Open Letter the Fourth.

TO THE EDITOR OF THE ADVOCRTE:

Cole and Primus say myself nor any one else never heard him say he was getting more out of the delinquent tax list not to bid and offers me \$10 to make affidavit to the same. I never heard him make the statement, but I will say if he or his guardian will put up the money I will get an affidavit to that effect from a man whose integrity has never been questioned. There is no doubt but that pap-sucker would strain his conscience considerably if he had a chance for the sake of screening himself. Now, Mr. Cole, if you will go before any justice of the peace in Ewing township and make an affidavit that you never told Frank Phillips you were getting more out of the delinquent tax list not to bid than you would get to bid, and publish it in your paper, I will give you \$10 but not getting a pension or any help from do not need to borrow \$2 to entertain so long tried and tested. Trial bottles blind people. Pap-sucker seems to think that because he is not able to write an article himself every one else is in the same boat. The general denial set up in last week's Advocate was entirely the production of a person that has had an over-dose of alcohol and tape worms. Darwin, you had better go to O'Neill and get your ass to bray again. In regard to my voting to let any paper have the delinquent tax list, I will say that I never voted to give it to and the most dreaded habitual sick headany paper, and when Cole and Primus said I did they lied and I can prove it by the county clerk's record. Their cheif argument consists in making false statements and in calling me a liar. when they well know that everything I have stated is true.

The printing committee solicited bids from the various papers in the county, and they obtained bids from five papers. The Independent was the highest and the Atkinson Graphic the lowest. A bond accompanied the Graphic bid, that the printing of the tax list should not cost the county more than \$350. How could he possibly collect any more after signing a contract and giving a bond that it should not cost the county more than \$350? The Independent will receive about \$1,600 for the same work. This is a fact and the clerk's records will show it, and yet pap-sucker Cole claims there was no steal. Don't be calling people liars until you can substantiate it. It is one of the worst things men can do to teach reform and then uphold such boodling as was done on the tax list. D. G. ROLL.

Sunday School Teacher-What are the heathens?

Bright Boy-Heathens are people wot don't quarrel over religion.

Our better halves say they could not Cough Remedy. It is used in more than ard spring medicine is of more real which that remedy is held where it has than reams of abstract theorizing. 40-1 alyzed.

Awarded Highest Honors atWorld Fair.



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

been sold for years and is well known. Mothers have learned that there is nothing so good for colds, croup and whooping cough, that it cures these ailments quickly and permanently, and that it is pleasant and safe for children to take. 25 and 50 cent bottles for sale by P. C. Corrigan, druggist.

Ethel-Do you allow Charley to kiss you when you are not engaged to him? Maud-It isn't an allowance. He calls it a perquisite.

It will be an agreeable surprise to persons subject to attacks of bilious colic to learn that prompt relief may be had by taking Chamberlain's Colic, Cholera and Diarrhea Remedy. In many instances the attack may be prevented by taking this remedy as soon as the first symptoms of the disease appear 25 and 50 cent bottles for sale by P. C. Corrigan, druggist.

Bilton-Smothers seems to have talent for writing comic operas. Skilton-Yes, he was born with a remarkably retentive memory.

Specimen Cases.

S. H. Clifford, New Cassel, Wis., was troubled with Neuralgia and Rheumatism, his stomach was disordered, his liver was affected to an alarming degree, appetite fell away, and he was terribly reduced in flesh and strength. Three bottles of Electric Bitters cured him.

Edward Shepard, Harrisburg, Ill., had a running sore on his leg of eight year's standing. Used three bottles of Electric Bitters and seven boxes of Bucklen's Arnica Salve, and his leg is sound and well. John Speaker, Catawba, O., had five large fever sores on his leg, doctors said he was incurable. One bottle Electric Bitters and one box Bucklen's Arnica Salve cured him entirely. Sold by P. C. Corrigan.

"What do you think of the new bonds," asked the young man at the club. "I don't know," replied Cholly. "I haven't seen any of them."

A Household Treasure.

D. W. Fuller, of Canajoharie, N. Y. says that he always keeps Dr. King's New Discovery in the house and his I will warn you in time if you swear it family has always found the very best is not a fact that I will prove it beyond results follow its use; that he would not a doubt; everything I stated in my last be without it, if procurable. G. A. letter is true and you know it. As I am Dykeman druggisi, Catskill, N. Y., says that Dr. King's New Discovery is unthe relief committee of the county doubtedly the best remedy; that he has I am not very flush with money, but I used it in his family for eight years, and will try and raise \$10 when you publish it has never failed to do all that is that affidavit. I might also add that I claimed for it. Why not try a remedy free at P. C. Corrigan's drug store. Regular size 50 cents and 81.

> Dapperly-Miss Oldgirl keeps her age well, don't she?

> Miss Kostick-Well, she's pretty careful not to give it away.

Cure for Headache.

As a remedy for all forms of headache Electric Bitters has proved to be the very best. It effects a permanent cure aches yield to its influence. We urge all who are afflicted to procure a bottle and give this remedy a fair trial. In cases of habitual constipation Electric Bitters cures by giving the needed tone to the bowels, and few cases long resist the use of this medicine. Try it once. Large bottles only 50c at Corrigan's drug

"I'm glad I wasn't Shakespeare," said Wilkins; "if I had been I would be dead now." "So would Shakespeare" said Barlow.

Bright Spring Days.

The spring should be pre-eminently a season of contentmedt, happiness and hope. In these bright and pleasant months the country should enjoy its highest degree of tranquility and prosperity. But spring, it is well known. is often a period of discomfort and disturnance in the physical system. Important organs of the body become torpid or irregular in their action, and the fact is instantly reflected in the mental condition of the individual. A disordered liver means disordered nerves and a dull and unseady brain. Anything which will bring the physical system into harmony with budding nature confers an enormous benefit upon the nation, besides the mere allaying of physical discomtort. Hood's Sarsaprilla does this, as thousands of grateful and happy men and women can keep house without Chamberlain's testify, and increased use of this standhalf the homes in Leeds. Sims Bros., practical importance in promoting Leeds, Io. This shows the esteem in health and quiet in the business world



FOR CLOTHES.

THE PROCTER & GAMBLE CO., CIN'TL

THIRD-STORY CHICKEN FARM. A Full-Fledged Ranch Carried on in a

Montana City Block. People passing the Realty block in Anaconda, Mont., were attracted by a novel sight in the window of one of the vacant store rooms. In a shallow wooden box, less than three feet square, their downy bodies in constant motion and their shrill pipings sounding even through the glass, are seventy-two chickens, apparently as happy as if they were in a barnyard under the care of a bustling hen. The box is a "brooder" and is the only mother that the seventy-two fluffy youngsters have ever known, and in it they have lived for the week that they have been alive. Prompted by curiosity a reporter sought out Mrs. Childs, the landlady of the building, to learn if possible whether or not she intends to start a poultry ranch in a three-story brick block in the city, and if she is, to learn how she proposes to run it. Mrs. Childs demonstrated very easily that she knows what she is doing, and that she can do it successfully. She has started to raise broilers for the market and intends to do it in her block. Mrs. Childs' apartments are on the third story and in one of her rooms she has two incubators, one containing 100 eggs and the other 200. Here the chickens are hatched, and as soon as they get the use of their legs they are transferred to the brooder and taken to the basement, which has been divided into pens of convenient size. Here they live in the brooder until they are two weeks old, when they are placed in

AN AMUSING INCIDENT.

the pens and allowed to run about and

grow. When they are eight or nine weeks old they are ready for market

The "Happy Family" Gave a Red Hot Reception to Their Visitor.

'I saw an amusing incident in Central park one day last summer," said J. W. McClellan of New York. "I happened to be standing in front of the monkey cage watching the antics of the 'Happy Family,' when a keeper came along with a big doll dressed up in a bright red dress, which he placed in a corner of the cage. The advent of the new-comer into their abode at first seemed to fill the monkeys with astonishment and fear. They huddled themselves together in a remote corner and keeping their eyes on the doll, chattered away at a great rate. Finally one big monkey. a little braver than the rest, began to advance cautiously upon the intruder. When within about three feet of the doll, the monkey proceeded to stamp the floor and chatter, evidently intending to frighten the visitor away. Finding that the doll did not move and that there was nothing very formidable about it, the other monkeys began to approach until they were all collected around their mys terious guest. At last after eyeing it and smelling around for several minutes, one of the largest monkeys suddenly pounced upon the doll and in an instant had torn the bright-colored dress from its body, whereupon the other monkeys immediately fell upon the poor doll and in less time than it takes to tell it had torn it to shreds."

IN A MONTANA RESTAURANT. A Walter Who Knew Sufficient Bostones

to Quiet a Patro The pampered child of luxury from Boston was caught over night in a rough town in Montana. In the dining room he was waited on by a kindly cow-boy waiter, who had seen better

"Have you any lobster a la New burg?" he asked, when he had been informed there was no soup.

"Naw, but ther's some lobster a la can, if the cat hain't et it.' "Have you any pate de foie gras?" "Naw, the dry weather killed it all

"Have you any sweetbreads and "Nary one; hain't got any kind of

bread but sody biscuit.' "Have you any terrapin?" The waiter couldn't stand it any

"Lookee here, young feller," he said, pulling up a chair and resting his cloows on the table very familiarly, "you ain't built fer Montana feed. What you ought to do is to go back to Boston and live on the fundamental concepts of modern philosophic thought and beans," and the gentleman from Boston was utterly par-

"Ebbry man's ideal woman," Brother Gardner says, "is one who would belebe he caught whales in de river if he tole

LEGAL ADVERTISEMENTS.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. Adam Koch, plaintiff,

James K. Rusler and wife, Alice W. Rusler, and Nebraska Loan and Trust Company, of Hastings, Nebraska, defendants. NOTICE.

Hastings, Nebraska, defendants.

NOTICE.

James K. Rusler and wife, Alice W. Rusler, defendants will take notice that on the 24th day of March. 1894, the above named plaintiff tiled bis petition in the district court of Holt county, Nebraska, against the above named defendants and each of them, the object and prayer being to foreclose a certain mortgage executed by the defendants, James K. Rusler and wife, Alice W. Rusler, to the plaintiff upon the following described real estate, situated in Holt county, Nebraska, to-wit:

The southeast quarter of section seven (7), and the northeast quarter of the northeast quarter of section seven (8), and the northeast quarter of the northeast quarter of 18). Tange ten (10).

Said mortgage being given to secure the payment of three promissory notes of \$166.65 each, all dated August 7, 1890: one due February 1, 1892; one due February 1, 1892; one due February 1, 1892; one due February 1, 1894; That there is now due upon said notes and mortgages the sum of \$500, for which sum, with interest from this date, plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due, and that the lien or interest of each of said defendants be decreed to be subject to that of the plaintiff's mortgage and for other equitable relief.

You are required to answer the said petition on or before the 7th day of May, 1894.

B. R. DICKSON, Atty. for Pltf.

APPLICATION FOR LIQUOR LICENSE. datter of application of Wm. Laviollette for liquor license.

Matter of application of Wm. Laviollette for liquor license.

To the mayor and city council of the city of O'Neill, Holt county, Nebruska:
Notice is hereby given that Wm. Laviollette has filed his application with the city clerk of O'Neill, Holt county, Nebruska, for license to sell malt, spirituous and vinous liquors in O'Neill, Grattan township, Holt county, Nebraska, from the 4th day of May, 1894, to the 4th day of May, 1895, to the 4th day of May, 1895, if there be no objections, remonstrance or protest filed within two weeks prior to the 4th day of May, A. D., 1894, the said license will be granted.

WILLIAM LAVIOLLETTE. Applicant.

The O'Neill FRONTIER newspaper will publish the above notice for two weeks at the expense of the applicant, the city of O'Neill not to be charged therewith.

40-2

N. MARTIN, City Clerk.

APPLICATION FOR DRUGGIST PERMIT. latter of application of P. C. Corrigan for

Matter of application of P. C. Corrigan for liquor license.

To the mayor and city council of the city of O'Neill, Holt county, Nebraska:
Notice is hereby given that P. C. Corrigan has filed his petition with the city clerk of O'Neill, Holt county, Nebraska, for a druggist's license to sell malt, spirituous and vinous liquors for medical, medicinal, mechanical and chemical purposes, at O'Neill in Grattan township, Holt county, Nebraska, from the 4th day of May, 1894, to the 4th day of May, 1895. If there be no objections, remonstrance or protest filed within two weeks prior to the 4th day of May, 1894, said license will be granted.

The O'Neill Frontier newspaper will publish the above notice two weeks at the expense of the applicant, the city of O'Neill not to be charged therewith.

APPLICATION FOR LIQUOR LIQUORS.

APPLICATION FOR LIQUOR LICENSE. Matter of application of James Connolly for liquor license.

To the mayor and city council of the mayor and city council of the mayor and city council of the council of the city council

Matter of application of James Connolly for liquor license.

To the mayor and city council of the city of O'Neill, Holt county, Nebraska:
Notice is hereby given that James Connolly has filed application with the city clerk of O'Neill, Holt county, Nebraska, for license to sell malt, spirituous and vinous liquors, in O'Neill, Grattan township, Holt county, Nebraska, from the 4th day of May, 1894 to the 4th day of May, 1895. If there be no objections remonstrance or protest filed within two weeks prior to the 4th day of May, A. D., 1894, said license will be granted.

The O'Neill Frontier newspaper will publish the above notice for two weeks at the expense of the applicant, the city of O'Neill not to be charged therewith.

APPLICATION FOR LIQUOR LICENSE

APPLICATION FOR LIQUOR LICENSE.

APPLICATION FOR LIQUOR LICENSE.

Matter of application of S. F. McNichols for liquor license.

To the mayor and city council of the city of O'Neill, Holt county, Nebraska:

Notice is hereby given that S. F. McNichols has filed his application with the city clerk of O'Neill, Holt county, Nebraska, for license to sell malt, spirituous and vinous liquors in O'Neill, Grattan township, Holt county, Nebraska, from the 4th day of May, 1894, to the 4th day of May, 1895. If there be no objections, remonstrance or protest filed within Nebruska, from the 4th day of May, 1894, to the 4th day of May, 1895. If there be no objections, remonstrance or protest filed within two weeks prior to the 4th day of May, A. D. 1894, the said license will be granted.

S. F. McNICHOLS, Applicant.

The O'Neill FRONTIER newspaper will publish the above notice for two weeks at the expense of the applicant, the city of O'Neill not to be charged therewith.

40-2

N. MARTIN, City Clerk.

APPLICATION FOR LIQUOR LICENSE.

APPLICATION FOR LIQUOR LICENSE.

Matter of application of O'Connor & Gallagher for liquor license.

To the mayor and city council of the city of O'Neill, Holt county, Nebraska.

Notice is hereby given that O'Connor & Gallagher have filed their petition with the city clerk of O'Neill, Holt county, Nebraska, for license to sell malt, spirituous and vinous liquors in O'Neill, Grattan township, Holt county, Nebraska, from the 4th day of May, 1894, to the 4th day of May, 1895. If there be no objections, remonstrance or protest filed within two weeks prior to the 4th day of May, 1894, the said license will be granted.

O'CONNOR & GALLAGHER, Applicants.

The O'Neill FRONTIER newspaper will publish the above notice for two weeks at the expense of the applicant, the city of O'Neill not to be charged therewith.

40.2

N. MARTIN, City Clerk.

APPLICATION FOR DRUGGIST PERMIT. Matter of application of Morris & Co., for liquor license.
To the Mayor and City Council of the city of

liquor license.

To the Mayor and City Council of the city of O'Neill. Holt county. Nebraska:

Notice is hereby given that Morris & Co., have filed their application with the city clerk of O'Neill. Holt county. Nebraska, for a druggist's license to sell malt, spirituous and vinous liquors for medical, medicinal, mechanical and chemical purposes, at O'Neill in Grattan township, Holt county. Nebraska, from the 4th day of May. 1894, to the 4th day of May, 1894, to the 4th day of May, 1894, to the the 4th day of May, 1894, to the said license will be granted.

Morris & Co., Applicants.

The O'Neill Frontier newspaper will publish the above notice two weeks at the expense of the applicant, the city of O'Neill not to be charged therewith.

40-2

N. Martin, City Clerk.

NOTICE OF SPECIAL MEETING. To the members of the common council city of O'Neill: Gentlemen—By virtue of the authority in

of O'Neili:
Gentlemen—By virtue of the authority in me vested you are hereby called to meet in special session at the council chambers, in the city of O'Neili, Holt county, Nebraska, on the 23rd day of April, 1894, at 8 o'clock p. m., for the purpose of a hearing, and such action as in your judgment and discretion you may deem necessary to be had in the matter of a petition filed with the city clerk on the 11th day of April, 1894, which petition is as follows: TO THE MAYOR AND COMMON COUNCIL CITY OF

TO THE MAYOR AND COMMON COUNCIL CITY OF O'NEILL.

Gentlemen—The undersigned resident free-holders of the city of O'NeIll, Holt county, Nebraska, respectfully petition your honorable body to vacate or cause to be vacated in accordance with subdivision 27 and 28 of section 2852 compiled statutes of Nebraska 1853 in such cases provided, the alley in Block number ten (10) original town of O'Neill, Holt county, Nebraska, which said alley crosses said block in a latitudival direction from the east side to the west side thereof. Believing the owners of the abutting property desire the vacation of this alley, and that it is to the best interest of the taxpayers, property owners and of the public in general that the same be ordered vacated at the carriest possible moment; therefore shall we ever pray.

Signed: M. D. Long, et.al.

Given under my handat O'Neill, this

we ever pray.

Signed: M. D. Long, et.al.

Given under my handat O'Neill, this lith day of April, 1894.

D. STANNARD,

President of the council and acting Mayor.

[SEAL].

Attest: N. MARTIN,

40-2.

City Clerk.

NOTICE FOR PUBLICATION.

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. 13947, 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, Nebraska.

W. D. MATHEWS,
35-6 Land office at O'Neill, Neb., March 3, 1894.

CHATTEL MORTGAGE SALE.

Notice is hereby given that by virtue of a chattel mostgage dated September 5, 1833, and duly filed in the office of the county clerk of Holt county, Nebraska, on the 5th day of September. 1893, and executed by John Barrett to Mary Collins to secure the payment of the sum of \$30 and upon which there is now due the sum of \$31. Default having been made in the payment of said sum and no proceeding at law having been instituted to recover said debt or any part thereof I will sell the properly therein described, viz: One brown horse 9 years old and one gray horse eight years old at public auction in front of the post office in the city of O'Neill, in Holt county, Nebraska on the 21st day of April, 1894, at 1 o'clock p. m. of said day.

Dated March 89, 1894.

39-4 Marky Collins, Mortgagee.

NOTICE.

To Emma L. Lasswell, William P. Lasswell Michael Ganderinger, John C. Taylor, Mrs. John C. Taylor (his wife), John P. Hileman and Mrs. John P. Hileman (his wife), You will each take notice that on the 24th day of March, 1894, the American Investment Company filed its petition in the district court of Holt county. Nebraska, against you and each of you, the object and prayer of said petition being to foreclose a certain trust deed executed by the defendants Emma L. Lasswell and William P. Lasswell to E. S. Ormsby, trustee for W. L. Telford, upon the following described real estate, situated in Holt county, Nebraska, to-wit:

The southeast quarter of section fifteen (15) and the southeast quarter of section fifteen (15), west 6 P. M.

Said trust deed being to secure the payment of a certain note of \$2,000 and ten interest coupons, one for the sum of \$46.28 and nine for the sum of \$70 each, all dated August 2, 1887; said principal note of \$2,000 being due on the 1st days of June and December of each year, commencing with December 1, 1887. The plaintiff alleges that it is the owner of and in possession of the interest notes which mature on the 1st days of June, 1892; June, 1891; December, 1889; June, 1891; December, 1889; June, 1889; December, 1889; June, 1889; December, 1889; June, 1889; December, 1889; June, 1889; December, 1889; June, 1891; December, 1889; December, 1892; June, 1893; December, 1889; June, 1894; December, 1889; June, 1896; December, 1889; June, 1889; December, 1889; June, 1896; December, 1889; June, 1896; December, 1889; June, 1896; December, 1889; June, 1898; December, 1889;

NOTICE.

IN THE DISTRICT COURT OF HOLT COUNTY

IN THE DISTRICT COURT OF HOLT COUNTY NEBRASKA.

Herman Kountze, plaintiff, vs. A. W. Baldwin and wife Etna J. Baldwin. C. H. Tondray, H. N. McKee and wife Mrs. H. N. McKee, Patrick Hughes, (single.) Mary A. Dwyer. Timothy Dwyer, the Nebraska Mortgage and Investment company, and C. K. Collins receiver of the Nebraska Mortgage and Investment company, Patrick Hagerty. The Insurance Company of North America, the county of Holt. defendants.

To A. J. Baldwin and wife Etna J. Baldwin. C. H. Toncray, H. N. McKee and wife Mrs. H. N. McKee, defendants. You will take notice that on the 31st day of March, 1894, the plaintiff above named, filed his petition in the district court of Holt county. Nebraska, against you, the object and prayer of said petition being to foreclose a certain mortgage executed by the defendants A. W. Baldwin and wife Etna J. Baldwin to the Nebraska Mortgage and Investment company and assigned to this plaintiff, upon the following described premises situated in Holt county, Nebraska, to-wit: The northeast quarter of section thirteen (13) township thirty-one (31) range thirteen (14) township thirty-one (31) range thirteen (15) to said note fact and being payable spetember, 1884, from date thereof and also to secure the interest on said note, at 6½ per cent. as evidenced by ten interest coupons attached to said note for the sum of £2.50 each; that there is now due upon said note and mortgage, the sum of £1,500 by rearon of the defendant's failure to pay the interest coupon notes of £2.50 which became due and payable on the first days of September, 1893, and the further sum of £3.00 taxes naid for which March 1891, September 1891, March 1893, March 1894, September 1894 and September 1893, March 1893, March 1894, September 1894 and September 1893, and the further sum of \$50.00 taxes paid, for which sum with interest from this date, plaintiff prays for a decree that the defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. Plaintiff further prays that the interest of each or said defendants be decreed to be subject to the lien of plaintiff's mortgage. You are required to answer said petition on or before the 14th day of May, 1894.

Dated this 2nd day of April, 1894, 39-4

R, R. DICKSON, Attorney for Plaintiff.

NOTICE TO NON-RESIDENTS.

NOTICE TO NON-RESIDENTS.

William H. Heckert, Martha J. Heckert and C. M. Swender non-resident defendents, notice is hereby given, that on the 2nd day of April, 1894, Electa Young the plaintiff in this action, filed his petition in the office of the clerk of the district court of Holt county. Nebraska the object and prayer of which is to foreclose a certain mortgage executed by William H. Heckert and wife upon the northwest quarter section seven, township thirty range——west sixth P. M., in Holt county, Nebraska, which mortgage was executed and delivered to plaintiff and filed for record on the 13th day of December, 1893, and recorded in book 54 of mortgages at page 454; that there is now due upon said mortgage the sum of \$499.66.

You are required to answer said petition on or before the 14th day of May, 1894, or the same will be taken as true and judgment entered accordingly.

H. M. Uttley, 39-4

Attorney for Plaintiff.

NOTIC .

IN THE DISTRICT COURT OF HOLT COUNTY NEBRASKA.

NEBRASKA.

Herman Kountze, plaintiff, vs. Peter Kramer, single, H. N. McKee and wife Mrs. H. N. McKee, W. D. Mathews and the Nebraska Mortgage and Investment company and C. K. Collins, receiver of the Nebraska Mortgage and Investment company. J. H. Galley & Bros., defendants.

To Peter Kramer. H. N. McKee and wife Mrs. H. N. McKee, defendants.

You will take notice that on the 31st day of March, 1894, the plaintiff above named, filed his petition in the district court of Holt county, Nebraska, against you; the object and prayer of said petition being to foreclose a certain mortgage, executed by the defendant Peter Kramer to the Nebraska Mortgage and Investment company and assigned to the plaintiff, upon the following described premises situated in Holt county, Nebraska, to-wit: West half of the southwest quarter and the northeast quarter of the southwest quarter of the Southeast quarter of section two, all in township twenty-nine range sixteen, said mortgage being given to secure the payment of a certain prommissory note of \$800, given on the lith day of September 12.1894, from date thereof and also to secure the interest on said note at 7 per cent. as evidenced by ten interest coupons attached to said note for the sum of \$28.00 each; that there is now due upon said note and mortgage the sum of \$1,100 by reason of the defendant's failure to pay the interest coupon notes of \$28.00 which became due and payable on the first days of September, 1892, September, 1892, September, 1893, March, 1893, March, 1893, March, 1893, March, 1894, hor which sum with interest from this date, plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. Plaintiff further prays that the interest of each of said defendants be decreed to be subject to the lien of plaintiff, s mortgage.

You are required to answer said petition on or before the 14th day of May. 1894.

reced to be subject to answer said petition mortgage.
You are required to answer said petition on or before the 14th day of May. 1894.
Dated this 2nd day of April. 1894.
R. R. DICKSON,
Attorney for plaintiff

P. D. & J. F. MULLEN.

PROPRIETORS OF THE

GOOD TEAMS, NEW RIG

Prices Reasonable.

East of McCafferto's. O'NEILL, NER DeYarman Bros



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.



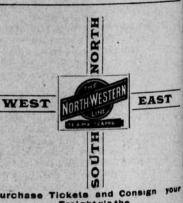
FRED C. GATZ

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

O'CONNOR & GALLAGHER

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, - 3 9:35 A. M. 10:45 A. M.

Freight east, GOING WEST. Freight west.

1:45 P. M. 5:15 P. M. 6:44 P. M. Passenger west, Freight, The Eikhorn Line is now running Reclining Chair Cars daily, between Omaha and Deadwood, free to holders of first-class transpor

Fer any information call on W. J. DOBBS, Act. O'NEILL, NEB.

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