

A DOCTOR'S NERVE.

He Had Been Called in to Cure a Dead Man.

"I was employed to cure a dead man," said Dr. C. R. Gregg, of St. Paul, to the reporter. "I was awakened during one night and found a lady waiting me. She told me that her husband was very ill and for me to bring my medicine case and some surgical instruments, as I might have to perform an operation to assist him to breathe. It was but two blocks from my office to the house of my patient, and as we entered the room where the man lay no one else was visible. At a glance I saw that he was dead. I told the wife that her husband was beyond the reach of mortal aid. He is not dead, and you must cure him," she said, and locked the door. Then going to a dressing case she procured a revolver. I saw that she had become crazed, and was at the time a dangerous lunatic.

"Making the best of the situation, I began a surgical operation on the windpipe, the woman watching me closely. I worked with the corpse and prepared medicines for three or four hours, assuring the woman that I would save him if possible. Succeeding in disarming her fears, she began to have entire confidence in me, and when I fixed a potion and gave it to the corpse, seemingly taking a similar one myself, I induced her to take one in order to quiet her nerves, as it might be sometime before any change took place in the condition of the patient. I soon had the satisfaction of seeing the woman fall upon the floor in an insensible condition, and I made my escape from the house, calling sufficient assistance to attend to the wants of the wife and prepare the husband for burial. But I don't want any more calls to resurrect the dead under the superintendence of a dangerous lunatic."

HE PLAYED GHOST.

But He Did Not Sustain the Part for a Very Long Time.

"I had an experience playing ghost when I was a boy," remarked Colonel R. C. West of Louisville the other evening, "that completely cured me of that sort of thing. It happened in this way: I was about 16 years old at the time, and was on a visit to my uncle, who resided in a little town in the mining regions of Pennsylvania. One night two of my cousins and myself conceived the idea that it would be great sport to dress ourselves like ghosts and scare some miners who had to pass by the graveyard about midnight on their way to work. We accordingly procured some sheets, etc., and about 11 o'clock started forth. There was a big arched gateway at the entrance to the graveyard, and on the top of this we took our position.

"We wound the sheets around us, tied white cloths over our faces and endeavored to make ourselves appear as ghostly as possible. Our intended victims appeared on the scene shortly after we had taken up our position. When they were directly abreast of us, I, in a sepulchral tone as I could muster, cried, 'I cannot rest in my grave.' The men stopped at once and looked around, seeming at a loss to know where the voice came from. I again repeated the words, when suddenly one of the miners looked up and saw us. He immediately whipped out a pistol and, saying 'I'll be d-d if you rest there, either,' fired point-blank at us. The bullet flew wide of its mark, but it served to make us tumble off that gate in a hurry and never stop running until we reached home, a good deal more frightened ourselves than we had even dared to hope we would scare the miners."

WOES OF A SUBURBANITE.

The Doleful Tale of a Telegram He Did Not Get.

A New York city broker, whose home is in New Jersey, obliged to lose a day from his business, so he sent word to his clerk at the office to let him know by cipher telegram something of the day's transactions. The hours wore on, but no telegram appeared, and the broker began to be mystified at the unaccountable negligence of his faithful clerk. The telegraph office was a mile from his home, and there was nothing to be done but to wait for the messenger, who did not come. Next morning the unhappy suburbanite stopped on his way to the station to make inquiries at the telegraph office for his missing telegram. The operator was an old town gossip, with an interest in everybody's affairs, and greeted his visitor in neighborly fashion. "Good morning, sir; all well, I hope?" "Yes, all right. I say, didn't you get a telegram for me yesterday?" "Telegram for you? Well, let me see. Why, yes, I believe I did; but I couldn't make nothing out of it, so I didn't think 'twas worth while to send it up!"

Great Men Are Often Disagreeable.

There is a story of Carlyle in his old age having taken the following farewell, in his broadest Scotch, of a young friend who had had him in charge for weeks, and who, while almost always adapting himself to Carlyle's mood, had on a single occasion ventured to disagree with him. "I would have you to know, young man, that you have the capacity of being the greatest bore in Christendom." The boredom had consisted solely in the rather negative sin of not having been convinced of the truth of one of Carlyle's dogmas.

The Sickle of the Sphinx.

The oldest piece of wrought iron in existence is believed to be a roughly fashioned sickle blade found by Belzoni in Karnae, near Thebes. It was imbedded in the mortar under the base of the Sphinx, and on that account is known as the "Sickle of the Sphinx." It is now in the British museum, and is believed to be nearly 4,000 years old.

A BAD YEAR.

Grasshoppers in February, Snow in June and Hard Times Generally.

According to the weather records kept in Bennington, the month of February, 1842, was decidedly tropical. The record states that in the early part of the month of that year there was little frost in the ground and showers were frequent.

The Vermont State Banner—now the Bennington Banner—states that on the 3d of the month Mr. Ford brought into the office a handful of grasshoppers. Squirrels had made their appearance, and it was reported that frogs had been seen in the ponds. Rev. E. W. Hooker, D. D., pastor of the old First church at Bennington Center, became alarmed over such continued mild weather for this latitude, and predicted that dire results would follow, and to the credulous it subsequently seemed as though the good doctor's words had the ring of prophecy in them. But, though the mornings rose bright and sunny, and a south wind blew soft and spring-like few hearts expanded with the sunshine of happiness.

The scarcity of money was unexampled. Nothing but due bills was in circulation. The laboring man could find little or nothing to do, and he seldom heard the ring of coin or the rustle of a bank note. June 11, of the same year there was a blustering snow storm, the snow falling to the depth of three inches. June 14 there was a slight frost and at subsequent periods in the same month the weather was so severe that ice formed a half inch thick. A breath of icy wind swept through the valley. All vegetables, except those of the most hearty sort, were cut down.

Again, the people were laboring under excitement, owing to the second advent doctrine as held and preached by Rev. William Miller. A few weeks previous to 1842 the bank of Bennington had failed, and the loss to the people was considerable. Without work or money and the belief by many of the world's coming to an end in 1843, men found it hard to face their lives. But the crops of 1842 were good in spite of killing frosts in June, though the hard times continued with varying intensity for many years.

BURIED AT SEA.

Funeral of a Bull Terrier Well Known in Boston Harbor.

Twenty years ago a large bull terrier was found wandering about a wharf in Boston. Sailing craft men tried to coax him aboard their vessels, and some of the storekeepers tried to get him to stay with them in vain. He took a decided fancy to the towboat men, and was adopted by the crew of the tug Chatterton.

Captain Smith of that vessel said he looked old when he first came, and for twenty years he has alternated between the company's office and the towboat. His name was Sport. He had a head on him like an anvil, and he weighed 56 pounds. In some way it became known to Sport that smoking around the oil tanks in the office was dangerous. Employees were forbidden to do so, but it often happened that some captain or mate calling to arrange for a tow down the harbor unwittingly transgressed the rules.

Whenever a stranger with a pipe or cigar entered the office Sport would eye him suspiciously, follow him around the room and if he approached the tank would grab him savagely by the leg. Many a pipe has been broken by the fierce growl and slight pinch on the calf, the faithful old animal taking care not to bite too hard.

A few days ago Sport left the Chatterton after a trip down the harbor, walked up the stairs to the office, and died. His death cast a gloom over the men, and they decided to give him a decent burial. Captain Smith, of the Chatterton, often noticed the dog seemed happiest when out at sea, and it was decided to bury him outside the harbor. He was placed in a box weighted with grate bars. A small flag was tacked to the box, and it was taken ten miles outside the harbor, when the dog was slid off the gangplank. Sport was thought to be 25 years old.

Priests Who May Have Wives.

Priests of the Armenian branch of the Roman Catholic church are allowed to have wives. They must have married them before they became priests and may not marry while they are actually priests; they must remain apart from them for some days before they celebrate the mass; if the wives die they may not marry again. The Armenian church, except that it recognizes the pope, is a separate organization; it retains its own liturgy and, as indicated above, has its own ecclesiastical laws, which may and do differ from those of the Roman Catholic church.

Seeds Not Saved.

The principal of the division of labor has been carried almost to its ultimate in the matter of floriculture. Not only do many florists confine themselves to a few specialties, but it is a common thing for such florists as cultivate a large variety of plants especially for their flowers not to make any effort to save seeds from year to year, but to buy all their seeds fresh from the seedsmen, who know just when to cure seeds and how to cull and save them against the next year's demand.

Blowing Wells of South Carolina.

South Carolina has a large number of "cold" or "blowing" wells. They are situated in the celebrated "Sand Hills region," and the majority of them are of enormous depth. The force of the current of air which continually comes from them varies in intensity according to atmospheric conditions, being particularly strong for several hours before and after heavy thunderstorms.



FOR CLOTHES.

THE PROCTER & GAMBLE CO., CHICAGO, July 14.

O'Neill Irrigationists in Sioux City.

The following is from the Sioux City Tribune of Monday: Dr. A. U. Morris, T. V. Golden, John McHugh, president, secretary and treasurer of the recently organized Niobrara River Irrigation and Power company, arrived in the city at 2 o'clock this afternoon to present the company's plans to the association at the meeting this evening.

The company was organized as a result of the recent irrigation convention at O'Neill and an effort is being made to interest the larger towns in the vicinity with a view to obtaining both the financial and moral assistance of the business men. The principal object of the company is the construction of a great irrigating ditch on the line of the Niobrara and Snake rivers and the Elkhorn road from a point about 300 miles east of that town.

The promoters of the scheme propose to tap the Niobrara river at a point near the western boundary of Sheridan county. From here the ditch will be carried eastward to the Snake river. The course of this stream and of a connecting chain of lakes will be followed as far as possible. It is thought that by damming a reservoir 80 miles in length can be formed. From the eastern end of this reservoir the ditch will follow the Elkhorn road for a considerable distance and about 50 miles east of O'Neill will rejoin the Niobrara river. The members of the company are of the opinion that the ditch will not only develop a great water power, but will be of great value for purposes of irrigation.

It is estimated that the cost of the enterprise will amount to about \$1,500,000. Eastern investors who have devoted attention to the project state that money can easily be raised for putting it into effect.

Messrs. Morris, Golden and McHugh returned Tuesday evening pretty well satisfied with the trip. The Business Men's Association of Sioux City adopted a resolution commending the enterprise to Sioux City citizens, and the outlook at present is that irrigation will get substantial aid from them.

The Sioux City Weekly Journal.

Is a metropolitan newspaper issued in two parts—four pages on Tuesday and eight pages Friday. It is bright, clean and entertaining, and not excelled in point of news service and other special features essential to a first class paper by any other publication in the west. The Journal has a large circulation throughout the United States, and is popular wherever it goes. One trial we are confident will please you. Once a subscriber always a reader. Subscription terms \$1 per year; 50 cents for 6 months and 25 cents for 3 months, cash to accompany the order. Sample copies free. Address PERKINS BROS. CO., Publishers, Sioux City, Iowa.

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. By subscribing through this office you can save from 10 cents to \$1. This is the average reduction allowed us as dealers.

He Has Reformed.

A Maine man who tried to scare his wife, the other evening, is now rubbing his head—wondering. There had been considerable said about highway robbers, etc., and this man, who knew his wife was out riding with some other ladies, thought it would be fun to hide behind a tree and jump and grab the horse's head as they approached. He carried out his part of the program to perfection, but the lady, instead of screaming as he expected, snatched up her whip and the blows that rained down upon her husband's skull ought to drive a few ideas into his brain and probably did.

Football Accidents.

A return of the football accidents for the last season in Great Britain has been made. The deaths number twenty-six, (four more than in the previous season), the broken legs thirty-six (a decrease of thirteen), the broken arms twelve (the same as in 1891-92), the collar bones broken twenty-five (an increase of seven), and the other injuries seventy-five (an increase of nineteen). The chronicler traces the grand total for the past three seasons of "deaths and damages" to be 437.

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

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.

James K. Rusler and wife, Alice W. Rusler, dolefuls of the city of O'Neill, Holt county, Nebraska, do hereby give notice that on the 24th day of March, 1894, the above named plaintiff filed his petition in the district court of Holt county, Nebraska, against the above named defendants and such 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 herein, and to secure the payment of the same, situated in Holt county, Nebraska, to-wit: The southeast quarter of section seven (7), of the northeast quarter of the northeast quarter of section 15, township thirty-one (31), range ten (10). Said mortgage being given to secure the three promissory notes of \$100.00 each, all dated August 7, 1884; one due February 1, 1892; one due February 1, 1893; 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 of interest of each of said defendants be decreed to be subject to the plaintiff's mortgage and for other equitable relief. You are required to answer said petition on or before the 7th day of May, 1894. Dated this 14th day of April, 1894. R. R. DICKSON, Atty. for Pltff.

APPLICATION FOR LIQUOR LICENSE.

Matter of application of Wm. Lavoilette for liquor license, Nebraska. To the mayor and city council of the city of O'Neill, Holt county, Nebraska: Notice is hereby given that Wm. Lavoilette 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 two weeks prior to the 4th day of May, A. D. 1894, the said license will be granted. WILLIAM LAVOILETTE, Applicant.

APPLICATION FOR DRUGGIST PERMIT.

Matter of application of P. C. Corrigan for liquor license, Nebraska. 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 application with the city clerk of O'Neill, Holt county, Nebraska, for a druggist's license to sell malt, spirituous and vinous liquors for 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. P. C. CORRIGAN, Applicant.

APPLICATION FOR LIQUOR LICENSE.

Matter of application of James Connolly for liquor license, Nebraska. To the mayor and city council of the city of O'Neill, Holt county, Nebraska: Notice is hereby given that James Connolly 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 two weeks prior to the 4th day of May, A. D. 1894, the said license will be granted. JAMES CONNOLLY, Applicant.

APPLICATION FOR LIQUOR LICENSE.

Matter of application of S. F. McNichols for liquor license, Nebraska. 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 two weeks prior to the 4th day of May, A. D. 1894, the said license will be granted. S. F. MCNICHOLES, Applicant.

APPLICATION FOR LIQUOR LICENSE.

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

APPLICATION FOR DRUGGIST PERMIT.

Matter of application of Morris & Co. for liquor license, Nebraska. 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 petition with the city clerk of O'Neill, Holt county, Nebraska, for druggist's license to sell malt, spirituous and vinous liquors for 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, the said license will be granted. MORRIS & CO., Applicants.

NOTICE OF SPECIAL MEETING.

To the members of the common council city of O'Neill: 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'Neill, 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 O'NEILL.

Gentlemen—The undersigned resident freeholder 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 2801 of the statutes of Nebraska, as amended 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 latitudinal direction from the east side to the west side thereof. Believing the owners of the abutting property to be 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 earliest possible moment; therefore shall we ever pray.

Signed: M. D. LONG, et al., Given under our hand at O'Neill, this 11th day of April, 1894. D. STANBARD, President of the council and acting Mayor. W. E. LEE, Attest: N. MARTIN, City Clerk.

CHATTEL MORTGAGE SALE.

Notice is hereby given that by virtue of a chattel mortgage dated September 12, 1884, and duly filed in the office of the county clerk of Holt county, Nebraska, on the 1st day of April, 1893, and executed by O. B. Long to J. C. McGowan to secure the payment of a certain sum and no proceeding at law having been instituted to recover said debt or any part thereof, I will sell the property therein described, viz: Two cowboys, four years old, color red, with horns; two 2-year old heifers, color red, with horns; at public auction in the town of Dorsey, in Holt county, Nebraska, on the 12th day of May, 1894, at 2 o'clock p. m. Dated this 16th day of April, 1894. J. C. MCGOWAN, Mortgagee.

CHATTEL MORTGAGE SALE.

Notice is hereby given that by virtue of a chattel mortgage dated September 12, 1884, and duly filed in the office of the county clerk of Holt county, Nebraska, on the 5th day of September, 1884, 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 property therein described, viz: One horse, four 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 24th day of April, 1894, at 1 o'clock p. m. of said day. Dated March 29, 1894. MARY COLLINS, Mortgagee.

NOTICE.

To Emma L. Lasswell, William P. Lasswell, Michael Ganderlinger, 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, 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 twenty-three (23), township thirty (30), range fifteen (15), west of the sixth (6) principal meridian. Said trust deed being to secure the payment of a certain note of \$2,000 and ten interest coupons, one for the sum of \$46.25 and one for the sum of \$74.00, both dated August 2, 1887; said principal note of \$2,000 being due each year, and the coupon notes being due on the 1st days of January 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 day of January, 1892; June, 1891; December, 1891, June, 1890; December, 1890; June, 1889; December, 1889; June, 1888; December, 1888; December, 1887. And that there is now due the principal note and interest thereon, and that the same is owned by plaintiff and secured by trust deed, the sum of \$2,000, according to the terms of said deed. Plaintiff further claims the sum of \$300 to be due for taxes paid on said land to protect its security. Plaintiff therefore prays that said premises may be sold subject to said principal note and interest, arising subsequent to June 1, 1884, to satisfy the amount due plaintiff.

You are required to answer said petition on or before the 7th day of May, 1894. R. R. DICKSON, Atty. for Pltff.

NOTICE.

Herman Kountze, plaintiff, vs. A. W. Baldwin and wife Etta J. Baldwin, H. Toneray, H. N. McKee and wife M. H. McKee, Patrick Hughes, (single), Mary A. Dwyer, Timothy Dwyer, 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 Etta J. Baldwin, C. H. Toneray, H. N. McKee and wife Mrs. H. N. McKee, defendants: You will take notice that on the 31st day of March, 1894, the defendant 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 Etta 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 (13), said mortgage being given to secure the payment of a certain promissory note of \$1,000, given on the 4th day of September, 1889, and being payable September 1, 1890, from date thereof and also to secure the interest on said note, at 6 1/2 per cent, as evidenced by interest coupons attached to said note for the sum of \$32.50 each; that there is now due upon said note and mortgage, the sum of \$1,500 by reason of the defendant's failure to pay the interest coupons notes of \$32.50 which became due and payable on the first days of September, 1890, March 1891, September 1891, March 1892, March 1894, September 1894 and September 1893, the further sum of \$50.00 taxes paid, for which sum with interest from this date, plaintiff prays for a decree that the tenor 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. Dated this 2nd day of April, 1894. R. R. DICKSON, Attorney for Plaintiff.

NOTICE TO NON-RESIDENTS.

William H. Heckert, Martha J. Heckert and C. M. Swender non-resident defendants, notice is hereby given that on the 2nd day of April, 1894, Ciceta 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 north west quarter section seven, township thirty range twelve 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, 1883, and recorded in book 64 of mortgages at page 454; that there is now due upon said mortgage the sum of \$499.65. You are required to answer said petition on or before the 14th day of May, 1894, the same will be taken as true and judgment entered accordingly. H. M. UTLEY, Attorney for Plaintiff.

NOTICE.

Herbert 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, C. K. Collins, receiver of the Nebraska Mortgage and Investment company, J. H. Galley & Bro., 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 and each of 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 section one, and the northeast 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 promissory note of \$800, given on the 14th day of September 1886, and being payable September 12, 1894, from date thereof and also to secure the interest on said note, at 7 per cent, evidenced by ten interest coupons attached to said note for the sum of \$25.00 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 coupons notes of \$25.00 which became due and payable on the first days of September, 1887, September, 1890, March, 1891, September, 1891, March, 1892, September, 1892, March, 1893, March, 1894, and September 1894. Plaintiff therefore prays 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. Dated this 2nd day of April, 1894. R. R. DICKSON, Attorney for plaintiff.

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

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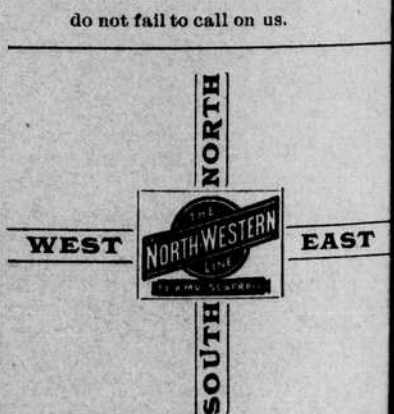
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