ARTICLES OF INCORPORATION. The undersigned citizens of the state of Nebraska hereby associate themselves together as a body corporate under the laws of the state now in force or hereafter to be enacted. The corporation to continue for the term of 50 years from date with right of renewal and perretual succession.

ARTICLE 1. The name of the corporation shall be the Elkhorn Irrigation & Improvement Co., with its principal place of business at Page, Holt county, Nebraska, with the right to establish offices at other points where necessary to carry on its business.

ART. 2. The business of the corporation shall be constructing and getting in operation an irrigation and water power ditch from a point at or near O'Neill, Neb., and running in an easterly direction to or near Page, in Holt county, thence through said Holt county as far into Antelope county as this company may determine. Also such other irrigation and water power improvements in the state of Nebraska as they may desire, with the right to acquire real estate and other property. sell, lease, transfer and encumber the same. Also the right to sell or lease the right to use water from said ditch for irrigation or power purposes, together with all other rights or privileges allowed by law to similar corporations in the state of Nebraska.

ART. 3. The capital stock of this corporation is hereby fixed at \$20,000 and may be increased by a vote of the stock holders only when it it is necessary for extending the work.

ART. 4. The capital stock shall be divided into shares of \$200 each and shall be subscribed and paid for in such manner as the board of directors may direct, but no certificate of stock shall be issued until the same is fully paid for. The possession and ownership of each share of stock shall entitle the holder to one vote at all stock holders' meetings, also to the perfected right to the free use of water for irrigation purposes equal to the amount used by other persons holding certificate of stock or lease from this company.

ART. 5. The indebtedness of this corporation shall at no time exceed onehalf of the paid up capital stock of the company, and the private property of the stock holders shall not be liable for The only remedy is to get a written the debts of the company.

ART. 6. The board of directors shall these articles, but these articles of incorporation can only be amended at a meeting of the stock holders, except article five, which shall not be changed, of directors, or by written notice signed by one-third of the stock holders, mailed to all of the stock holders giving five days notice of the time and place of The Janitor Wanted All the Statutes ART. 7. At the annual meeting of the

stock helders they shall choose by ballot from among their number a board of seven directors, of whom one shall be president, also a vice-president, secretary, treasurer, engineer and such other officers and agents as they may desire. Until the first annual meeting the following stock holders shall constitute the board of directors: W. W. Page, W. H. VanCornet, Robert Gray, S. O. Hadley, C. S. Evans, J. W. Wagers, Chas. H. Hooghkirk, Robert vice-president; C. S. Evans, secretary; S. O. Hadley, treasurer; W. W. Page, engi-

ART. 8. The business of the company shall be managed by the officers of the company under the direction of the board of directors as provided in the bylaws adopted by them.

Signed: C. S. EVANS. W. H. VANCORNET. W. W. PAGE. CHAS. H. HOOGHKIRK ROBT. GRAY. SAMUEL O. HADLEY.

An Interesting Calculation.

An interesting statement has re-cently been made by the actuary of an insurance company. It appears from investigations which he has been making, that the oftener a man marries the greater is the difference in age between the wife and the widower. Usually, he says, a wife is barely three years younger than her husband; in the case of second wives the man is, in the average of cases, senior by nine years; while third wives are generally

ners by eighteen years. The Number Forty in the Bible.

found to be the juniors of their part-

The rain that produced the flood after it ceased it was 40 days before Noah opened the ark. Moses was 40 days on the mountain fasting, and the spies spent 40 days investigating matters in Canaan before making people of Nineveh 40 days in which to known to all readers of the New Tes-

POACHED EGGS.

The Man With the Hare Lip Had a

Difficulty With the Waiters. The man with the hare lip was hungry. He went into a restaurant and at once got into trouble with the waiter because of his inability to pronounce the letter "p." He studied the coffee stained bill of fare and then said:

"I want four foached aigs." When the waiter returned he deposited before the guest four slices of pork. The hare-lipped man looked at the meat, then at the waiter. "I didn't order that," he said.

"Dat's what yo' ohdahed, sah," replied the darkey. "Yo' sayd yo' wanted fo' po'k steaks." "No, I didn't order four fork steaks.

I ordered four foached aigs." "Well, what yo' kickin about? Dere's yo' po'k steaks."

The hungry man first made sure that the Senegambian was not guying him, and then said:

"See here, my friend, I don't suppose you ever lived on a farm."

The waiter said he didn't and the colloquy proceeded by the following circuitous route, in order to avoid the lingual rock on which the hungry man's gastronomic hopes had been wrecked at the outset:

'Well, you know what a rooster is?" "Yes, sah; saw one on Souf Watah street once."

"You know what a rooster's wife is?" "Dey youster call 'em hens."

"You know what a rooster's wife's children are?' "Chickums." "You know what a rooster's wife's

children afore they're hatched are?"

"Well!! I-want-four - rooster's -wife's-children-afore - they're hatched-foached."

STENOGRAPHERS' BILLS.

They Are Hard to Collect-How to Get a Remedy.

These are bitter days for stenographers. There is just as much work as ever; but collections are slow and uncertain. One of them told me the other day that he had been doing \$1,200 worth of work for every \$400 he had received during the last year. A movement is now on foot to raise a fund to send a competent lawyer before the supreme court and argue against the celebrated Bonygne decision. This is the man who sent in a bill of \$12,000 to Tweed's lawyers for his work on the Tweed case, together with the transcripts of money ordered. The lawyers refused to pay it on the ground that they were simply acting as agents of their clients, and were not personally responsible for the bill. The general term sustained the decision, when Bonynge brought suit, and the case was lost every time it was appealed. Now stenographers are compelled to wait until their lawyers collect their fees from clients, and if there are no collections the stenographer's bill is held over. contract from the lawyer himself to be personally responsible for the bill; make, and may amend, such by laws as but few court stenographers care to they deem necessary, consistent with risk loss of friends and patronage by insisting on this precaution. Of course, great law firms pay their stenographers promptly as they would pay any other employe, and do not ask them to share their risks in business. which shall meet annually on the second But the great majority of small firms Monday in January, and may be called and individuals in bad times take adat any time by a majority of the board | vantage of the law and the stenograthers have to suffer.

A POINT OF LAW.

Turned Upon His Enemy.

"Squiah," said the colored janitor of the building, as he timidly entered the lawyer's office, "I's got er case foh yer. I wants ter ask ye 'bout er pint

"State it." "You knows what a mule is at 'is bes'?" he said interrogatively. "I know something of the animal's

"An' you know dat some mules is

usser 'n others?" "Yes. Of course."

"Well, Jed Simpson done sol' me one ob de wusses' kin' what is, fro Gray, president; Chas. H. Hooghkirk, misrepresentations ob de mos' zasperated 'scription."

"That's too bad. Now I suppose you want to sue him to recover your

money."
"Dah's de p'int ob law I wants ter know 'bout. I wants yer ter look in de books an' see ef we kain't hab him presented ter de gran' jury for assault an' battery, as er accessenary befo' de fack."

Fourteen Long-Lived Children.

Canon Roswell, of England, who died lately at the advanced age of 78, came of a long-lived family. Mr. Roswell's father married at the age of 19, his wife being 20. They had nineteen children, of whom five died in infancy. The remaining fourteen attained or have attained (three are still living) the following ages: 79, 78, 82, 67, 80, 71, 89 (still living), 83, 81, 77, 38, 79 (still living), 78 and 75 (still living). What is perhaps as remarkable is the length of days reached by the respective husbands and wives of the twelve of the above fourteen who entered the married state. These are the ages: 74, 45, 65, 79, 87 (still living), 85, 80, 84 (still living), 77, 57, 73, 87.

A Professor.

A professor was lately lecturing at the Harvard Annex to a class of three. fell for 40 days and 40 nights, and In the course of his talk, he came to an exposition of his views as to woman's functions in the body politic. "Women," he said, "are merely the elements of beauty in life; their business is to make life graceful. If a their report. Elijah fasted 40 days in girl is not pretty, she might just as the wilderness, and Jonah gave the | well vanish from the face of the earth -that is," he qualified, as he gazed at repent. The 40 days' fast of Jesus is the three sober-spectacled faces in front of him-"er, unless-she's tolerably pretty, you know."



FOR CLOTHES.

THE PROCTER & CAMBLE CO., CIN'TI. July 14.

A House Fell on Him.

In Lynchburg, not long ago, a house fell on General Jubal Early. Something was wrong with a wall that was being built, and it fell in. Early was under it. Every one thought he was dead. They began to dig the bricks away to secure the mangled remains. Finally his head showed. He was swearing. He pulled himself out and walked away, saying: "Damme, I didn't know there were so many bricks in the world!"

Great Feat.

Mr. Grogan, telling the story of the argument. "An' I had to sthand there lukin' at him, shmoilin' th' best Oi cud, an' all the toime I was so mad Oi was grittin' me teeth behind me boick.'

M'CLURE'S MAGAZINE

...For 1894... .The best literature

.The newest knowledgeFully illustrated 15 CENTS A COPY

\$1.50 A YEAR Some of the features are:

The Edge of the Future.

..The marvels of science and achieve-..ment, presented in a popular way. Famous People.

Their life'stories told by word and pletures: the materials being in all cases obtained from sources intimately connected with the subject. True Naratives of Adventuge,

Daring and Hardihood.

Leopard hunting in northern Africa Lion hunting in Algeria. Tiger hunting in India. Elephant hunting in Africa. Adventures in the upper Himalayas.

Great Business Institutions.

The longest railroad in the world.
The Hudson Bay Company. The
Bank of Englan. The business of
the Greatest Merchant (\$100,000,000 a Human Documents.

.... Portraits of famous people

.... childhood to the present day.

...SHORT STORIES by the best writers

Notable Serials by

ROBERT LOUIS STEVENSON .. and WILLIAM DEAN HOWELLS

Among contributors for the coming year are:

Professor Drummond Elizabeth Stuart Phelps Archdeacon Farrar Rret Harte Rudyard Kipling Octave Thanet Andrew Lang W. D. Howells Gilbert Parker F. R. Stockton Joel Chandler Harris Conan Doyle

R. L. Stevenson Charles A. Dana Archibald Forbes

and many others.

(Remit by draft, money order)
or registered letter.

S. S. McCLURE, LIMITED 743 & 745 BROADWAY, N. Y.

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 filed his 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 section seven (18), and the northeast quarter of the northeast quarter of 180.

Said mortgage being given to secure the payment of three promissory notes of \$166.69 each, all dated August 7, 1890; 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. B. DICKSON, Atty, for Pitf.

NOTICE TO NON-RESIDENT DEFENDANTS IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Eugene W. Drury, executor, plaintiff, George W. Mellor, Rachel Mellor, Henry C. Claugh, — Claugh his wife, et al., defend-

George W. Mellor, Rachel Mellor, Henry C. Claugh, — Claugh his wife, et al., defendants.

To George W. Mellor, Rachel Mellor, Henry C. Claugh, — Claugh his wife, first name unknown, non-resident defendants:

You are hereby notified that on the 20th day of July, 1892. Eugene W. Drury, executor, plaintiff herein, filed his petition in the above entitled cause in the district court of Holt county. Nebraska, against George W. Mellor, et al., the object and prayer of which are to foreclose a mortgage executed on the 1st day of December. 1888, by George W. Mellor and Bachel Mellor upon the property described as follows: The east half (E½) of the southeast quarter (SE½) and southeast quarter (SE½) and southeast quarter (SE½) and southeast quarter (SE½) of the southwest quarter (SW½) of section twenty-two (22) township thirty-two (32), north range ten (10) west of the 6th P. M. in Holt county, Nebraska, to secure the payment of one coupon note, dated December 1, 1888, for the sum of six hundred dollars, due and payable December 1, 1893; that there is now due and payable on sald note the sum of six hundred dollars, with interest at the rate of 10 per cent, per annum from the 1st day of December 1, 1898, plaintiff prays for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due. You are required to answer said premises may be sold to satisfy the amount found due. You are required to answer said premises may be sold to satisfy the amount found due. You are required to answer said premises may be sold to satisfy the amount found due. You are required to answer said premises may be sold to satisfy the amount found due. You are required to answer said premises. But General Lincoln, Neb., April 22, 1894.

EUGENE W. DRUHY, EXECUTOR.

APPLICATION FOR LIQUOR LICENSE.

APPLICATION FOR LIQUOR LICENSE. Matter of application of Wm. Laviollette for

Matter of application of Wm. Laviollette for liquor license.

To the mayor and city council of the city of O'Neill, Holt county, Nebraska:
Notice is hereby given that Wm. Laviollette 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 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. Matter 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.

40-2

N. MARTIN, City Clerk.

APPLICATION FOR LIQUOR LICENSE Matter of application of James Connolly for

Matter of application of James Connolly for hour 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.

JAMES CONNOLLY, 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 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 seli 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. 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 mait, spirituous and vinous liquors in O'Neill, Grattan township, Holt county, Nebraska, from the 4th day of May, 1804, to the 4th day of May, 1805. If there be no objections, remonstrance or protest filed within two weeks prior to the 4th day of May, 1804, 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

Matter of application of Morris & Co., for 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 mait, 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 objection, remonstrance or protest filed within two weeks prior to the the 4th day of May, 1894, the said license will be granted.

MORRIS & Co., Applicants.

The O'Neill FRONTIEB 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 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:

day of April, 1894, which petition is as follows:

TO THE MAYOR AND COMMON COUNCIL CITY OF O'NEILI.,

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 2892 compiled statutes of Nebraska 1843 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 tax-payers, property owners and of the public in general that the same be ordered vacated at the earliest possible moment; therefore shall we ever prity.

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

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

President of the council and acting Mayor. [SEAL].

Attest: N. MARETN, 40-2

City Clerk.

CHATTLE MORTGAGE SALE.

CHATTLE MORTGAGE SALE.

Notice is hereby given that by virtue of a chattle mortgage dated April 1, 1893, and duly filed in the office of the county clerk of Holt county. Nebraska. on the — day of April 1, 1893, and executed by O. B. Long to J. C. McGowan to secure the sum of \$43, upon which there is now due the sum of \$47, 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:

Two cows four years old, color red, with horns; two 2-yr old helfers, color red, with horns, it 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.

CHATTEL MORTGAGE SALE

CHATTEL MORTGAGE SALE. Notice is hereby given that by virtue of a chattel mottgage dated September 5,1883, and duly filed in the office of the county clerk of Holt county. Nebraska, on the 5th day of September. 1863, 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 dauction 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.

NARY COLLINS, Mortgagee.

NOTICE

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 twenty-three (23), township thirty (30), range 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 \$76.28 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, 1899; December, 1899; June, 1898; December, 1898; December, 1889; June, 1888; December, 1889; June, 1889; December, 1890; deed, the sum of \$2,000, according to the terms of said deed. Plaintiff further claims the sum of \$2,000, according to the terms of said deed. Plaintiff further claims the sum of said notes 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 protect its security. Plaintiff therefore prays that said premises may be sold subject to said principal note and the interest maturing subsequent to June 1, 1883, to satisfy the amount due plaintiff.

You are required to ans

NOTICE.

N 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. Toncray, 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 Ingestment 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 3ist 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 (13), said mortgage being given to secure the payment of a certain prommissory note of \$1,000, given on the 6th day of September, 1894, from date thereof and also to secure the interest on said note, at 6% 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 reason 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 1,893, March 1893, Kapetmber 1894 and September 1893, and the further sum of \$50,000 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 of said defendants be decreed to be subject to the lien of plaintiff's mortgage. You are requir

NOTICE TO NON-RESIDENTS.

William H. Heckert, Martha J. Heckert and C. M. Swender non-resident defendents, 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 thirtyrange 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, 1803, 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

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 of the Southwest quarter of the Southwest quarter section one, and the northeast quarter of the southwest quarter of ecclion two, all in township twenty-nine range sixteen, said mortgage being given 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 \$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 coupon notes of \$28.00 which became due and payable on the first days of September, 1892, September, 1893, March, 1893, March, 1894, September, 1890, March, 1891, September, 1890, March, 1891, September, 1891, March, 1891, September, 1892, September, 1990, March, 1891, September, 1891, March, 1891, September, 1891, March, 1891, September, 1891, March, 1891, September, 1892, September, 1893, March, 1894, September, 1894, March, 18

P. D. & J. F. MULLEN.

PROPRIETORS OF THE

GOOD TEAMS, NEW RIG

Prices Reasonable. East of McCafferto's. O'NEILL, NER.



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

Of all kinds. A specialty made of FINE CIGARS.

If you want a drink of good liquo

do not fail to call on us. EAST WEST

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

> TRAINS DEPART: GOING EAST.

9:35 A. M. 10:45 A. M. Passenger east, -Freight east. GOING WEST.

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

wood, Iree to holders of first-class transpor-Fer any information call on W. J. DOBBS, AGT. O'NEILL, NEB.

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