Not to Blame for Dancing. Carl Marwig, a New York teacher of lancing who was arrested by the erry society lately for permitting wo of his pupils, Viola Dale and Anna Wilkes, to dance at a benefit performance at the Fifth avenue theater, made a novel defense in special sessions. Franklin J. Bischoff, Marwig's lawyer, said that his client had instructed the girls not to dance, but to When they got on the stage and heard the dance music they could not restrain themselves. Their feet began to move in time to the music. and before they knew it they were dancing. Marwig called to them from

the wings:
"Stop dancing! Just pose! You'll be arrested if you dance. Stop! Stop!

But they couldn't stop until the music ended. The two little girls were brought to the court as witness es, and, after they had been waiting nearly an hour for Superintendent Jenkins of the Gerry society to go on with the case, Mr. Bischoff protested to the court. He said it was an out-rage for the Gerry society to bring these children to court and keep them waiting there where they would hear stories of crime and the examinations in criminal cases. He declared that such an experience as that was more injury to the girls than any dancing they might do.

Superintendent Jenkins said that his witnesses had not arrived. When the case was called Professor Marwig testified that the girls had danced contrary to his orders. Viola Dale testified that she had been ordered to

"When I heard the dance music," she said, "I couldn't control myself. I had to dance."

Anna Wilkes said that her feet moved in spite of her when the orchestra began to play dance music. Superintendent Jenkins could say

nothing against such testimony. Marwig was acquitted. It would seem that the leader of the orchestra was the guilty man.

THE VANDERBILT MILLIONS. The Family Had to Establish a Bank of

The care of the Vanderbilt millions is a far greater burden than most people imagine. There are not many citizens in our country who require a great bank of their own in which to susset their business and deposit their securities.

One of the largest banking buildings in the country is the Lincoln na-tional bank, at Fifth avenue and Forsecond street. This belongs to the Vanderbilts. It holds millions of money and many more millions of securities which represent their wealth. After the elder Vanderbilt died, and his property had to be dis-tributed among his children, it was no small task to go over the vast number of stocks and bonds he left and divide them up according to the provisions of the will. Nor was it a small matter to distribute the ready money that was in the bank.

This bank and its operators seem like a romance of our rapid civilization. In sentimental features nothing in Europe can compare with it. In no country on earth except this could such an institution exist under similar enditions. In no other land could a unity have had as its financial serva man who has been a cabinet minister. Yet when Thomas L. James essed to be postmaster-general he anchored himself in the Lincoln national bank to count the money and sit as a grim figurehead upon the stool of the successful operations of one man.

The Barber's Parrot.

Parrots are queer birds, and their owners sometimes teach them to say rather appropriate things. A drum-mer went into a barber shop in Chicago the other day, and as he entered the door a parrot, which hung in a cage by the window, called out in a perfectly natural tone: "Gentleman wants to be shaved." As soon as the barber completed the work, and he was on the point of leaving the chair. the bird again called out shrilly: "Gentleman, pay your money." The barber told him that the bird hall got in the habit of saying these things whenever a customer entered the shop, and never got the two speeches mixed.

An Unexpected Invitation.

"I merely called, madam," said the tramp at the back door, "to again express my thanks for that delicious piece of mince pie that you favored me with just seven weeks ago to-day. I remember it still as the best flavored and the most appetizing piece of p.e that I ever ate in all my life. That is all that I wished to say, madam. Parion me for troubling you. Good day!" And he acted as if he was surprised when she called him back and asked him if he wouldn't wait and try a piece of one of another batch of nince pies that she had just baked that day.

Evidence All In.

Among some old papers in an Arkanas probate court was found a doctor's secount for medical attendance durng the last illness of the deceased. on the back the administrator had nade the following indorsement; 'This claim is not verified by affidarit s the statute requires, but the death of the deceased is satisfactory evilence to my mind that the doctor did he work. W-S-, Adm."

He Did Not Forget the Season. On the 24th of December, 1776, Capsin Cook "made" Kerguelen island, s desolate spot in the Antarctic sea. There he found a good harbor, which se explored carefully, and for that he strived in it on Christmas day he gave t the name of Christmas harbor, which t bears even unto the present time.

THEY WANT CRISP BILLS.

Women Have a Fad for the Newest Treasury Notes

you give me \$200 in new money?" inquired a young man at the teller's window at one of the big banks in New York a few days ago. "Mr. wants it for his wife."

"Certainly," replied the teller, recognizing in the applicant the confidential clerk of one of the bank's heaviest depositors The money was handed out in clean,

crisp tens and fives that had never been in circulation. After the young man had gone the teller remarked to the writer:

"That new money fad is on the increase. Just as soon as a man begins to feel a little toney he gets a notion that no member of his family ought to handle the soiled and crumpled currency in general circulation. When the madam goes a-shopping she must have her purse filled with brand new bills. Many persons explain their mania for new money on the theory that there is contagion in the much handled bills. They seek to keep disease from the family by excluding to as full an extent as possible all money that has been in circulation. They keep a supply of new bills of various denominations constantly on hand, and the ladies of the household feel that they are thus well protected against contagion."

Most of the new money is procured directly from the banks, but there are frequent individual applications at the sub-treasury for new bills and new coin. When the sub-treasury has an abundance of small denomination bills on hand such applications are unhesitatingly complied with

ORIGIN OF THE POLKA.

A Bohemian Girl Was the One to First Dance It.

The polka is not of Polish origin, as its name might lead one to suppose. The first dancer of the polka was a young, resy Bohemian girl named Haniczka Szlezak, the favorite partner at every dance in her native village of Kostelec, on the Elbe.

One night at a ball, in the year 1830, she was asked to dance a pas seul.
She readily complied, saying:
"I will give you something of my

own invention." She then began to sing and spun around, keeping time to the tune.

The village schoolmaster, who was present accompanied her on the fiddle and very soon Haniczka's dance became popular in Kostelec, and its fame spreading, it was in course of time adopted as the national dance.

"What do you call your dance?" she was asked one day. "Pulku," was the reply, because it

is danced with a half-step.' "Pulku" was turned into "Polku" and later on into "Polka," which became all the rage at Prague in 1833, at Vienna in 1839 and Paris in 1840.

Haniczka is now an old lady, well stricken in years, and carefully tended by her siq children and a host of grandchildren.

A Munificent Tip.

He was handsomely dressed, but in rather a loud way. It was very evident that he had been spending a jovial evening, although his intoxication was not especially marked. Stepping up to the box office at an elevated station he pushed a \$10 bill through the opening and asked for a ticket. ver change so large a the ticket seller in a tired way. The man looked dazed for a moment as he fingered the bill nervously. "Are you a married man?" he asked the official inside the box. "Yes," answered the latter tartly. "Any children?" "Five," was the answer. "Then keep the bill," said the diner-out cordially, "and give me a ticket." "I like 'em that way," soliloquized the ticket seller as he pocketed \$9.95.

Double Stars.

All stars appear single to the naked eye, but the use of the telescope has proven that many consist of two or more distinct orbs. When the astronomer Herschel first began to make a special observation of double stars, only four were known. He increased the number to 500, and now about 7,000 are catalogued by astronomers. Some have argued that these stars only appear to be double because they are on the same line of vision, but Herschel, after many years of investigation, was convinced that in hundreds of cases they actually revolve around each other, thus proving beyond a doubt that there is an actual relationship between such pairs of orbs.

Saved Time. When the late Lord Falmouth was in the middle of his victorious racing career, so that he seemed to have a lease of all the great races, Lord Rosebery excited a good deal of amusement among their friends by getting 100 letters of congratulation lithographed in the following words: "My Dear Falmouth-Allow me once again to congratulate you on the success of your horse-in another classic race, the Believe me, etc., ROSEBERY." The blanks for the name of the horse and the race were duly filled in, and one of the forms was sent to Lord Falmouth at each fresh success.

Murphys in the Majority. A special parliamentary report on 'Surnames in Ireland" has been issued, with notes as to numerical strength, derivation, ethnology and distribution. The volume is full of curious information, gathered together evidently at very considerable pains. It shows, among other things, that "Murphy" is the commonest surname in Ireland, there being no fewer than 62,600 persons (or 13.3 per 1,000 of the population) so called, and the next in order of numerical strength are "Kelly" 55,900; "Sullivan," 43,600; "Walsh," 41,700; "Smith," 33,700; "O'-Brien," 33,400, and "Byrne," 33,300.



FOR CLOTHES.

THE PROCTER & GAMBLE CO., CIN'TL July 14.

Dare to Discharge Mary Ann But Laid a Deep Plot.

The young husband was somewhat surprised when his wife came into the office. She opened the conversation

"I want enough money to go out of town for a few days," she said, "and you will have to take your meals down town for a few days."

"Why, what does this mean?" "It means just this. I got a messenger boy to come to the house for Mary Ann to tell her that she was wanted at her aunt's, and as soon as she got around the corner I shut up the house and locked it and ran away. When she comes back she won't find any one there. We don't owe her anything, so it's all right, and I wanted to discharge her, but you know I never would dare to tell her to go, and I knew.you wouldn't dare, and don't you think your little wife knows pretty well how to manage? Say yes, now, or I'll break down and cry right here in the office."

Boston's Cure for Truancy.

School principals in Boston are not nuch troubled by truancy in their schools. Every morning, directly after the opening of the school, every principal makes out a list of the names and addresses of the pupils who are absent without known cause and hands it to the policeman on the beat. It then becomes the business of this functionary to call at the addresses given and ascertain the cause of absence. By this system unexsused absences are very few. No youngster is going to dodge his arithnetic and geography when he knows perfectly well that before dinner time big policeman will call at his father's house to know why he is not at school.

The Fabulous Cockatrice.

The cockatrice, like the basilisk was one of the fabled monsters of antiquity. Its very look was fatal to life. It breathed fire, and on that ecount could only live in desert regions, where there was no danger of ts fiery exhalations consuming vegetation. Travelers who were forced to ross a desert formerly took them a cock, whose crowing, it was believed, would kill all the cockatrices n hearing.

Precautions Against Anarchists Because of the recent bomb outrage

extraordinary precautions are taken before admitting strangers to the galeries of legislative chambers of Euope. In Rome only forty-eight men ere admitted at any one time, and in England no stranger with a bag or parcel is ever allowed to enter the louses of parliament.

LEGAL ADVERTISEMENTS.

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

Eugene W. Drury, executor, plaintiff,

Eugene W. Drury, executor, plaintiff,

VS

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
st day of December, 1888, by George W. Mellor and Rachel Mellor upon the property
described as follows: The east half (E½) of
the southeast quarter (SE½) and the south
west quarter (SW½) of the southeast quarter
(SE¾) and southeast quarter (SE½) of the
southwest quarter (SW½) of section twentytwo (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, 1893; that there is now due and
payable on said note the sum of six hundred
dollars, with interest at the rate of 10 per
cent, per annum from the list day of December, 1889, for which sum with interest from
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 petition
on or before the 4th day of June, 1894.

Butelene W. Drury, Executor,
By 2-4 Revenue.
Plaintiff.

NOTICE OF PROBATE OF WILL.

NOTICE OF PROBATE OF WILL.

the county court of Holt county, The county court of Holt county, Nebraska.

The state of Nebraska, to Clara E. Jones and to any others interested in said matter:

You are hereby notified that an instrument perporting to be the last will and testament of H. E. Jones, deceased, is on file in said court, and also a petition praying for the probate of said instrument, and for the appointment of Clara E. Jones as executrix. That on the 28th day of May, 1894, said petition and the proof of the execution of said instrument will be heard, and that if you do not then appear and contest, said court may probate and record the same and grant administration of the estate to Clara E. Jones.

Jones.
This notice shall be published for three weeks successively in the O'Neill Frontier prior to said hearing.
Witness ray hand and official seal this 7th day of May 1894.

G. A. MCOUTCHEON,

44-3

County Judge,

NOTICE.

IN THE DISTRICT COURT OF HOLT COUNTY NEBRASKA.

The American Investment Company, of Emmetsburg, lows, a corporation, plaintiff vs. Scott T. Jones, J. M. Shanon, Thaddeus Binford, Mrs. Thaddeus Binford, Samuel Mortensen and Mrs. Samuel Mortensen, de-

Scott T. Jones, J. M. Shanon, Thadgeus Binford, Mrs. Thaddeus Binford, Mrs. Samuel Mortensen, defendants.

The above named defendants and each of them will take notice that on the 10th day of May, 1894, the above named plaintiff 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 certain tax sale certificates, issued by the county treasurer of Holt county, Nebraska, to the plaintiff on the 6th day of November, 1889, for the delinquent taxes on northwest quarter of section twenty-seven, township thirty-one, range 16 west 6th p. m. Said certificates being for the delinquent taxes for the year 1888. Also to foreclose certain tax sale receipts issued to this plaintiff on the 21st day of July, 1890, for the delinquent taxes for the year 1889. Plaintiff alleges that said taxes became, at the several dates, a lien upon said land and are still a lion thereon and that there is due it by reason of said sale, November 6, 1889, the sum of \$52 and the further sum of \$48, subsequent taxes paid July 21, 1880, together with the further sum of \$10, attorney fees.

Plaintiff prays for a decree declaring said taxes to be a first lien on said premises and prays for decree, that the defendants be required to pay the same or that said premises may be sold to satisfy the amount found due it and that the interest of each of the defendants may be decreed to be subject to plaintiff's lien.

You are required to answer said petition on or before the 18th day of June, 1894.

Attorney for Plaintiff.

NOTICE. In the District Court of Holt county, Neb.:

In the District Court of Holt county, Neb.:

The American Investment Company of Emmetsburg, Iowa, a corporation, plaintiff, vs. Charles M. Richardson, Mrs. Charles M. Richardson, Mrs. Charles M. Richardson, Mrs. Charles M. Richardson, Mrs. George W. E. Dorsey, Mrs. George W. E. Dorsey, Gusta Elwood, Stephen H. Elwood and T. A. Thompson, defendants.

The above named defendants and each of them will take notice that on the 10th day of May, 1894, the above named plaintiff 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 certain tax saic certificates, issued by the county treasurer of Holt county, Nebraska to W. C. Cady and assigned to this plaintiff on the 6th day of November, 1888, for the delinquent taxes on west half of northeast quarter and west half southeast quarter of section twenty, township twenty-eight, range thirteen. Said certificates being for the delinquent taxes for the year 1887. Also to foreclose certain tax saic receipts issued to W. C. Cady and assigned to this plaintiff on the 17th day of May, 1889, for the delinquent taxes on said land for the year 1888, Also to foreclose tax receipts issued to this plaintiff for the delinquent taxes on said land for the year 1889, issued July 17, 1890. Plaintiff for the delinquent taxes on said land and are still a lien thereon and that there is due it by reason of said sale, November 7, 1889, the sum of \$37 and the further sum of \$30, subsequent taxes paid May 17, 1890, together with the further sum of \$25, subsequent taxes paid may 17, 1890, together with the further sum of \$25, subsequent taxes paid further sum of \$30, subsequent taxes paid said taxes to be a first lien en said premises and prays for decree and that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due it and that the interest of each of the defendants may be decreed to be subject to plaintiff's lien.

len.
You are required to answer said petition in or before the 18th day of June, 1894.
Dated this 10th day of May, 1894.
44-4 R. R. DICKSON, Atty. for Pltf.

STATE OF NEBRASKA,
Ninth Judicial District (88
IN THE DISTRICT COURT IN AND FOR THE
COUNTY OF HOLT.
John G. Watson, plaintiff,

IN THE DISTRICT COURT IN AND FOR THE COUNTY OF HOLT.

John G. Watson, plaintiff,

vs.

Theodore B. Cox, Mary C. Cox, Charles Laughridge and Samuel M. Biddison, defendants.

To each of the above named defendants.

You will take notice that on the 14th day of April, A. D., 1894, John G. Watson, the plaintiff herein filed his petition in the district court in and for Holt county, state of Nebraska, against the above named defendants. The object and prayer of which are to foreclose a certain mortgage executed by the defendants, Theodore B. Cox and Mary C. Cox, his wife, to Watson Weir & Company upon the northwest quarter (NW½) of section number ten (10), in township number twenty-seven (27), north of range number nine (9), west of the 6th principal meridian, situated in Holt county, Nebraska, to secure the payment of a certain bend or promissory note and sixty dollars, and due and payable on the 1st day of November, A. D., 1891, with interest at the rate of 7 per cent. per annumn till due and 10 per cent. after due; that there is now due upon said bond or promissory note and coupons and mortgage the sum of eight hundred and twenty-nine dollars, and seventy-five dollars attorney's fees stipulated in the mortgage, for which sum, with interest from this date, the plaintiff prays for a decree that the defendants. Charles Laughridge and Samuel M. Biddison, which interest acrued subsequently to the interest of the salm conducts and that the interest of the defendants Charles Laughridge and Samuel M. Biddison, which interest acrued subsequently to the interest of the salm or that said premises may be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right or equired to any be foreclosed of any right

NOTICE.

Henry Fagen, Charlie Ramsey and Carrie Ramsey defendants will take notice, that J. L. Moore, trustee, plaintiff has filed a petition in the district court of Holt county, Nebraska. against said defendants, impleaded with S. H. Elwood, the object and prayer of which are to foreclose a mortgage dated May 3, 1888, for \$400.00 and interest, and tax payments on the southwest quarter of the southwest quarter of section nine and the southhalf of the southeast quarter and the southeast quarter of the southeast quarter of the southeast quarter of section eight, all in township thirty-two north of range ten, west of the 6th P. M., in Holt county, Nebraska, given by Henry Fagen to the Dakota Mortgage Loan Corporation and assigned to plaintiff; which mortgage was recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded in book 36 at page 532 of the mortgage recorded to be a first lien and said land sold to satisfy the same.

You are required to answer said petition on or before the 18th day of June, 1894.

Dated May 4, 1894.

J. L. Monre, Trustee.

By S. D. Thornton, his Attorney.

REPORT OF THE CONDITION OF THE

State Bank of D'Neil

At O'Neill, in the state of Nebraska, at the close of business April 28, 1894: RESOURCES.

Orang and discounts	101,181	
Overdrafts secured and unsecured	217	7
Due from national banks	5,680	21
Due from State Banks and bankers	482	
Real estate furniture and fixtures	12,938	
Current expenses and taxes naid	1.818	
Checks and other cash items	259	
Bills of other banks		
Fractional paper currency, nickles	6,125	U
reactional paper currency, nickles		组
and cents	6	27
Specie	1,403	60
Legal tender notes	3,000	00
Total	133,113	94
	200,220	266
LIABILITIES.		
Capital stock paid in	30,000	O
Undivided profits	4.798	
individual deposits subject to	3,100	
check	30,750	13
Demand certificates of dencett	15,286	37
Time certificates of deposit	49,231	
Due to State Banks and bankers	3,049	
	0,010	-
Total	133 112	94

State of Nebraska, County of Holt. ss:

I, John McHugh, cashier of the abovenamed bank, do solemnly swear that the
above statement is true to the best of my
knowledge and beliet.

JOHN McHugh, Cashier.

Subscribed and sworn to before me this
3rd day of May, 1894.

J. H. MEREDITH.

[SEAL]

Notary Public.

My commission expires March 21, 1895.

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, 1893, and executed by O. B. Long to J. C. McGowan to secure the sum of \$43, upop 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 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.

10. C. McGOWEN, Mortgagee, CHATTLE MORTGAGE SALE.

NOTICE.

IN THE DISTRICT COURT OF HOLT COUNTY

Robert R. Dickson, Plaintiff, vs. Josephine
M. Perry, defendant.

The above named defendant will take
notice that on the 30th day of April, 1894. R.
R. Dickson, plaintiff herein, filed his petition
in the district court of Holt county, Nebraska, against you, the object and prayer
of said petition being to obtain a judgement
against you for the sum of \$78.78 attorneys
fees and costs paid due him and costs of
sherliff and clerk, assigned to this plaintiff,
all incurred and due in the case of Josephine
M. Perry vs. John P. Bartlett, et. al., brought
and prosecuted by the plaintiff, in the
district court of Holt county. Nebraska.

Plaintiff claims that there is due him, by
reason thereof, the sum of \$78.78 and asks
judgment against the defendant for that
amount.

you are further notified that on the 30th day of April, 1894, the plaintiff herein. caused to be filed in the office of the clerk of the district court of Holt county, Nebraska, an affidavit for a writ of attachment and alleges

district court of Holt county, Nebraska, an affidavit for a writ of attachment and alleges that you are a non-resident of the state of Nebraska and now absent therefrom.

And you are further notified that on the 30th day of April, 1894, the plaintiff caused a writ of attachment to issue out of the office of the clerk of the district court of Holt county, Nebraska, against you and on the 2nd day of May, 1894, caused the sheriff of Holt county, Nebraska, to levy upon the following described real estate, situated in Holt county, Nebraska, as your property, to-wit: Southeast quarter of section thirty-three, township thirty-two, range fifteen west 6th p. M. You are further notified that unless you pay said sum due the plaintiff, that plaintiff will ask judgment against you for said amount and an order of sale on aforesaid attached property, to satisfy the amount found due him.

You are required to answer said petition on or before the 11th day of June, 1894.

Bated this 2nd day of May, 1894.

43-4 ROBERT R. DICKSON, Plaintiff.

reason thereof, the sum of \$31,83 and asks judgment against the defendant for that amount.

You are further notified that on the 30th day of April, 1894, the plaintiff herein, caused to be filed in the office of the clerk of the district court of Holt county. Nebraska, an affidavit for a writ of attachment alleging that you are a non-resident of the state of Nebraska and now absent therefrom.

And you are further notified that on the 30th day of April, 1894, the plaintiff caused a writ of attachment to issue out of the office of the clerk of the district court of Holt county. Nebraska, against you and on the 2nd day of May, 1894, caused the sheriff of Holt county. Nebraska, as your property, to-wit: Northwest quarter of section eleven township twenty-eight, range sixteen west 6th P. M. You are further notified that unless you pay said sum due the plaintiff, that plaintiff will ask judgment against you for said amount and an order of sale on aforesaid attached property, to satisfy the amount found due him.

You are required to answer said petition on or before the 11th day day of June, 1894.

Bated this 2nd day of May, 1894.

ROBERT R. DICKSON, Plaintiff.

NOTICE.

Fagen to the Dakota Mortgage Loan Corporation and assigned to plaintiff, which mortgage was recorded in book 33 at page 825 of the mortgage records of said county, and to have the same decreed to be a first lien and save the same decreed to be a first lien and save the same decreed to be a first lien and save the same decreed to be a first lien and save the same decree the bith day of June, 189.

Dated May 4, 1894.

1. L. Monre, Trustee, By S. D. Thornton, his Autorney.

Notice to Non-Resident Defendants.

In the District Court of Holt County, Neb.: T. James Owens, George Ginder, H. W. Mathews, Viola P. Keeney, Timetry Dwyer, The County of Holt, Patrick S. Hughes singefendants, and Mrs. H. W. Mathews, Viola P. Keeney, The Insurance Company of North America, non-resident defendants.

George Ginder, Viola P. Keeney, The Insurance Company of North America, non-resident defendants.

You are here, Y non-fed that on the 8th day You are here, Y non-fed that on the 8th day of Wathews, Viola P. Keeney, Then Old County, Nebraska, against George Gendes, H. W. Mathews, Viola P. Keeney, Then County Dwyer, and the county of Holt, the object and prayer of School, and the County of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and the county of Holt, the object and prayer and t

P. D. & J. F. MULLEN.



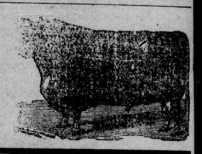
GOOD TEAMS, NEW RIGS Prices Reasonable.

East of McCafferto's. O'NEILL, NEB,



CHECKER

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



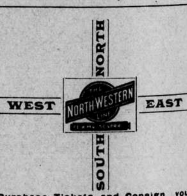
FRED C. GATZ

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

O'CONNOR & GALLAGHER

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

Of all kinds. A specialty made of



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

> TRAINS DEPART: GOING BAST.

Passenger east, 2 9:35 A. M. Freight east. 10:45 A. M. GOING WEST.

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

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



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