Through Its Agency He Was Acquitted of the Charge of Murder.

'Some people," said Fred K. Young of Milwaukee, to a reporter "look as weak-minded. dreamers and believe all stories of presentiments are imagination. I do not belong to this class at all, and have been surprised at the rapidity and accuracy of thought transmission. I was once greatly interested in a man who was arrested for murder, and had, apparently, very little chance of escape. I called on his wife one morning and found her in a condition of great excitement, the result of a dream, in which she had, to use her own expression, 'seen' a man at Boston who had talked of the case to a third party and ridiculed the idea of her husband's guilt.

"I was in Boston within a few hours on what was apparently a ridiculous errand, but after two days, and with the aid of a sharp detective, I found a man who appeared to resemble in every detail the description given me. He was an ignorant, bad-tempered man, and, although under the in-fluence of repeated treats, he imparted the information we needed to establish an alibi; he declared it was none of his business, and did not see why he should bother himself with going to New York to save the life of the man in whom he had no interest.

"I had no difficulty in arranging for satisfactory compensation for his journey and loss of time, and not only did his evidence show an alibi, but he also incidentally gave the names of four men in much higher standing than himself in the community who could corroborate him, and we got our friend acquitted and made everybody wonder how it was he ever came to be suspected. My friend laughs at the dream feature of the story, even though it gained him his liberty."

### HAS A HAND LIKE A HAM A New York State Six-Foot Veteran Who Can Span 11 3-4 Inches

Thomas Mahon, of Rochester, N. Y. attracts much attention on account of his size. At first sight he appears to be an ordinary strongly built man, but at the second glance his propor-tions are found to be enormous. He is but little less than six feet tall, broad shouldered, but stooped with His forearm is as big as an ordinary man's thigh, his wrist as big as the average man's ankle, while his hands are as large as the proverbial ham. Spreading the right hand wide open it takes 11% inches to cover the see between the end of the thumb and the little finger. The palm is 51/4 inches long by 5 inches wide. It takes 10% inches of tape measure to circle the wrist, and 4% inches around the thumb at its thickest point. The first finger is 3% inches around while for the third finger a ring 3% inches in circumference would be a tight fit. The forefinger is 4% inches long and It is exactly 9 inches from the second joint of the thumb to the end of the second finger and the same distance from the end of the second finger to the lower part of the palm. Mr. Mabon is a veteran of the war of the rebellion and was a member of the Seventeenth New York volunteers. He is extremely modest and retiring and refuses to give any information as to his strength in his younger days, but confesses that he was once a pretty husky sort of a lad when he got his growth.

# A SMART GIRL.

the Was a Good Detective, But Had One Slight Falling

"It was the queerest thing," said the girl at the jewelry counter during the lull. "When I was in the store up town the floor-walker came around and told us to watch out for those people that go around and steal bese they can't help it. I was kind of green then, and I almost put my eyes out looking for them. One day a oman came to the counter and I didn't pay much attention to her. After I was through with the party I was waiting on I happened to look at her and saw her take a gold-headed hairpin from a tray. I didn't say a word, but I found out who she was. That night I went right over to her home and told her what I had seen. She tried to brazen it out, but I was too much for her, and finally she woned up that she had taken the pin." "Did you have her arrested?" asked the other girl.

"No," said the first girl, 'but I made her give me the pin." Then she turned her queenly head, pointed to something glittering in her hair and asked proudly: "Ain't it a bute?"

Contagion in the Razor.

The report of a case of tuberculosis of the bearded face will direct attention to the danger of transmission of tuberculosis through the intermediation of the instruments used by the barber. To prevent such an occur-rence, each individual should have a separate brush and cup and napkin and razor. If one razor is used in common it should not again be used before having been placed for a short time in boiling water and dried, while persons who present themselves to the barber with diseases of the bearded skin should be advised to consult medical men.

# A Profound Philologist.

A little Brooklyn girl astonished her mother the other day by her proficiency in philological pursuits.
"Mamma," said she, "there are three kinds of 'by's,' aren't there?" "What to you mean, my dear?" responded the mother in surprise. "Well," "weetly lisped the little one, "there's one 'by' when you go by some one on the sidewalk, and there's another when you go to the store to buy some-thing, and there's by gosh!" The mother was not long in reaching the conclusion that her daughter needed a little careful instruction in the minor morals.

FIRST SIGHT OF RED HAIR.

How It Aroused the Wonder of Colorado

Indians Years Ago. "I was in Colorado in 1875," said Harvey G. Smartwood of Canon City, Col., to a reporter, "before the influence of the white man was utterly dominant. The Indians around what is now Meeker had seen but little of the white man and knew comparatively nothing of him or his ways or habits except from hearsay and tradition. As you see, nature saw fit to give me a shock of carmine colored hair. When I first went among the Indians they all thought that it was painted, just as they universally paint their own bodies and faces and heads. An old chief came up to me one day and looked at my hair very carefully. 'Ugh,' said he, and then turning to the guide who had our party in charge, he asked him to ask me where I got the kind of paint that would color and not greasy or look dauby. The guide told him my hair wasn't painted, but he wouldn't believe him. He came over and once more closely scrutinized my locks, running his hand over them and then looking at his fingers. I had an idea that he was calculating how nice my red scalp would look hung about his dirty old body, and was inclined to resent it. Our guide, however, laughingly told me what the old chief had said. Iwo or three more of the bucks gathered about us and they and the guide had a powwow. Finally the guide asked me if I would object to putting water on my hair. He said the Indians wouldn't believe it wasn't painted until they saw that water wouldn't wash the color out. Of course, I took some water and rubbed it on my hair and then showed my hands to them. It took four or five days of wondering examination to convince them that I hadn't found some particular fine paint and got myself up in a bright red suit of hair."

### ALL HE WANTED.

Old Not Wish to Be Confounded With Man of that Name.

"You had an item in your paper this morning," said the husky citizen with the bad eye, "about a 'sensation in high life. Well-known resident of the suburbs charged with whipping his wife,' or something of that kind, didn't you?"

"I believe we did," answered the city editor, glancing at the pigeonhole where lay a trusty weapon ready for instant use in case of emergency. "You're prepared to back it up, I

"We are, sir."

The newspaper man edged a little earer to his desk.

"You know what you may expect when you print a slander on a man, to you?" pursued the other.
"We take the risk of that, sir."

"You're ready to suffer the consequences if you can't prove it, are vou?"

"We can prove every word of it, sir."

"Well, sir, I've come here for justice!"

The caller struck his clinched fist on the table and the editor moved his and in a casual way toward the

igeon hole. "I have come here, sir, to demand that you say to-morrow morning that the Hiram Higginsellers who thrashed ais wife is not the Hiram Higginsellers that keeps the cosy and inviting little shop in the Billsworth block on the next corner. That's all, sir. Good morning."

# An Alleged Raphael.

A poor Toronto dressmaker had a oicture of an old mosque left her by her father, on which she placed little value. Recently it fell and the frame broke. She took it to be repaired, when on the canvas, turned under the back of the frame, was found this inscription: "Interior of a mosque, painted at Urbino by Raphael when 12 years old. Interior of Mosque De la Grande." In another part of the canvas was inscribed: "Taken from Holyrood in 1688 by Lord Russell. Presented to Lady Isabel Russell, 1739." If the painting is genuine it is 399 years old, and may be very valua-The biographies of Raphael say that he was placed in the school of Perugino when he was 12 years old, but attempted nothing that can be authenticated as his own till he was about 17 years old.

# Wasted no Time on Ceremony.

There was no fuss and flummery about the wedding of a Portland, Oreon, woman last week. She had a job vashing floors at the city hall, and appeared with her pails and mops as isual. Along in the forenoon she surrised the janitor by announcing that she was going out for a few minutes o get married, and in just forty-five ninutes she was back, the ceremony ill over, the nuptial kiss duly attended o, and resumed her scrubbing. She probably appreciated the fact that sometimes it is easier to get husbands han employment.

# Unlucky Signs.

Persons who believe in luck and signs will doubtless agree that it is inlucky to be struck by lightning on Monday, or take hold of a circular saw in motion on Tuesday, or tumble lown stairs with a coal scuttle on Wednesday, or be hit by a cable car on Thursday, or fall overboard on Friday, or marry on Saturday, a gial who swings ten-pound dumb-bells, or be one of thirteen atdinner on Sunday, when there is food for only ten.

A Victim of Circumstances "I am jist a unfortunate victim of ircumstances," explained the bulletheaded gentleman to the city missionary who wanted to know how it happened that he was in prison. "Victim of circumstances?" "Dat's what. De night I went fer to do dis job dat got pinched fer, de policeman had a toothache and couldn't sleep."



## FOR CLOTHES.

July 14.

### Capacity of Proposed Ditch.

EDITORS FRONTIER-At the meeting of othe irrigation convention held on January 17, the question was asked, what would be the water capacity of the proposed Holt county irrigation ditch. Now if the ditch is as large as Mr. McCafferty proposes, bed width 40 feet, top width 67 feet, depth 9 feet, area 481 square feet with a velocity of 4 feet per second will flow over 2000 cubic feet per second.

Now if this ditch has a bed width of 40 feet top width of 70 feet, bank 124 feet high, depth 10 feet, area 550 square feet, velocity 4 feet per second, will flow over 2300 cubic feet per second both ditches having a grade of 2 feet per mile, 50 miner's inches equals one cubic foot per second; one miner's inch is sufficient to cover an acre of ground to the depth of 1.1 feet in 30 days, having continual flow during the season. One hundred and twenty days is sufficient for the irrigation of 3 acres of ground. One second foot equals 10,-368,000 cubic feet in four months (which may be said to cover the irrigation season from April to July) and sufficient volume to cover 238 acres a foot deep or 476 acres 6 inches deep; 476 acres may therefore be said to be the duty of a second foot in that period of time. Allowing for deep seepage and evaporation and call the actual duty 320 acres instead of 476 acres (a loss of 156 acres) and it would appear that a second foot is amply sufficient to serve a half section. Therefore if we have a canal discharging 2,000 cubic feet per second it will be sufficient water to irrigate 640,000 acres. I have little doubt but that the duty of the second foot in Nebraska will be found in the end to be nearer 640 than 320 acres, but if for the present the lesser unit be adopted abundant allowance may be claimed and the claim be entitled to fair consideration by reason of its actual conservatism.

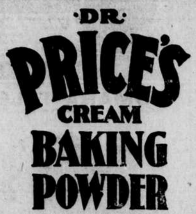
R. E. BOWDEN.

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.

# 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 experience 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.

Awarded Highest Honors atWorld Fair.



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

40 YEARS THE STANDARD.

### LEGAL ADVERTISEMENTS.

LEGAL NOTICE.

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 mortgage executed by defendants Riley O. Canningham and Minnie M. Cunningham to plaintiff, upon the north half of the northwest quarter of section two, and the northeast quarter of section two, and 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, 1889, for the sum of \$000, 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, 1884, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon.

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

Bated February 13, 1884.

32-4 ELMORE W. HURST, Plaintiff. LEGAL NOTICE.

### LEGAL NOTICE.

LEGAL NOTICE.

C. H. Toncray defendant, will take notice that on the 31st day of January, 1814, 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 northwest quarter, the north half of the southwest quarter and the northwest quarter of the southwest quarter of the southeast 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 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 \$555 with interest at 10 per cent from February 1, 1884, 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, 1884.

Bated February 15, 1894.

Dated February 15, 1894.

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, 1893, 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 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
mote 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, 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.
Dated at O'Neill, Neb., January 20, 1894.

Eva C. F. PATTENGILL, Plaintiff.
By Loomis & Abbott Abbott Orden Followson.

Attorneys

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. Flora L Gleasma

NOTICE.

Vs.
Wary J. Coukle, wife and herr at law of Henry C. Conkle, deceased, and all the unknown heirs at law and legal representative s of Henry C. Conkle deceased, Defendants.

Henry C. Conkle deceased, 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 describedreal 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, 1889, 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
failing to pay same when due and 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 \$298.94, due on said note and mortgage, with interest thereon from the 28th
day of March, 1893, or 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.

B. R. Dickson,

Attorney for plaintiff

We, the undersigned subscribers, hereby

We, the undersigned subscribers, hereby ssociate 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 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 mechani-The general nature of the business of this corporation shall be to promote irrigation

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 it may be found necessary or advisable to acquire from time to time by statutory pro-ARTICLE IV. The authorized capital stock of this cor-poration 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 board of directors. No stock shall be issued until the same be paid for in full. 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. ARTICLE VI.

The highest amount of indebtedness to which this corporation may at any time sub-

ject itself shall not exceed two-thirds of its capital stock. ARTICLE VII. 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 busi-

Vacancies shall be filled in the board of directors by the board of directors. ARTICLE VIII. The directors shall choose from their numpers a president, vice-president, secretary

ness, and at each regular meeting thereafter.

Each stock holder shall be entitled to one

vote for each share of stock he represents.

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 busiess 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 e increased from time to time upon the vote 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 voting 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 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, 1894

In presence of:

In 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 Emmet, Neb., and S. H. Elwood, of
O'Neill, Nobraska.

W. D. MATURYS

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, 1890, 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 \$250 due March 29, 1891, and one for the sum of \$660 due March 29, 1891. There is now due on said notes the sum of \$604 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 speckled helfer. 1 dark red yearling calf. 1 McCormick reaper and binder. 1 steel mower. 1 Moline wagon. 1 sukey attachment. 2 stirring plows. 1 steel horse rake. And in accordance with the conditions of said mortgage will on the 21st day of March. 1994, at 1 o'clock p. m. of said 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 allof said property shall be sold.

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

34-3

O. O. SNYDER.

Receiver Holt County Rank.

NOTICE.

NOTICE.

Notice is hereby given that by virtue of a certain chattel mortgage executed by C. W. Lemont, to the Holt County Bank, dated June 7, 1892, 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:

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.

rom day of his ball be sold.
Dated this 28th day of February, 1894.
O. O. SNYDER,
Receiver of Holt County Bank.

LEGAL NOTICE.

P. D. & J. F. MULLEN,

PROPRIETORS OF THE



GOOD TEAMS, NEW RIG Prices Reasonable.

East of McCafferto's. O'NEILL, NEB

# 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 & GALLAGHER

DEALERS IN

Of all kinds. A specialty made of FINE CIGARS

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



Freight via the F. E. & M. V. and S. C. & P

> RAILROADS. TRAINS DEPART: GOING EAST.

Passenger east, 10:45 A. M Freight east. GOING WEST.

1:45 P. 1 Freight west, 5-15 P. Passenger west, Freight, 6:44 P. M The Elkhorn Line is now running Reclinit Chair Cars daily, between Omaha and Dead

wood, tree to holders of first-class transpol tation. Fer any information call on J. DOBBS, AGT

O'NEILL, NEB.

Send model, drawing or photo., with description. We advise, if patentable or not, free of charge. Our fee not due till patent is secured.

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