George McHugh, of Sioux City, takes the leading part and S. C. Sample, of Butte, takes the laughable part of Sergeant Topfall. Seats can now be procured at the usual place. Following is s cast of characters:

Robert Emmet, the Irish patriot ..

.....Geo. McHugh Darby O'Gaff, a sprig of the Emerald Isle.. O'Leary, an old soldier......Miles Gibbons Dowdall, friend of Emmet.....P. J. McManus Kernan, a traitor............D. H. Cronin Sergeant Topfall...... Samuel C. Sample Corporal Thomas......Frank Mann Lord Norbury......T. V. Golden Baron George | Baron Dely... | Connor, jailor |

Maria, Emmet's wife...... Miss L. Carlor Judy O'Dougherty......Mrs. Delia Hanley A harpist from the "Ould Sod" will be on hand to furnish music.

Court Notes.

In district court last Friday the county of Holt recovered judgment egainst G. C. Hazelet and his bondsmen for \$967. The amount sued for was \$2,200. This case was similar to the one brought for his first term and the verdict of the last jury was square against that of the first. The first jury in effect said that the county had the privilege of repudiating at pleasure settlements made with county officers; but the last jury said that when a settlement was made in good faith and nothing concealed from the board they were bound by it. The judgment rendered in the last case was for the difference between the amount charged for filing sheriff's certificates and the amount entered on the fee book. Both cases will be appealed.

County of Holt vs. Holt County bank and its bondsmen, David Adams, D. L. Darr, John J. McCafferty, M. M. Sullivan, John McBride, Timothy Dwyer, Edward Adams, was an action to recover the amount of county money on deposit at the time of the failure of the bank. The judge instructed the jury to find for the plaintiff in full amount claimed.

While a large number of legal matters were disposed of, the above cases are probably all that would interest the

Judge Kinkaid yesterday announced that court would stand adjourned until next Tuesday.

In Memoriam.

Barnabus Welton, chaplain of Gen. John O'Neill Post No. 86, Grand Army of the Republic, departed this life after a very brief illness at his home February 27, 1894, and laid to rest in the cemetery as this place on March 1, in the presence of a large concourse of the comrades and friends, under the solumn rites of the Grand Army of the Republic, and

WHEREAS, In the providence of God, whose ways are not always our ways, though always right; our beloved comrade has been called from this earth and its labors to his eternal reward, therefore be it Resolved, That while we mourn the

loss of our beloved comrade and worthy chaplin, we humbly submit to the will of Him who doeth all things well, but we cannot refrain from expressing a sense of deep loss we sustain in this ruling providence. Resolved, That we hereby tender to

the bereaved family and friends our deepest sympathies, with a full assurance that their loss is our beloved comrades eternal gain.

Resolved, That a copy of these reso lutions be conveyed to the bereaved family, and be spread upon the minutes of Gen. John O'Neill Post No. 86, G. A. R. and that the city papers be furnished a copy for publication.

E. S. KINCH, S. G. SMITH. FRED PFUNDER. Committee.

Poets and Poetry of Nebraska.

The American Publishers' Association, 78-80 Dearborn Street, Chicago, are just completing a very fine work entitled, "Poets and Poetry of Nebraska." If you are a writer of poetry send to them one or more of your favorite poems and you will be given representation in the work. It will be profusely illustrated with one hundred full-page engravings, vignettes and life-like portraits. Do not fail to send poems as the publishers are anxious (to have the work include all the local poets of this state.

Tennyson on Spring.

We have the word of Alfred Tennyson for it that in the spring the young man's fancies lightly turn to thoughts of love. It is singular that the great laureate omitted to ment on the fact that it is in the spring that a considerable portion of the human race turn to taking Hood's sarsaparilla. Probably nothing but the difficulty of finding a good rhyme for that invaluable remedy deterred him. Certain it is that the old-time domestic remedies are generally discarded in fayor of the standard blood purifier, Hood's sarsaparilla, which has attained the greatest popularity all over the country as the favorite spring medicine. It purifies the blood and gives nerve, mental, bodily and digestive strength.

Council Meeting.

O'NEILL, NEB., March 5, '94. Council called to order by the mayor. Present: R. R. Dickson, mayor; N. Martin, 'clerk; councilmen Wagers, and Gatz.

Minutes read and approved. Committee to inquire as to the cost of pumping water for the years 1894-5.

Moved by Stannard, second Wagers, that the mayor appoint a committee of three to consult with Mr. McHugh to treat upon the feasability of purchasing or leasing the electric light plant. Mayor, Stannard, Smoot and Gatz with city attorney, committee. Mayor ex-

tends time to report at regular meeting. Moved by Smoot, second Pfund, that Wagers, DeYarman and Gatz be a committee to consider the applications of Benedict and others, Hazelet and others, Davidson and others and all other similar applications and report from time to

Petitions were read for the appointment of justice of the peace to fill vacancy caused by the death of B. Welton. On motion an election was held. On the first ballot there were three ballots cast for S. M. Wagers and three for John McBride. On the second ballot, the vote being the same, the mayor gave his vote in favor of S. M. Wagers.

Moved by Stannard, second Pfund, that the mayor appoint a committee consisting of the city treasurer, city attorney and the mayor to examine and adjust the accounts of the late treasurer, David Adams.

Moved by Smoot, second Stannard. to abolish the city scales. Yes, not voting, Wagers, absent; DeYarman, no; Smoot, no; Pfund, no; Gatz, no.

Moved by DeYarman that a committee be appointed to select a new location for the city scales. Yes, Pfund, Gatz, De-Yarman; no, Stannard, Smoot. Carried. N. MARTIN, Clerk.

Notice.

There will be a meeting of the Holt County Irrigation Society at the court house on Friday March 16, at 2 o'clock P. M. Business of importance will come up and a full attendance is requested.

J. P. MULLEN, Pres. T. V. GOLDEN, Sec.

Stock Cattle!

I am prepared to furnish stock cattle of all ages, or will buy on contract or commission. FRANK ANDERSON, 32tf U. S. Yds., Sioux City, Iowa.

Awarded Highest Honors atWorld Fair.

·DR:

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

40 YEARS THE STANDARD.

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

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.

Our Clubbing List.

THE FRONTIER and the Semi-weekly State Journal, \$1.75 per year.

THE FRONTIER and the Chicago Weekly Inter Ocean, \$1.50 per year.

We will give the readers of THE FRONTIER the benefit of our reduction on any paper, magazine or periodical for which they may wish to subscribe. for which they may wish to subscribe you By subscribing through this office you can save from 10 cents to \$1. This is the average reduction allowed us as tf

Guaranteed Cure.

We authorive our advertised druggist to sell Dr. King's New Discovery for consumption, coughs, and colds, upon this condition. If you are afflicted with a cough, cold or any lung, throat or chest trouble, and will use this remedy as directed, giving it a fair trial, and ex-perience no benefit, you may return the bottle and have your money refunded. We could not make this offer did we not know that Dr. King's New Discovery could be relied on. It never disappoints. Trial bottles free at Corrigan's drug store. Large size 50c and \$1.

THE WRONG MAN.

In Her Christian Zeal She Had Got Him Into Her Bible Class

The Christian zeal of a young woman of Louisville placed her in a most uncomfortable position. She is one of a family of bright girls who are celebrated for their good looks. She is also a teacher in the Sunday school of a fashionable church. Recently she took a class of men over 21 years of age, as she said that she thought the male generation at that age needed more Christianity than at any other. So earnest was she in her work that she would make the rounds of the back seats of the Sunday school and drag forward the men who had come only to see the girls and be seen by them. This earnest young teacher would then take them in her class and teach them to walk in the straight and narrow path.

One Sunday she noticed a chap about 30 years old in the rear of the church. She saw that he was a stranger, and thought there was a decidedly worldly look about his carefully arranged attire. In a moment the earnest young teacher had made up her mind and invited the young man to become a member of her class. The stranger blushed slightly with surprise and probably with pleasure at the thought of being in the handsome teacher's class. Soon he had taken a seat, appearing perfectly at home. The teacher was surprised to hear the stranger answer all the difficult biblical questions with perfect ease. Finally an amused smile was observed on the new scholar's face. He began to ask the teacher questions with which she was tolerably unfamiliar. In desperation the teacher finally asked the new scholar who he was. The latter replied with the utmost gravity that he was the Rev. who had been invited to come and lecture that evening at the Young Men's Christian association.

RAPIDLY UNITED.

How a Jacksonville Official Rushed Through a Marriage.

The deputy clerk in the marriage bureau at Jacksonville was very, very busy. Without looking up from his work he knew there was a colored couple looking around timidly near the door and occasionally peering over at the desk where he sat writing. "Well, well, want to get married;

why don't you say so?" he demanded. They grinned at each other, then grinned at the clerk. Then the man faltered:

"Ya-as, sir."

"Got a license?" "Ya-as, sir."

"Got any money?" "Ya-as, sir."

"How much?"

"Two dollars." "Hand it here." He slowly, almost painfully, counted out \$2 in chicken money. The clerk grabbed it. "Join right hands," he

shower can patter on a tin roof he rattled off the following: "By virchof thoritof state of Florida me vestedinnow declare you manwife.

said. Then faster than a thunder-

Gitowder here!" and they went, still grinning.
Next day, while the bridegroom was

laying track for the new electric car line, he was heard to say: "Mr. Charlie Verelst is de smartest

white man in Jacksonville-marry you in a minnit! Golly! I specks to git him to marry me every time."

HE WAS IRRECLAIMABLE.

A Bad Boy Wanted His Good Nature Put to a Practical Test.

The parents of a youth who makes things interesting for a Buffalo family were trying to instill into the young man's mind the principles of selfsacrifice and generosity and all that sort of thing. He had been given some candy that afternoon and had refused to divide with a little boy who came to play with him, claiming that there was no more than he could get away with himself.

"Now, Reg," said the mother, "you must not do like that. When Johnny or any of your other little friends ask you for some of your candy you must give them some. You must not be selfish."

Reg couldn't see things in that light. His mother labored with him for a while longer and succeeded in making no impression whatever. Finally she "Suppose you had two bananas and one of them was smaller than the other and not so good. Supposing your little sister was to ask you for one, which banana would you give her, the small and poor one or the best one?"

Reg pondered for a minute. Then he said: "Go out and get the bananas and give me a chance. That ended the lesson.

She Had a Fist.

The mechanical figure of a woman that taps on the window of a Denver store with her fan to attract the attention of the passers-by became an object of curiosity to a laborer in the street, and, leaning on the handle of his pickaxe, he stepped up to have a nearer look. One of his companions called out to him: "Fwat is it yez are flirtin' wid, Moike?" "Phwist, there, Pat. Bedad, she remoinds me o' th' ould 'coman whin she was that young. "Away wid yez. Yer ould 'ooman cud niver pound wid her phist on the windy widout breakin' the glass."

Stopped Payment.

In a civil action on money matters the plaintiff had stated that his financial position had always been satisfactory. In the cross-examination he was asked if he had ever been bankrupt. "No," was the answer. Next question was: "Now be careful; did you ever stop payment?" "Yes," was the re-"Ah," exclaimed the counsel, "I thought we should get at it at last. When did that happen?" "After I had paid all I owed," was the answer.

LEGAL ADVERTISEMENTS.

Riley O. Cunningham, Minnie M. Cunningham and David Adams, defendants, will take notice that on the 13th day of February, 1894, Elmore W. Hurst, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortrage executed by defendants Riley O. Cunningham and Minnie M. Cunningham to plaintiff, upon the north half of the northwest quarter of section two, and the northeast quarter of the northeast quarter of section three, in township thirty-two, in range fifteen, in Holt county. Nebraska, to secure the payment of one promissory note dated september 2, 1894, for the sum of \$70, and interest at the rate of 7 per cent. per annum, payable semi-annually, and ten per cent. after maturity; that there is now due upon said note and mortgage, according to the terms therefo, the sum of \$1248.11 and interest at the rate of ten per cent, per annum from February 12, 1894, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereen.

You are required to answer said petition on or before the 26th day of March, 1894.

BLEGAL NOTICE LEGAL NOTICE.

LEGAL NOTICE.

C. H. Toncray defendant, will take notice that on the 31st day of January, 1894, the Commercial Investment Company the plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by Manus O'Donnell and Mary O'Donnell to C. H. Toncray and afterwards duly assigned, for a valuable consideration to plaintiff, upon the southwest quarter of the southwest quarter, the florth half of the southwest quarter and the northwest quarter of the southwest quarter of section three (3) in township (27) north of range ten (10) west of sixth Principal Meredian in Holt county. Nebraska, to secure the payment of one sixth Principal Meredian in Holt county. Nebraska, to secure the payment of one principal bond, with interest coupons attached, said bond dated June 28, 1886, for the sum of \$600, due and payable five years from date thereof; said mortgage provided that in case bond or coupons, are not paid when due, or within ten days thereafter, the whole sum secured thereby may be declared to, be due and payable; there is now due on said bond, coupons, and mortgage the sum of \$55 with interest at 10 per cent from February 1, 1894, for which sum, with interest from this date, plaintiff prays for a decree that defendants be required to pay the same, or that sold premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before Monday, the 2nd day of April, 1894.

594.
Dated February 15, 1894.
C. C. FLANSBURG,
Attorney for Plaintiff.

NOTICE.

IN THE DISTRICT COURT OF HOLT COTNTY, NEB. C. F. PATTERGILL, Plaintiff.

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, Eva M. Prugh
and James G. Winstanley, non-resident
defendants:
You are hereby notified that on the 11th
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:
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 northwest quarter of section twentysix in township thirty-two, north of range
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 taxes 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, 1893, for which sum with interest
trom May 15, 1893, 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 que.
You are required to answer said petition
on or before the 5th day of March, 1894.
Dated at O'Neill, Neb., January 20, 1894.

Vou are required to answer said petition
on

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Flora L Gleasman, Plaintiff,

Mary J. Coukle, wife and heir at law of Henry C. Conkle, deceased, and all the unknown heirs at law and legal representatives of Henry C. Conkle deceased, Defendants,

NOTICE.

Henry C. Conkle decased, Defendants. The above named defendants and each of them will take notice that on the 20th day of January, 1894, the above named plaintiff filed her petition in the district court of Holt county, Nebraska, against you and each of you, the object and prayer being to foreclose a certain mortgage executed by Henry C Conkle, during his lifetime, and his wife, Mary J. Conkle, to the Nebraska Mortgage and Investment Co., upon the following described real estate, situated in Holt county, Nebraska, to-wit:

The southwest quarter of section nine (9) in township thirty-one (31), range ten (10), west of the 6th P. M., to secure the payment of one certain promissory note for \$225, dated August 13, 1789, and due September 1, 1892, bearing interest at 7 per cent per annum, payable semi-annually: that there is now due on said note, by reason of the defendant's failure to pay the taxes for the year 1891, in the sum of \$43.56, which amount plaintiff paid to protect her security, on the 27th day of March, 1893, making in all the sum of \$28.94, due on said note and mortgage, with interest thereon from the 28th day of March, 1893, for which sum with interest from that date, plaintiff prays for decree that the defendants be required to pay the same, or that the said premises may be sold to satisfy the amount found due. And praying that you and each of you be foreclosed of all interest in said land.

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

Dated this 5th day of February, 1894.

R. R. B. Dickson,

We, the undersigned subscribers, hereby associate and incorporate ourselves under the following articles of incorporation: ARTICLE I.

The name of this corporation shall be the

Niobrara River Irrigation and Power Com-ARTICLE II. The principal place of doing business shall

be at the city of O'Neill, county of Holt and state of Nebraska. ARTICLE III. The general nature of the business of this

The general nature of the business of this corporation shall be to promote irrigation and to develop and utilize water power in the state of Nebraska; to locate, construct, develop and improve canals, ditches and water courses, and to operate the same; to construct water courses, dams, flumes, races, water-gates and such other improvements as may be necessary from time to time to carry out the general purposes of the corporation; to acquire water rights, powers and privileges as well as such mill sites and other power sites as may be found beneficial and advisable; to utilize and apply such water power and water for irrigation purposes; to purchase, construct, own and operate such machinery, plants and appliances as may be deemed beneficial and profitable for the purpose of furnishing, applying and utilizing such water; to sell, convey or lease water rights for irrigation purposes, and to sell, convey and lease such power in different localities to consumers thereof for mechanical consumers the construct that on the 28th day of Revenua, Ohio, plaintiff therein, filed a petition in the defendants, the object and prayer of which are to foreclose a certain mortage executed by defendants and defendants, th

cal and other purposes; to acquire, purchase, hold, encumber and convey such real estate and interest therein, and other property as may be found necessary in and about said business, as well as such real estate and other property as may be deemed beneficial and profitable to acquire, purchase, hold, encumber and convey from time to time; to acquire such rights of way and other rights as t may be found necessary or advisable to acquire from time to time by statutory proceedings.

ARTICLE IV. The authorized capital stock of this corporation shall be two million five hundred thousand (2,500,000) dollars in shares of one hundred (100) dollars each. Ten thousand dollars of which shall be paid in before the commencement of business. The remainder of the stock shall be issued as ordered by the

ARTICLE V. This corporation shall commence April 2 1894, and shall continue ninety-nine years unless sooner dissolved by voluntaryliquidation or by due proceedings at law.

board of directors. No stock shall be issued

until the same be paid for in full.

ARTICLE VI.

The highest amount of indebtedness to which this corporation may at any time subject itself shall not exceed two-thirds of its capital stock.

The business of the corporation shall be managed by a board of directors, to consist of not less than seven nor more than elven stock holders to be elected by the stock holders prior to the commencement of business, and at each regular meeting thereafter. Each stock holder shall be entitled to one vote for each share of stock he represents Vacancies shall be filled in the board of directors by the board of directors.

ARTICLE VIII. The directors shall choose from their numbers a president, vice-president, secretary and treasurer.

ARTICLE IX.

The annual meeting of the stock holders shall be held in the city of O'Neill, Nebraska, on the first Monday of April of each year.

ARTICLE X.

The board of directors shall have general charge and control of the property and business of the corporation and may adopt such by-laws not inconsistent with these articles, as they may deem proper. ARTICLE XI.

The corporation shall have a seal, which shall have engraved thereon the words, "The Niobrara River Irrigation and Power Company. Corporate Seal.' ARTICLE XII.

The capital stock of this corporation may be increased from time to time upon the yote of two-thirds of the stock holders, voting by shares.

ARTICLE XIII. These articles of incorporation may be altered or amended at any annual meeting by a vote of two-thirds of the stock holders oting by shares of stock, but notice of the proposed amendment must be given all of the stock holders by mailing same to each of them at their last post office address as shown by the books of the corporation, at least ten days before the meeting, which notice must specify the article to amended and contain the language of the article if amended as proposed.

In witness whereof we have caused our names to be hereto affixed on this 10th day of February 1.884

n presence of: A. J. HAMMOND.

A. U. MORRIS.
J. L. MCDONALD.
H. A. ALLEN.
R. R. DICKSON.
J. P. MANN.
O. F. BIGLIN.
T. V. GOLDEN.
G. C. HAZELET.
NEIL BRENNAN.
J. A. TESTMAN.

NOTICE FOR PUBLICATION.

Land office at O'Neill, Neb., March 3, 1894. Land office at O'Neill, Neb., March 3, 1894.

Notice is hereby given that the followingnamed settler his filed notice of his intention to make final proof in support of his
claim, and that said proof will be made before the Register and Receiver at O'Neill,
Nebraska, on April 14, 1894, viz:

MOSES GAUGHENBAUGH, SENIOR, H. E.
No. 13047, for the E ½ NE ½ section 9, township 28, range 13 west.

He names the following witnesses to prove
his continuous residence upon and cultivation of, said land, viz:

T. B. Maring, J. B. Maring, Emery Herrick,
all of Emmes, Neb., and S. H. Elwood, of

O'Neill, Nebraska.

NOTICE.

NOTICE.

Notice is hereby given that by virtue of a certain chattel mortgage executed by Donald McClellan to David Adams, dated December 29, 1899, and a copy thereof duly filed in the office of the county clerk of Holt county, Nebraska, to secure the payment of two promissory notes, one for the sum of \$509 due March 29, 1891, and one for the sum of \$609 due March 29, 1891. There is now due on said notes the sum of \$904 and interest from April 1, 1893. The undersigned receiver of Holt County Bank has taken possession of according to the terms of said mortgage, the following described property, to-wit:

1 bay mare. 1 bay horse. 1 dark iron gray horse. 1 bay mare, star in face. 1 black colt. 1 dark red cow. 2 dark red cows under 5 years old. 1 dark speekled helfer. 1 dark red yearling calf. 1 McCormick reaper and binder. 1 steel mower. 1 Moline wagon. 1 sulkey attachment. 2 stirring plows. 1 steel horse rake. And in accordance with the conditions of said mortgage will on the 21st day, at said Donald McClellan's farm. section 20, township 31, range 11 west 6th P. M., offer for sale and sell the same to the highest bidder to satisfy the amount now due and unpaid upon said notes and mortgage, and said sale will be continued from day to day until all of said property shall be sold.

Dated this 28th day of February, A. D. 1894. 34-3

O. O. SNYDER.

NOTICE.

NOTICE.

NOTICE.

Notice is hereby liven that by virtue of a certain chattel mortgage executed by C. W. Lemont, to the Holt County Bank, dated June 7, 1822, and a copy thereof duly filed in the office of the county clerk of Holt county, Nebraska, to secure the payment of a certain prommissory note for the sum of \$1.000.00 and interest, which note became due on the 7th day of September, 1892, and said note still remaining due and unpaid the undersigned receiver of the said Holt County Bank has taken possession of, according to the terms of said mortgage, the following described property, viz:

of said mortgage, the following described property, viz:

Thirteen head of horses, four head of mules.

And in accordance with the conditions of said mortgage will on the 24th day of March, 1894, at 1 o'clock, P. M. of said day, at O'Neill, Holt county, Nebraska, offer for sale, and sell the same to the highest bidder. to satisfy the amount now due and unpaid upon said note and mortgage and said sale will be continued from day to day until all of said property shall be sold.

Dated this 28th day of February, 1894

Dated this 28th day of February, 1894.
34-3

Receiver of Holt County Bank.

LEGAL NOTICE.

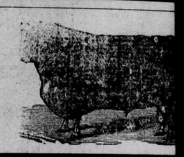
P. D. & J. F. MULLEN. PROPRIETORS OF THE

GOOD TEAMS, NEW RI Prices Reasonable. East of McCafferto's. O'NEILL, N

DeYarman Bro

CHECKER

Livery, Feed and Sale Stable. Finest turnouts in the city. Good, careful drivers when wanted. Also run the O'Neill Omnibus line. Commercial trade a specialty. Have charge of McCaffert's hearse.



FRED C. GATZ

Fresh, Dried and Salt Meats Sugar-cured Ham, Breakfast Bacon, Spice Roll Bacon, all Kinds of Sausages. . . .

O'CONNOR & GALLAGHE

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FINE CIGARS

If you want a drink of good liquor do not fail to call on us.



Tickets and Consign Freight via the

F. E. & M. V. and S. C. & F RAILROADS.

> TRAINS DEPART: GOING EAST. - 10:45 A.

Freight east. GOING WEST. 1:45 P. Passenger west, Freight, 6:44 P. The Elkhorn Line is now running Reclini

Chair Cars daily, between Omaha and Dear wood, free to holders of first-class transpo Fer any information call on W. J. DOBBS, Act

O'NEILL, NEB.

C.A.SNOW&CO. OPP. PATENT OFFICE, WASHINGTON, D. C.