

CARE OF THE HAIR.

Ignorance Brings About Unattractive Locks and Scalp Diseases. According to a certain distinguished hair-dresser, women do not know how to comb their hair. Their sins of ignorance are almost innumerable, and the result is not only unattractive locks, but headaches and scalp diseases. A cheap comb and brush, according to this authority, belong in the same category with cheap soap. They should never be used. Cheap combs do not have smooth teeth which will make their way unresistingly through the hair. It can never be run through the hair without breaking off some hairs and dragging others out by the roots. Rubber or shell is the proper material for a comb. The teeth should not be too sharp or they will lacerate the scalp. On the other hand, they must not be very blunt or they will not be effective in smoothing out tangles. Brushes should be chosen with equal care. They should not have metal backs, no matter how attractive silver may appear, for the metal makes them too heavy. The back should be of light wood and the bristles should be long and thickly set. Moreover, they should be bristles, and not weak imitations. After she has purchased her "tonorial supplies," the woman who aspires to have beautiful hair should learn how to use them. She should brush her hair for five minutes at a time twice a day, using long, even strokes. At night she should part her hair and let it hang in two loose braids. Once a day she should rub her scalp with her fingers to stimulate the circulation. The brushing is absolutely necessary, for the hair attracts dust and dirt with fatal facility, and this, combining with the oil of the hair, makes it malodorous and unpleasant in the extreme. A monthly washing with castile soap and the daily brushing will keep it clean and glossy, however.

RIPPED UP BY A SWORDFISH

Prime but Dangerous Sport for Hardy Fishermen Near the Gulf Stream. Not many days ago the mackerel fishing schooner Centennial, of Gloucester, scraped a costly and curious acquaintance with a huge swordfish in the waters off Cox's ledge at the southeast end of the island. Mackerel were running lively and the Centennial's crew had done a great day's work harvesting plump, striped beauties by the acre with its mammoth \$1,000 seine. At night the vessel was hove to with her big seine-boat, bearing the net, attached to the schooner and running free stern. The tired sailors slept soundly, says the Philadelphia Record. None heard any unusual uproar in the night, not even the bow watchman. At daylight, however, he noted that the heavy seine-boat had been capsize, and that it lurched weightily on its thick towing-line. He piped all hands on deck. Great was the regret and concern of all, for the valuable seine, the mainstay of their industry, had gone overboard and evidently was lost. Gloomily, but quickly, the sailors righted the boat, and then they discovered that a swordfish had charged the boat and had driven his serrated sabre plumb through its stout side. So terrific, indeed, had been his onset, that, apparently, he had flung the boat squarely out of the sea, twirling it in the air like a shuttlecock, and it had come down bottom up and was partly submerged. The bottom of the boat is of solid planking, but the swordfish had driven his sword through it as easily, it seemed, as if it had been of paper. But after he had delivered the thrust the fish had been unable to withdraw his blade, hence, with a mighty wrench, he had shaken himself free from the craft, but his sword was broken. The point, solidly fixed in the plank and sheathing, protruded more than six inches above the bottom of the craft.

New Illustrations of the Paris' Power.

Some interesting figures concerning the American liner Paris are given in a recent issue of the Bulletin de la Societe des Ingenieurs Civils. To carry a steamship of her lines and tonnage, 15,500, across the ocean in less than six days, more than 20,000 horse power must be developed by the engines, and 1,800 tons of coal must be consumed in developing this power. The screws, making 35 revolutions a minute, revolve 780,320 times during the voyage, and travel in the process a distance equal to one-third the circumference of the globe. The horse power necessary to drive the vessel at this speed would, if it were possible to apply it to lifting without loss from friction, raise the weight of the Eiffel Tower nearly 1,000 feet in twenty-five minutes. There enters the boilers 30 litres of water every second, or enough in the course of the voyage to cover the Champs de Mars, more than 100 acres in area, nearly 1.3 inches deep. The circulating pumps of the steamship carry during the voyage enough water to cover the Champs de Mars nearly 4.9 inches deep.

A Probable Solution.

He had sent it to all the magazines, but so cheap they seemed to hold it, its rejections were numbered in the teens. Until one day—he sold it! But the reason why his story was bought. Young Scribbler couldn't unravel. Until he was struck by a brilliant thought; It had been "improved by travel!"

Death of Emma Beckman.

Edward Archer died at Sioux City, Iowa, recently of home-sickness. He had been sent away from home by his father, a wealthy man at Ponca, Neb., and had been over to return.

Awarded Highest Honors—World's Fair, DR. LUCY'S CREAM BAKING POWDER MOST PERFECT MADE.

A pure Grape Cream of Tartar Powder, Free from Ammonia, Alum or any other adulterant. 40 YEARS THE STANDARD. Sweet Nellie Lewis. Miss Nellie Lewis, daughter of a well-to-do farmer, has been voted the prettiest girl in Audrian county, Mo. She wears this distinction and a diamond ring, which goes along with it, with the sweet modesty of a rustic belle insensible to flattery and proof against affectation. She celebrated her triumph by jumping on an old gray horse and riding up the road as fast as the animal could gallop.

Omaha's Rival to Sandow.

Omaha has a genuine phenomenon in the way of a strong man, a regular coming Sandow. His name is Alois Swoboda and he is but 22 years of age. He was born in Vienna, Austria, and is a fine example of what a man can make of himself physically if he goes at it the right way. Swoboda has been examined frequently by physicians and they are unanimous on the point that he is a marvel of muscular development. The muscles all over his body, when contracted, are as hard as steel and when relaxed as soft as a girl's. The measurements of Omaha's Hercules are as follows: Height, 5 feet six; weight, 145; chest, 45 inches; waist, 28 1/2; expansion, 14 inches; biceps, 16; thigh, 23 1/2; wrist, 7. He has a perfect physique and enormous strength. He toys with a 250-pound dumb-bell as a boy would handle a feather duster and tears two packs of cards in two with the wonderful strength of his hands. He has a system of training peculiarly his own.

Compelled to Be Twice Married.

Edward Robinson of Newport, Ky., went to Cincinnati recently and secured a license to marry Ruth Simpson, a Newport girl. They were married by Squire McClure of Newport, who did not examine the license closely. Then they went on a wedding trip. When the squire made his return to the county clerk he saw that the license was issued in Ohio and that the ceremony by him was illegal. The parties were recalled from their honeymoon and corrected the mistake by a ceremony in Cincinnati.

A Matter of Equity.

She—I think it's absurd for a man to expect his wife to share his troubles. He—I don't know. He wouldn't have many if it wasn't for her.

LEGAL ADVERTISEMENTS.

NOTICE TO NON-RESIDENT DEFENDANTS. Frank J. Toobill non-resident defendant. Notice is hereby given that on the 19th day of August, 1895, O. O. Snyder, Receiver of Holt County Bank, 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 Frank J. Toobill and Beal Toobill upon lots 12 and 13, block 20 of the original town of O'Neill, in Holt county, Nebraska, which mortgage was executed and delivered to Holt County Bank and filed for record on the 11th day of December, 1893, and recorded in book 50 of mortgages at page 491; that there is now due upon said mortgage the sum of \$1,160 00. You are required to answer said petition on or before the 30th day of September, 1895, or the same will be taken as true and judgment entered accordingly. H. M. UTLEY, Attorney for Plaintiff.

TIMBER CULTURE COMMUTATION PROOF—NOTICE FOR PUBLICATION.

United States Land Office, O'Neill, Neb., September 26, 1895. Notice is hereby given that Levi Hershiser has filed notice of intention to make commutation proof before the Register and Receiver at their office in O'Neill, Neb., on Friday, the 1st day of November, 1895, on timber culture application No. 2618, for the SW 1/4 of section No. 3, in township No. 29 n., range No. 12 w. He names as witnesses: Joel McEvony, Joe Davis, James Connolly and Thomas Connolly O'Neill, Nebraska. JOHN A. HARMON, Register.

NOTICE.

In The District Court of Holt county, Neb. William H. Male, Benjamin Graham, William Halls, Jr., and Harris H. Hayden, Plaintiffs, vs. William Menish and wife Bridget Menish, W. J. Bowden and McCormick Harvesting Machine Company, defendants. The defendants, W. J. Bowden and McCormick Harvesting Machine Company, will take notice that on the 24th day of September, 1895, the above named plaintiffs filed their petition in the district court of Holt county, Nebraska, against the above named defendants and each of them. The object and prayer of said petition being to foreclose a certain trust deed, executed by the defendants William Menish and wife, Bridget Menish, to A. L. Ormsby, trustee for W. E. Telford, upon the following described real estate, situated in Holt county, Nebraska, to-wit: The southwest quarter of section twenty-three (23) township thirty (30), range twelve (12), west of the 6th P. M., said mortgage or deed being given to secure the payment of a certain coupon bond or note of \$100, dated April 25, 1893, due June 1, 1895, with interest at seven per cent per annum, payable semi-annually, as evidenced by ten interest notes of \$14 each, attached to said bond. Plaintiffs allege that there is now due them upon said note or bond and mortgage the sum of \$650, on account of the defendants failure to pay the interest notes of \$14 each, which became due December 1, 1894, and June 1, 1895, also the sum of \$60 taxes paid by plaintiffs to protect their security, as well as the sum of \$1.75 paid for extending abstract of title, for which sums with interest from this date plaintiffs pray 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. Plaintiffs also pray that the interest or claim of each of the defendants, if any they have, in said premises, may be decreed to be subject to the lien of plaintiffs mortgage and for other equitable relief. You are required to answer said petition on or before the 4th day of November, 1895. Dated this 23rd day of September, 1895. H. E. DICKSON, Attorney for plaintiff.

NOTICE TO NON-RESIDENT DEFENDANTS.

In the district court of Holt county, Nebraska. J. C. Franklin, plaintiff, vs. William L. Lay et al. defendants. The defendants, William L. Lay, Elizabeth Lay, his wife, William A. Boggs, administrator of the estate of Wm. Corbit, deceased, Elizabeth Corbit Boggs, William A. Boggs, her husband, Anna Corbit Perkins, Frank Perkins, her husband, Emma Corbit Lovejoy, Mr. Lovejoy, her husband, William C. Corbit, Mrs. William C. Corbit, his wife, E. P. Corbit, Mrs. E. P. Corbit, his wife, F. M. Corbit, and Mrs. F. M. Corbit, his wife, heirs of William Corbit, deceased, and Elizabeth Corbit, deceased, will take notice that on the 27th day of August, 1895, the above named plaintiff filed in the office of the clerk of the district court of Holt county, Nebraska, his petition against you and each of you, the object and prayer of which is to foreclose a certain real estate mortgage, executed and delivered to J. G. Snyder by the defendants William L. Lay and Elizabeth Lay on the 20th day of May, 1887, conveying to the said J. G. Snyder the following tract of land, to-wit: Lot number two and the south half of the northeast quarter and the southeast quarter of the northwest quarter of section number eighteen, in township number twenty-five, north of range number thirteen, west 6th P. M., for the purpose of securing a certain real estate coupon bond of \$600.00 with ten interest coupons. The principal bond of \$600.00 due and payable on the first day of June, 1892, one of said interest coupons due each six months from and after the date thereof and to have said premises sold to satisfy said bond interest and taxes. That there is now due and owing upon said bond, coupons, and for taxes paid to protect said lien the sum of \$1,050.00. You are required to answer said petition on or before the 14th day of October, 1895. Dated this 27th day of August, 1895. J. C. FRANKLIN, Plaintiff. By E. H. Benedict, his Attorney.

NOTICE OF CHATTEL MORTGAGE SALE.

Notice is hereby given that by virtue of a certain chattel mortgage executed by Frank J. Toobill on December 31, 1894, to the State Bank of O'Neill, to secure the payment of one certain promissory note in the sum of \$63.00 due July 15, 1895. Said chattel mortgage having been duly filed in the office of the county clerk of Holt county, Nebraska, the mortgagee by virtue of the powers contained in said mortgage has taken possession of the following personal property, to-wit: Two counter scales, Fairbank make; one platform scale, Fairbank make; one ice box; one sausage machine; one sausage stuffer; one marble top counter; two butcher blocks; one desk; two saw racks, knives and axes; one kettle and all other tools and butchers implements formerly belonging to F. J. Toobill and now in use by E. P. Hicks; also one slaughter house and feed shed and two large kettles, and will, at the Palace Meat Market, in the city of O'Neill, on the 10th day of October, 1895, at 10 o'clock A. M. offer said property for sale and sell the same to the highest bidder for cash, at which time and place due attendance will be given by the undersigned. THE STATE BANK OF O'NEILL. By E. P. Hicks and H. M. Utley, Agents.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, NEB., September 4, 1895. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and that said proof will be made before the register and receiver at O'Neill, Nebraska, on October 18, 1895, viz: ESTES CONAUGHTON, H. E. No. 14421 for the SW 1/4 section 4, township 31, N range 9, west. He names the following witnesses to prove his continuance residence upon and cultivation of said land, viz: J. B. Freeland, V. F. Resenkrans, Dan Binkerd and Newton Carson, all of Dorsey, Neb. JOHN A. HARMON, Register.

NOTICE.

In the District Court of Holt county, Neb. William H. Male, Benjamin Graham, William Halls, Jr., and Harris H. Hayden, plaintiffs, vs. Henry C. Meyers and wife, Martha J. Meyers, Thomas Davis and wife, Elizabeth Davis, Frederick H. Davis and wife, Mrs. Frederick H. Davis first and full name unknown, Sinker Davis & Co., Sturdevant Brothers & Co., a partnership composed of Joseph B. Sturdevant, Brantley E. Sturdevant, Sara J. Sturdevant and Ella F. Sturdevant, Alexander C. Ayers trustee for Sinker Davis & Co., Thomas Davis, Sarah C. Gibson, T. W. Iron, first and full name unknown, C. P. Richmond, first and full name unknown, H. Beebe, first and full name unknown, and wife, Mrs. W. H. Beebe, first and full name unknown, defendants. To the above named defendants and each of you; You will take notice that on the 21st day of August, 1895, the above named plaintiffs filed their 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 or mortgage executed and delivered by the defendants Henry C. Meyers and wife, Martha J. Meyers, to E. S. Ormsby, trustee for P. O. Hensell upon the following described real estate situated in Holt county, Nebraska, to-wit: That certain tract of land numbered on the plat as lot No. three (3) and bounded as follows: Commencing at a point fifty (50) links east and fifteen hundred sixty-five (1565) links east of the one quarter (1/4) stake on the section line, dividing sections number thirty-two (32) and thirty-three (33), of township number thirty (30), north, range number fourteen (14), west of the 6th P. M., thence running easterly seven hundred seven and one half (707 1/2) links, thence running southerly seven hundred seven and one half (707 1/2) links, thence running westerly seven hundred seven and one half (707 1/2) links, thence running northerly seven hundred seven and one half (707 1/2) links, to place of beginning, containing five (5) acres or thereabouts and situated in the northeast quarter (NE 1/4) of southwest quarter (SW 1/4) of the southwest quarter (SW 1/4) of section number thirty-three (33), in township number thirty (30), north, range number fourteen (14), west of the 6th principal meridian and containing five (5) acres, according to the United States government survey. Said trust deed or mortgage being given to secure the payment of a certain note or bond for the sum of \$460, dated August 10, 1893, due June 1, 1891, and plaintiffs allege in said petition that said trust deed also stands security for the payment of certain extension notes made and delivered by the defendant Meyers to said P. O. Hensell on the first day of May, 1893, and plaintiffs allege in said petition that they are the owners of said note or bond and extension notes, and said mortgage and trust deed securing the same, and that there is due thereon at this time the sum of \$900 together with the sum of \$50 taxes paid on said real estate by the plaintiffs to protect their security. Plaintiffs allege that they are the owners of said note or bond and extension notes and the trust deed or mortgage given to secure the same, and pray 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 thereon, and that the lien or interest of all of said defendants be decreed to be subject to the lien of these plaintiffs' trust deed and for other equitable relief. You are required to answer said petition on or before the 30th day of September, 1895. Dated this 19th day of August, 1895. H. E. DICKSON, Attorney for Plaintiffs.

NOTICE OF SALE OF LIVE STOCK;

For payment of lien herding and care therefore. To all whom it may concern: Notice is hereby given that by virtue of section 86 of the consolidated statutes of the state of Nebraska for the year 1893, an act to provide for liens upon live stock for their keep, an affidavit as required by said section having been on the 6th day of September, 1895, filed in the office of the county clerk of Holt county, Nebraska. The undersigned to satisfy the lien accrued by such section and perfected by such affidavit so filed, will on the 7th day of October, 1895, at 10 o'clock A. M. on his farm to-wit: the southwest quarter section one, township thirty-two, range eleven, west in Paddock township Holt county, Nebraska, offer for sale and sell to the highest bidder, for cash, the following described property, to-wit: Two geldings, one sorrel and one grey, aged two to eight years. Nineteen horses as follows: Seven bays, five sorrel, three black, one grey, one cream and one brown, ages from two to nine years old; one spring studd colt, two mules, one horse and one mare. The above stock being known as the Kinney herd and being in possession of the undersigned. The amount now due upon said lien is the sum of \$100 together with the necessary and actual expenses for publishing this notice, filing the affidavit as required by statutes, and the expense of said sale, and persons interested in said stock are hereby notified to be present at that time to protect their interests. Dated this 6th day of September, 1895. J. H. BRAY, Lien Holder.

THE FRONTIER is the OLDEST PAPER and the BEST PAPER in HOLT COUNTY.

Its office is fitted with the most most modern conveniences and machinery, always has the latest faces of type, the best workmen, and is thereby enabled to turn out the most satisfactory kind of job work. Its management uses none but the best paper, are scrupulous and prompt with their work and guarantee satisfaction. Mail orders receive careful attention, and if your home paper is not prepared to do all classes of work you will find it to your financial benefit to communicate with The Frontier.



The Frontier Carries a very complete line of legal blanks and sells them reasonably cheap. If we do not have what you want we will print it almost as you wait.

As an Advertising Medium

It is the best in the county, especially at the county seat. It circulates among the best class of people; a class that pays for what it gets and does not patronize non-residents, as does a certain portion of the people in the west. Its rates for advertising are very low, and the business man who does not advertise in it is loser more than he dreams of.



If you want To subscribe for The Frontier and any other paper or magazine published on earth we will give you a rate and save you money. We have clubbing rates with the leading publications of the world.



Call on or address "THE FRONTIER," O'NEILL, NEB.