M. of any when and where due attendance iven by the undersigned.

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

LEGAL NOTICE

LEGAL NOTICE.

of the 6th P. M.

Which mortgage was given to secure payment of three promissory notes. September 28, 1892, for the sum of \$500 due and payable in one, two and three from date thereof; that there is due upon said notes and more payment of the defendants failure the first note when due and to pay the terest due on the other two notes when the sum of \$2000, for which sum, with est from this date, plaintiff prays for cree that the defendants be required the same or that said premises may be to satisfy the amount found due. Pla further asks that the interest of each o defendants may be required to be subjected.

further asks that the interest of each of defendants may be required to be subthe lien of plaintiff's said mortgage.

You are required to answer said petition before the 25th day of February, 1894.

Dated at O'Neill, Nebraska, this 18th danuary, 1894.

R. R. DICKSO 28-4

LEGAL NOTICE. LEGAL NOTICE.

Isaac E. Angle, defendants, will take n that Susan H. Bertram, plaintiff, has fipetition in the district court of Holt on Nebraska, against said defendants, pleaded with James Blackmore. Is Blackmore, James H. Fuller and Slocum, defendants, the object and prawhich are to foreclose a mortage March 12, 1888, for \$500.00 and interest on north half, of the southeast quarter mortheast quarter of the southeast quarter mortheast quarter of the southeast quarter which, y-three, range twelve, in said of given by James Blackmore and La Blackmore to Western Trust and Sec Company and assigned to plaintiff, mortgage was recorded in book 32, pag of the mortgage records of said county to have the same decreed to be a first and said lands sold to satisfy the same. to have the same decreed to be a fr and said lands sold to satisfy the same. You are required to answer said petition before the 19th day of February. 1894. Dated January 5, 1894. 27-4 Susan H. Bertham, Plain By Munger & Courtright, attorneys.

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 tore the district court of Holt county bruska, on the 15th day of March, in favor of Annie Patten as plaintiff against Benjamin A. DeYarman, Mar Yarman, James A. DeYarman and Mar DeYarman and Mar Yarman, James A. DeYarman and Mar DeYarman and Sefendants for the sum of hundred nintyeight dollars andnintysix and costs taxed at \$20.18 and accosts I have levied upon the following ises taken as the property of said defent os satisfy said order of sale, to-wit:

Lots six [8], seven [7] and eight [8], it wently three [23], in the city of O'Neill, 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 ocourt-house in O'Neill, that being the ing wherein the last term of district was held at the hour of 10 o'clock A. M. of day when and where due attendance we given by the undersigned.

Dated at o'Neill, Nebraska, this 20th of December, A. D. 1883, H. C. McEVON 24-5

Sheriff of said court of the district court of

Sheriii of said conSheriii of said conSheriii of said conBy virtue of an order of sale directed from the clerk of the district court of county, Nebraska, on a decree obt before the district court of Holt oo 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 Hank, of Atkinson, Nebrask defendants, for the sum of eight han thirty-seven dollars and twenty cents—taxes paid by plaintiff to precious I have levied upon the follopremises taken as the property of site fundants to satisfy said order of sale, to The northeast quarter of section seven (17) township twwnty-seven (27) nor range fourteen (14) west of the 6th p. Holt county, Nebraska.

And will offer the same for sale to the est bidder for cash, in hand, on the 26 of January A. D. 1894, in front of the ohouse in O'Neill, that being the bid wherein the last term of district courheld, at the hour of 9 o.clock A. M. of day when and where due attendance wilven by the undersigned.

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

NOTIUE.

David Lower, Herman Moyer, Mrs. M wife of Herman Moyer, Julias Paessne Peter Thompson, and Mrs. Thompson, wife and Mrs. Jacob Thompson, wife and Mrs. Jacob Thompson, will take did Jacob Thompson, defendants, will take tice that Mary Chase, plaintiff, has filed tice that Mary Chase, plaintiff, to foreign mortgage dated August 4th Isss, for said terest and tax payments, on the nortgage dated to be active to the Western T and Security Company, and assigned to page twelve of the mortgage ords or said county, and to have the same ords or said county, and to have the said tiff, which mortgage was recorded in forty-one, page twelve of the mortgage ords or said county, and to have the same ords or said county, and to have the same ords or said county, and said lands so satisfy the same.

You are required to answer said pet on or before the 29th day of January, [34] Dated December 20th [886].

MARY CHASE, Plaintiff. NOTICE.