The following New York special to the Sioux City Journal of the 12th inst. indicates new grief for the Short Line securities:

Suit was begun in the United States circuit court this morning on behalf of Gordon R. Badgrow and Charles Bruen, of Sioux City, Iowa, against the Manhattan Trust company, of this city, and Amos T. French, as an individual and as an executor of the will of his father, Francis O. French, to recover \$500,000.
It is alleged that this sum was fraudulently hypothecated. Messrs. Donald McLean, Edward R. Gedney and George Blanchard are also concerned with the defendants in the action.

with the defendants in the action.

This suit, with the accompaning charges of fraud, dishonesty and conspiracy to defraud, grows out of the project partially executed by the defendants to build a railroad to be called the Pacific Short Line, from Covington, Neb., on the Missouri river, opposite Sioux City, Io., to Salt Lake, a distance of 960 miles. Francis O. French, his son, Amos T. French, Donald McLean, E. R. Gedney and George R. Blanchard E. R. Gedney and George R. Blanchard to carry out the scheme, formed the Wyoming Pacific Improvement company, with a nominal capital of \$3,000,000. The public was invited to subscribe for stock for building the first section of the road from Covington to O'Neill, 129 miles. It was proposed to have a syndicate of capitalists construct

The plaintiff's say they were among the fifty persons who subscribed and paid \$704,707.85 to build the first section. The Manhattan Trust company was financial agent for the improvement and railway compaies, all stock issued was delivered to the trust company and the voting power was controlled by Francis O. French. It is alleged that in 1890, with the connivance of French, all of the bouds issued or to be issued to the improvement company by the Nebraska and Western railway company were hycompany to secure a loan to the improvement company of \$1,000,000. Afterwards, it is charged, all the stock of the railway company were hypothecated with the trust company to secure an additional loan of \$600,000. The plaintiffs and those who subscribed with them to the construction fund contributed more than \$500,000, for which they allege they were entitled to receive trust certificates for stock and subscription receipts for bonds entitling them to stock of the improvement company and first mortgage bonds of the railway company. Certificates of the par value of \$250,000 were made and delivered. improvement company becoming hope-lessly insolvent, in 1890 passed into the hands of a receiver, and has since pract-

. The Mighty Monarch of

.Its Record Unimpeachable, Imperishable, Unblemished, Above the Reach of Jealous Rivals. COMING IN ALL OF ITS ENTIRETY....

New Great Syndicate Show and Paris Hippodrome

CONSOLIDATED WITH SELLS & RENTFROW'S

ENORMOUS

RAILROAD

SHOWS

Triple Circus, Great Elevated Stages, Five-Continent Menagerie, Spectacular Pageant and Grand Aggregation of New Sensational Features. . . .

....O'NEILL, Friday, June I.

AFTERNOON AT 2.

. All Tented Exhibitions

The plaintiffs ask the court to decree that the first mortgage bonds of the railway company issued on account of the construction of the first section were subject to a lean on behalf of the subscribers, and that these contributors become owners as equitable assignces. They also ask the court to say that by the hypothecation of the bonds and stocks, with the alleged fraudulent connivance of French, the defendants rendered impossible the performance of the subscription agreement upon the part of the improvement company.

Land Seekers Excursion

To all points in Missouri, Arkansas and Texas, on the Missouri Pacific and Iron Mountain Railways. One fare for the round trip. Tickets on sale May 29, good thirty days; stops over at pleasure going and coming in Arkansas and Texas. One million acres of fine Timber fruit land equal to California. Prairie land unexcelled anywhere for sale on easy terms; try this company for rates, maps, pamphlets etc., free.

Address, CHAS. H. O'DELL, District Land and Passenger Agt. 103 S. Adams St. Peoria, Ills. GEORGE E. DORRINGTON, S. P. A. Cor. 13th and Farnam Sts. Omaha, Neb.

Just received a car load of Studebaker wagons. These wagons are made of the best timber season-dried from three to years. There is no kiln dried lumber in their construction. The iron work is 25 per cent. heavier than is used in any other wagon made. They are the best wagons made today and an inspection of them will convince you of this fact. MOSES CAMPBELL. O'Neill, Neb.

Electric Bitters.

This remedy is becoming so well known and so popular as to need no special mention. All who have used Electric Bitters sing the same song of praise. A purer medicine does not exist and it is guaranteed to do all that is claimed. Electric Bitters will cure all The hypothecation, the claimants allege, were made in violation of an agreement with them. All the bonds and stocks hypothecated to the trust company were sold out in 1890, and the sale, it is claimed, was fraudulently concealed and not disclosed till long afterwards. The first section of the road has been sold under a decree of foreclosure. The improvement company becoming hopediseases of the liver and kidneys, will or money refunded. Price 50 cents and \$1.00 per bottle at P. C. Corrigan's drug

EVENING AT 8.



THE PROCTER & GAMBLE CO., CIN'TL

Two Lives Saved.

Mrs. Phoebe Thomas, of Junction City, Ill. was told by her doctors she had Consumption and that there was no hope for her, but two bottles of Dr. King's New Discovery completely cured her and she says it saved her life. Mr Thos. Eggers, 139 Florida St. San Franciso. suffered from a dreadful cold, approach ing Consumption, triep without result everything else theh bought one bottle of Dr. King's New Discovery and in two weeks was cured. He is naturally thankful. It is such results, of which these are samples, that prove the wouderful efficay of this medicine in Coughs and Colds. Free trial bottles at P. C. Corrigan's Drug Store, Regular size 50c. and \$1.00

A Great Big Cut.

Owing to the hard times nearly every commodity has been lessened in price. The Nebraska State Journal, which has forged to the front as the best paper in the state, realizes that the public is entitled to cheaper state papers, and therefore reduces its price from \$10 to \$7.50 per year, including the Sunday issue, or \$6 per year for six days in the week. There will be no reduction in quality but the increased circulation, even at the lower price, will permit of larger expenditures for telegraphic news, etc. The Journal is for Nebraska first, last and all the time, and every effort is put forth to build up state interests. Published at the state capitol it is of particular interest to Nebraskans. NEBRASKA STATE JOURNAL,

Lincoln, Neb.

LEGAL ADVERTISEMENTS.

NOTICE.

IN THE DISTRICT COURT OF OF HOLT COUNTY, NEBRASKA.

The American Investment Company, of Emmetsburg, Iowa, a corporatian, plaintiff, vs. Ernest C. Getz, et. al., defendants, Ernest C. Getz and wife Mary Getz, David Adams, David L. Darr and wife Ella Darr, C. H. Toncrey, C. W. Lemont, J. H. Henry, Hellen T. Brownlee, Robert S. Brownlee and Phoenix Insurance company, of Hartford, Conn., defendants in the above cause, will take notice that on the 28th day of April. 1894, the above named plaintiff filed its petition in the district court of Holt county, Nebraska. conn., defendants in the above cause, will take notice that on the 28th day of April. 1894, the above named plaintiff filed its petition in the district court of Holt county. Aebraska, against you and your co-defendants. The object and prayer of said petition being to foreclose a certain contract of extension made by the defendant, David Adams with this plaintiff and dated December 1, 1891. Said contract being for the extension of a certain note of \$500.00, dated March 18, 1887, and due December 1, 1891, given by the defendant Getz to this plaintiff, and to secure said note, the said Getz and wife executed and delivered to this plaintiff their certain trust deed conveying to this plaintiff lot fitteen (15) in block twenty-two (22) in the city city of O'Neill, Holt county, Nebraska. That said contract of extension given by the defendant, Adams, was for the purpose of extending said \$500.00 note for five years from December 1, 1893, and for the further purpose of securing his ten promissory notes of \$20.00 each, representing the interest on said \$500.00 note. Plaintiff alleges that there is due it, by reason of the defendant's failure to pay the extension note of \$20.00 which became due December 1, 1893, the sum of \$20.00 with interest at ten per cent. from that date; also that there is due the plaintiff for taxes paid on said real estate, the sum of \$20.00 with interest at ten per cent. from that date; also that there is due the plaintiff for taxes paid on said real estate, the sum of \$20.00 with interest, from this date, plaintiff parays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due, subject however, to the aforementioned note and mortgage of \$500.00. Plaintiff further prays that the interest of each and all of the defendants be adjudged to be subject and inferior to its said lien and for other equitable relief.

You are required to answer said petition on or before the lith day of June, 1804.

Attorney for Plaintiff.

NOTICE.

IN THE DISTRICT COURT OF HOLT COUNTY NEBRASKA.
Robert R. Dickson, plaintiff. vs. Everett S. Platt, defendant.
The above named defendants will take notice that or the 30th day of April, 1854, 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 judgment against you for the sum of \$81.88 attorney fees and costs paid, due him and costs of sheriff and clerk, assigned to this plaintiff, all incurred and due in the case of Everett 8. Platt vs. William Bollmarr, 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 \$81.88 and asks judgment against the defendant for that amount.

You are further notified that on the 30th.

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.

BOBERT R. DICKSON. Plaintiff.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA,

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

The American Investment Company, of Emmetsburg, lowa, a corporation, plaintiff, vs. Scott T. Jones, J. M. Shanon, Thaddeus Binford, Mrs. Thaddeus Binford, Samuel Mortensen Mrs. Samuel Mortense, M. T. Woods and Mrs. M. T. Woods, 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, 1800, for the delinquent taxes on said land for the year 1889. Plaintiff alleges that said taxes became, at the several dates, a lien upon said land and are still a lien 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, 1890, together with the further sum of \$10, attorney fees.

Plaintiff alrays 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.

NOTICE.

In the District Court of Holt county, Neb.:

NOTICE.

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. George Burke, Mrs. George W. E. Dorsey, George W. E. Dorsey, Gusta Elwood, Stephen H. Elwood T. A. Thompson and South Omaha National Bank, 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 saie 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, 1885, 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 saie 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 on the 17th day of May, 1889, together with the further sum of 320, subsequent taxes paid May 17, 1890. Plaintiff allegos that said taxes became, at the several dates, a lien upon said land and are still a lien thereon and that there is due it by reason of said sale, November 7, 1889, together with the further sum of 325, subsequent taxes paid May 17, 1890, together with the further sum of 325, subsequent taxes paid further sum of 320, subsequent taxes paid further sum of 330, subsequent taxes paid further sum of 330, subsequent taxes paid further sum of 330, subsequent taxes paid sale, November 7, 1889, together with the further sum of 330, subsequent taxes paid further sum of 330, subsequent taxes paid with the sum of 330, subsequent taxes paid sale, November 7, 1890, together with the furth

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

NOTICE.

IN THE DISTRICT COURT IN AND FOR THE 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 Loughridge 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 bond or promissory note and coupons, dated the 7th day of November A. D., 1886, for the sum of six hundred 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 19 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, Theodore B. Cox and Mary C. Cox, be required to pay the same or that said premises may be sold to satisfy the amount found due thereon; and that the interest of the defendants Charles Loughridge and Samuel M. Biddison, which interest accrued subsequently to the interest of the said mortgage, may be foreclosed of any right or equity of redemption in and to said premises.

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

Dated May, A. D., 1894.

Henry Ecces Charles I.

NOTICE.

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 \$60.00 and interest, and tax payments on the southwest quarter of the southwest quarter of the southwest quarter of the southwest quarter of the southeast quarter of the southwest quarter of section eight, all in township thirty-two north of range ten, west of the 8th 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 522 of the mortgage records of said county, and to have the same decreed 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.

Notice to Non-Resident Defendants.

Notice to Non-Resident Defendants.

In the District Court of Holt County, Neb.:

T. James Owens, George Ginder, H. W. Mathews, Viola P. Keeney, Timothy Dwyer, The County of Holt. Patrick S. Hughes single, Mary Dwyer, and Mrs. H. W. Mathews, defendants.

George Ginder, Viola P. Keeney, The Insurance Company of North America. nonresident defendants.

You are hereby notified that on the 8th day of May, 1894, T. James Owens, plaintiff herein, filed his petition in the above entitled cause, in the district court of Holt county. Nebraska, against George Gendes, H. W. Mathews, Viola P. Keeney, Timothy Dwyer and the county of Holt, the object and prayer of which is to foreclose a real estate mortgage executed on the lith day of December 1888, by George Ginder to the Nebraska Mortgage and Investment Company, upon the property described as follows: The southeast quarter of section fifteen, in township twenty-eight north of range fifteen west of the 6th p. m. in Holt county, Nebraska, to secure the payment of one principal promissory note and ten interest notes thereto attached for the interest becoming due on said principal note on June ist and December 1st of each year until the maturity of said principal note for the sum of \$500 due and payable December 1, 1893, with interest on said sum at the rate of 7 per cent. per annum after maturity, that there is now due and payable on said note and interest notes and for taxes paid by the plaintiff the sum of \$749.59 with interest at the rate of the payment said premises may be sold to satisfy the amount found due.

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

Bated at O'Neill, Neb., May 7, 1894.

Bated at O'Neill, Neb., May 7, 1894.

Bated at O'Neill, Neb., May 7, 1894.

IN THE DISTRICT COURT OF HOLT COUNTY

NEDRASKA.

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

The above named defendant will take
notice that on the 30th day of April, 1884, 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
sheriff 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 saks
judgment against the defendant for that
amount.

You are further notified that on the 30th

reason thereof, the sum of \$8.7.2 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 that you are a non-resident of the state of Nebraska and now absent therefrom.

And 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 5th 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.

BOBERT R. DICKSON, Plaintiff.

NOTICE OF PROBATE OF WILL.

NOTICE OF PROBATE OF WILL.

In 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. B. 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 26th 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,

This notice shall be published for three

administration of the published for three yeeks successively in the O'Neill Frontier prior to said hearing.

Witness my hand and official seal this 7th day of May 1894.

G. A. MCCUTCHEON,

44-3

County Judge.

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

Eugene W. Drury, executor, plaintiff.

Eugene W. Drury, executor, plaintiff,

George W. Mellor, Rachel Mellor, Henry C.
Clough, — Clough his wite, et al., defendants.

To George W. Mellor, Rachel Mellor, Henry C. Clough, — Clough 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 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 (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 on said note the sum of six hundred dollars, with interest at the rate of 10 per cent, per annum from the 1st day of December, 1889, for which sum with interest from December 1, 1889, plaintiff prays for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to sarisfy the amount found due. You are required to answer said petition on or before the 4th day of June, 1894.

Dated at Lincoln, Neb., April-22, 1894.

EUGENE W. DRURY. Execuron.

Plaintiff.

A. B. COFFROTH, Attorney for Plaintiff.

NOTICE.

In the district court of Holt county, Neb.
T. F. Berningham, plaintiff, vs. James
Meagher and Margaret Meagher, defendants.
The defendant, Margaret Meagher, will
take notice that on the 28th day of April,
1894, the above named plaintif filed his
petition in the district court of Holt county, 1894. the above named plaintiff filed his petition in the district court of Holt county, Nebraska, against you and your co-defendant. James Meagher, the object and prayer of said petition being to foreclose a certain mortgage executed by yourself and co-defendant, to the plaintiff, upon the northeast quarter of section six (6), township twenty-eight (29), range twelve (12), in Holt county, Nebraska. Said mortgage being given to secure the payment of a certain promissory note dated May 31, 1893, for the sum of \$84.55 and due September 1, 1893. That there is now due upon said mortgage the sum of \$100, for which sum, with interest from this date, plaintiff 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.

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

Dated this 12th day of May, 1894.

An Ordinance to Amend Section Four of

Attorney for Plaintiff,

An Ordinance to Amend Section Four of Ordinance number 35, relative to occupation tax in the City of O'Neill, Nebraska. Be it ordained by the City council of the city of O'Neill, Nebraska, that section number four of Ordinance number thirty-five be and the same is hereby amended by striking therefrom the following words: Fire and life insurance companies, non-residents \$2.00; saloons, retailing liquors as a beverage in addition to such sums as are now, or hereafter shall be required under the laws of Nebrask', \$500.00; and by adding thereto the following: Fire,—lightening, windstorm, cyclone and life insurance companies, non-residents, \$10.00; saloons, retailing liquors as a beverage in addition to such sums as are now or hereafter shall be required under the law of the state of Nebraska, \$500.

This ordinance shall take effect and be in force from and after its passage.

Approved May 3, 1894.

R. R. Dickson, Mayor.

N. MARTIN, Clerk.

NOTICE.

NOTICE.

In the district court of Holt county, Neb.

Orange Memorial Hospital, of the county and state of New York, plaintiff, vs. Emma C. Allen, and Mr. Allen, first name unknown and husband of Emma C. Allen, defendants.

Emma C. Allen, and Mr. Allen, husband of Emma C. Allen, defendants, will take notice that on the 12th 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 require you to redeem the south half of the southwest quarter of section nineteen (19), township thirty (30), range ten (10), west of the 6th P. M. in Holt county, Nebraka, from a decree of foreclosure, order of sale and sale of said premises. Said decree having been entered in the district court of Holt county, Nebraska, in the case wherein this plaintiff was plaintiff and Henry Rokes and others, were defendants and said decree having been entered on the 25th day of September, 1893, against said defendants for the sum of \$944.00 and costs. Said decree ordering that said defendants pay said sum or that said premises be sold to satisfy the same and plaintiff alleges that said parties failed to pay said sum and that an order of sale issued and that said premises were duly sold to this plaintiff, said sale confirmed and sheriff's deed issued to this paintiff for said land. Plaintiff alleges in said petition that by an oversight, error and mistake, you were not made defendants in said cause of action and prays that you be required to pay said amount, with interest and costs of suit and if you fail to do so, that the title to said premises be quieted in this plaintiff and that you be forever enjoined from claiming any interest in said premises and that you interest, if any you have, in said premises, be forever barred and that this plaintiff's title be quieted.

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

Attorney for Plaintiff.

P. D. & J. F. MULLEN.

PROPRIETORS OF THE

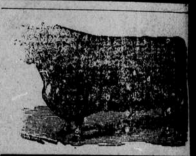
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Livery, Feed and Sale Stable Finest turnouts in the city. Good, careful drivers when wanted. Also run the O'Neill Omnibus line. Commercial trade a specialty. Have charge of McCaffert's hearse.



FRED C. GATZ

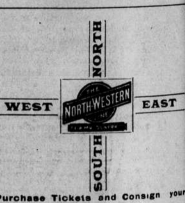
Fresh, Dried and Salt Meats Sugar-cured Ham, Breakfast Bacon, Spice Roll Bacon, all Kinds of Sausages. . . .

O'CONNOR & GALLAGHER

AND

FINE CIGARS.

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



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

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

GOING WEST.

1:45 P. Mo 5:15 P. Mo 6:44 P. M. Freight west, Passenger west, The Elkhorn Line is now running Reclinit

Chair Cars daily, between Omaha and Dead-

W. J. DOBBS, AGT. O'NEILL, NEB.

C.A.SNOW&CO.

OPP. PATENT OFFICE, WASHINGTON, D. C.

....ADMISSION 50C ...

Presenting an unabridged and unparalled program. Exaulted in aim and in tone. Four big shows combined. 100 sensational and startling acts. pure in tone. Four big shows combined. 100 sensational and startling acts. The best performing elephant; sea lions, leopards and baby camel; 40 great circus acts; 4 great bands in street parade; courtly knights and dames; a drove of monster camels; zebras, bears and baby monkeys; 20 great leapers; richly carved and gilded tableau wagons; myriad eages, dens and lairs. The only flock of giant African ostriches, the largest birds on earth and the only show possessing such a feature. See Wm. Sells, the world's greatest rider. See 100 other startling and sensational foreign features. Two menageries of wild beasts and open dens of savage brutes. Mammoth elephants, lions, tigers, hyenas, bears, wolves, leopards and panthers. Zebras trained to drive like horses. Knights in armor, ladies as princesses, male and female lockeys, sanadrons of princes. wolves, leopards and panthers. Zebras trained to drive like horses. Knights in armor, ladies as princesses, male and female jockeys, squadrons of princes, nobles and cavalier in royal robes and rich costumes, mounted on spirited horses like days of old. Be sure and ask your station agent for cheap excursion rates. Every railroad gives low rates to this big show. At 10 a. m. a glorious, grand holiday free street parade. One day only—afternoon and night. Doors open at 1 an 7 p. m. By arrangements with the proprietors of the leading shows of America Sells & Rentfrow's shows are the only exhibition that will visit this section this year.