SYMPATHETIC JOHN. (Continued from first page.)

ine. It was either the lots or a judgat against you. O, yes, John, you had to Pat Hughes without any consideraand Pat says without his knowledge ment even. But you stood iu, or he stores would have been attached like that of Hendrix of Atkinson. But who helped you carry this through so successfully? Why, tell, John; of course it was Forger Mike, the legal advisor of the menty, the man who is breaking his neck to elect your ticket.

You say you "generally erred through a too sympathetic nature." John, how words will ring in the ears of Patsy Murphy's little child in years to come when he learns of the way you administered his father's estate. Hagerty as admistrator against Mutual Reserve Fund Life Association, in his petition-prepared by your counsel Harrington, says:

That on the 31st day of October, 1890, That on the Sist day of October, 1890, said J. J. McCafferty wrongfully and un-lawfully and without the consent or ap-proval of said county court or county judge thereof, as such executor compro-mised the indebtedness of \$2,000 due by defendant to the said estate, for the sum of \$300; that he well knew that by said settlement and compromise it was de-frauding said estate out of \$1,200.

From this petition it appears that you made this settlement over the objection of the widow and her counsel, and if my memory serves me right you resigned or was removed on account of your unlawful and fraudulent acts. Now, John, since you will have to explain a great many things, please be so kind as to explain to the people what you did with the \$800; tell them how much you ever paid to the widow and fatherless child. Can you, as man with a clear conscience, justify your acts and at the same time explain now hard you tried to get the little home on the hill away from the widow and her child? And when you have the time just explain how you settled for the last two ars of wire you received from the Baker Barbed Wire Co., of Chicago.

Now, John, after your friends read this, a very small part of your business history, will you have the face to say to the igent voters of Holt county that you made an honest disposition of your proporty and that it was necessary for you to put in wife and father in law's name sands and thousands of dollars to save your family from starvation or public charity? No, John, by your sucsaful manipulation of your property you and they can live in luxury and ease.

You say the blackest act of your life has been standing by the people who want to return the republican party to power through the valley of grog and lying deceit, or satan's path. Well, I am more surprised at this than anything else you said. These words come with very poor grace from your lips. One word, John: Who is buying and paying for all the beer and whisky that is now being used by your populist friends throughout the county. You must know of this; then how can you support such a ticket? Are you doing it from principle? I would say yes, but for your past record. John, in your next tell the people why you left Illinois. Tell them that you left there behind you as a family legacy by this firm to cash purchasers. Sugar transaction that you can explain better than I. Tell them that you for a time hid in the mountains of Colorado and then sought out the Great American desert and estrich-like hid yourself in the sands of Holt county. Oh, John, with such a ord what can you gain when your past is opened to the public? Will not the inence of Holt county brand you as a rite. Well, John, not satisfied with bringing disgrace on yourself you have attempted to bring on an equal with olf Mr. Biglin, s man who, when he und, turned over to his creditors every dollar of his property to be sold on the etion block on executions issued on irments that he confessed. We all ow that the property did not pay the tobts, and we all know that since that time, hard as times have been, that Mr. Biglin has paid up thousands of dollars of the old debts not only in Holt county, but in elster states, and he not only says to Holt county citizens but to citizens of every state, bring on your claims I will pay you all, not in grave-yard lots at four their value but in the money of our country. Dear John, I am afraid your litors will wait long for such an inviation; and with such a record you charge Mr. Biglin with doing business in his ife's name for the purpose of evading his own just debts. Shame John, shame on you! Go out and ask the citizens of O'Neill that have three times made him mayor, if he pays his debts. Go to go, Siouz City or Omaha and ask the on that you owe if Mr. Biglin pays his ebts, and one and all will make but one reply and that is that he does and did. and Biglin handled his property as you have he and his little ones might live in a lace home like yours. You say that you look upon the present tion as the most honest one for Tes, no doubt you do. But are tos a judge? Will the people of this y put any dependence in what you my? Little do you care who you nd. Do you recomember the adation that you, Harrington, and many more gave to S. H. to all him to get a train load of lef Now, John, after living in this for nearly a quarter of a century ing familiar with the workings of men that sak to be returned to office,

would rather trust O. F. Biglin in the treasurer's office without a bond than Jim Mullen with a vault full of bonds signed by such men as Harrington and Gallagher. Now, John, a word to the men that you vere supposed to catch by your harangue of honesty. Go to the polls on election morning and vote as your best judg:nent tells you. Vote for the best man. Bevare of the professional office seekers who have lived on the county year after year. Investigate the record of every candidate for yourself before you vote and do not take the word of a McCafferty as to any man's standing; investigate and see for yourself and vote accordingly, and having done so all will be well.

PIONEER.

SHALL WE HAVE A CREAMERY!

The farmers and business men of the community have long felt the need of a creamery as it is impossible for stores to handle butter with any satisfaction to either. Under the present system the merchant gets all the business derived from the sale of butter and eggs, while with a creamery paying cash for these products the farmer can buy whatever he wants with the proceeds. There is also a great deal less work for the farmer in solling his cream than there is in making and selling butter, and there is no comparison between the two systems when the creamery is properly conducted and the farmers are paid promptly.

While the O'Nelll Butter & Egg company paid out to the farmers about \$2500 in trade for butter and eggs. the Amelia creamery paid out \$10,000 in cash for cream alone. Think of this amount of money brought into one locality where probably \$1,000 worth of butter would not have been made if it had to be traded to the stores at 6 to 8 cents per pound, which is all they could have paid during the summer. Many families derived their only support from a few cows and it took the place of the crop which they lost last year.

If the farmers within twenty miles of O'Neill will interest themselves in this matter, they can have a creamery here next year, conducted by a home man who has already made the only success that has yet been made of the creamery business in the county. He will come here provided he gets the proper encouragement and wishes to meet the farmers and business men at a meeting in the court-house, Tuesday, November 12, at 2:80 P. M., for the purpose of discussing the matter and stating his proposition. As this is a matter that interests every farmer and every business man in O'Neili, we hope to see a good large meeting and enough interest manifested to secure the creamery.

We are in receipt of a car load of the finest hand picked apples that was ever in the city. Don't you want a barrel? 16-2 O'NEILL GROCERY CO.

We are handling the old pioneer brands of flour, G. A. R. and White Satin. No need to guarantee them, everyone knows them; try a 500 pound lot. 16.2 O'NEILL GROCERY Co.

Great rush to the Sullivan Mercantile Company's store; everybody is taking pleased with the result. For sale by P advantage of the great bargains offered | C. Corrigan, Druggist.

Sugar! Free

TAX PAYERS ATTENTION-There is no politics in this. For a limited time the Sullivan Mercantile Co. will give away sugar free of charge to purchasers of the following amounts. Any person. charge 50 pounds of granulated sugar. worth will be entitled to 25 pounds of granulated sugar. Persons buying \$20 -00 will be given 15 pounds of sugar. Persons buying \$15.00 worth of gools will get 10 pounds of sugar and persons while he lay on a cot in the death row buying \$10.00 worth of goods will get 8 pounds of sugar free of charge.

We have a full line of dry goods just new from the market and bought for spot cash-taking advantage of the cash discount which enables us to give you prices that defy competition. Look at our dry goods and we will surprise you with the bargains in them. We have a complete line of shoes and we can sell his heart is on the extreme right side them at astonishingly low figures. We will sell you a good plow shoe for \$1.15 and our other shoes in proportionate disposition. He is a member of the prices. We have bats, caps, gloves and mittens. Come and see them for yourselves and we will guarantee to save you money on any purchase you may make. We have a line of gent's furnishing

goods that surpasses anything in that line ever shown in the city and at prices which no other firm can duplicate. We will guarantee to sell you groceries cheaper than any bargain house in Chicago, Omaha or any other city if you will only give us a chance to figure on your bill. Do not buy of us if you do not find that there is money it for you. Having had many years experience in to find the best and cheapest market in the world to purchase our stock in and by paying spot cash we get a liberal discount and are therefore in a position to give you the benefit of that discount on any and every purchase you may choose to make. We have everything you want in the way of groceries, dry goods, blankets, gent's furnishing goods, boots, shoes hats and caps, gloves, mittens, and clothing. We sell all goods for spot cash. Positively no credit will be given to anyone. We pay spot cash and we must have cash for our goods when they leave our shelves. Don't neglect the above bargains. You will save money. We only offer these inducements for a limited time. Come early and get the free sugar.

> SULLIVAN MERCANTILE CO. O'Neill, Neb.

J. K. Fowler, secretary and treasurer of the Corinne Mill, Canal and Stock Co., of Corinne, Utah, in speaking of Chamberlain's Cough Remedy says: "1 consider it the best in the market. I lain's the most prompt and effectual in giving relief, and now keep no other in my home." When troubled with a cough or could give this remedy a trial and we assure you that you will be more than

REBUILT BY THE DOCTORS.

Very Little of the Original Left of a

Minnesota Man. An odd character is now in Winona, Minn., in the person of George Burns, who has good reason for his eccentricity. He has papers which show that he was head engineer on the steamer buying \$50.00 worth of goods at our City of Savannah, which was wrecked store in one day's purchase and paying off the coast of Massachusetts on Jan. spot cash for them will get, free of 18, 1884, while en route from Boston .o Florida. He was reversing the levers Any person or persons buying \$25.00 when the steamer struck the rocks, and he was thrown into the machinery, receiving injuries which crippled him for life. There were 118 lives lost in the accident, and Burns is one of the thirty-seven survivors. For a long of Bellevue hospital, New York. Dr. Hayes Agnew attended his case and re-A pure Grape Cream of Tartar Powder. Free moved five ribs from his left side and trephined his skull using six ounces of silver sheeting for this purpose. He was compelled to wear a plaster paris lacket for four years after the accident. A portion of the lower end of his spine have a car load on hand and will sell and both elbow joints are gone. One cheap for cash, or on short time. If knee cap is on the back of the leg, and you want a wagon, a buggy or a road cart come in time and don't get left. of his body. He is now 64 years of age Remember the name. Moline wagons and walks very well and has a cheerful

> which was stationed at Cairo during the early days of the rebellion. A BIFF AT BIKES.

> Grand Army of the Republic and served

during the war on the gunboat Essex,

A Doctor Says Some Pretty Mean Things

About the Whirling Wheel.

Dr. Heine Marks, of St. Louis, has taken his life in his hands. He is fighting the bicycle fever. He makes bicycle riders a vast suicide club-suicide to morals and physique-and moves the bridge from under posterity. He says: "To my mind, owing to the excess of exercise indulged in by bicycle riders the mercantile business we know where of to-day, when a man or woman buys a wheel they take the first spadeful of sarth from their grave. First, you have a kind of paralysis of the hands from constant gripping of the handle bar, then contraction of the muscles of the legs, contraction of the posterior muscles of the lower limbs and of the inside muscles of the thighs, round shoulders from stooping over, and contraction of the chest. This causes congestion of the lungs, and leads to consumption. Continued violent exercise also leads to enlargement of the heart. Furthermore, with men, rupture, varicocele, hydrocele, follow, and, worst of all, it destroys virility. Take into consideration the abandon between wheel enthusiasts of the two sexes, the long lonely rides, the costuming of the women, calculated to show off their physical charms. With women, constant riding causes trouble to which women are peculiarly heir, and also conluces to immorality."

Had Been Learning.

& Land Company, the object of which is to foreclose a certrin mortgage executed by the defendants Henry Potts and Millissa Potts, to John J. Roche, as trustee, upon the follow-ing described real estate situated in Holt county. Nebraska, to-wit: The soutawest quarter of section 31, in township 33, north of range 12, west, given to secure the payment of one certain promissory note dated Febru-ary 23, 1888, for the sum of \$500.00 payable March 1 1893. Therd is now due the plaintiff from the defendants on said note and mort-guge the sum of \$573,36 with ten per cent in-terest from October 1, 1896. And plaintiff prays for a decree that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 11th day of November, 1895. Dated at O'Neill, Nebraska, this 2nd day of October, 1895. "Dear little mother!" said the young man who had been away from home for six months, as he opened a letter adhave used many kinds but find Chamber- dressed to him in the well-known handwriting of his maternal ancestor. "I wish she would go out into the world more and enjoy herself. She is such a domestic little body. I'll get all the news now about the last house-cleaning and how the cat and canary are getting along, and all about having the kitchen painted and buying new rugs for the

back parlor, and so forth.'

NOTICE TO NON-RESIDENT DEFEND ANTS. Highest Honors-World's Fair, In the district court of Holt county. Ne-

Awarded

·DR:

CREAM

BAKING

MOST PERFECT MADE

40 YEARS THE STANDARD.

WAGONS, WAGONS!

Always buy the best, the Moline.

LEGAL ADVERTISEMENTS.

NOTICE.

are the best made and sold by

Ammonia, Alum or any other adulterant,

NEIL BRENNAN.

N. D. JACKSON, Plaintiff's Attorney.

NOTICE.

Henry Potts and Millissa Potts, non-resident defendants, will take notice, that on the 2nd day of October, 1895. William Goldthorp, plaintiff, filed his petition in the district court of Holt county, Nebraska, against said de-fendrnts, impleaded with the Oregon Horse & Land Company, the object of which is to forcelose a certein mortgare executed by the

13-4

J. C. Franklin, plaintiff.

In the district court of Holt county. Nebbraka.
 J. C. Franklin, plaintiff.
 William L. Lay et al. defendants.

 The defendants, Villiam 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 Lorejoy, Mr. Lovejoy, her husband, William C. Corbit, and Wirs. F. P. Corbit, his wife, E. P. Corbit, Mrs. E. P. Corbit, his wife, heirs of William Corbit, deceased, and Elizabeth Corbit, deceased, will take rotice, that on the 27th day of August, 1895, the above named plaintiff filed in the office of the clerk of the district court of Hoit county. Nebraska, his petition against you and each of you, the object and prayer of which is to foreclose a certain real estate mortgage, excuted and delivered to J. G. Snyder by the defendants William 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 the south half of the mortheast 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 coupons. The principal bond of 600.00 due and praylel on the first day of June. 1992, 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 hen the sum of st. 60.00.
 Wou are required to answer said petition on before the 14th day of October, 1895.
 8-4 J. C. FRANKMIN, Plaintiff.
 By E. H. Benedict, his Attorney.

NOTICE OF CHATTEL MORTGAGE SALE. Notice is hereby given that by virtue of a ertain chattel chattel mortgage executed y Frank J. Toobill, on December 81, 1894, to he State Bank of O'Neill, to sedure the payby Frank J. Toohill, on December 31, 1894, to the State Bank of O'Neill, to sedure the pay-ment of one certain promissory note in the sum of 863.00 due July 15, 1895. Said ohattel mortgage having been duly filed in the office of the county clerk of Holt county, Nebraska, the mortgage by virtue of the powers con-tained in said mortgage has taken possession of the following personal property, to-wit: Two counter scales, Fairbank make; one just-form scale, Fairbank make; one ice box; one sausage machine; one sausage stuffer; one marble top counter; two butcher blocks; one desk; two saws; racks, knives and etc.; one desk; two saws; racks, knives and etc.; one elaughter 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 inghest bidder for each, at which time and place due attendance will be given by the undersigned. 10-4 THE STATE BANK OF O'NEILL.

10-4 THE STATE BANK OF O'NEILL. By H. M. Uttley, Agent.

POTTORSelficit C. Davidson, Merchants Bank of
And Company, non-resident defendants, with
the defendants, included the petition
of the south self day of October,
the district court of Holt county, Nebraska
the district court of the southwest quarter, of section
the the southwest quarter, of section if the southwest quarter of the The above sale has been adjourned until October 18, 1895, at 10 o'clock a. m.

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION. LAND OFFICE AT O'NEILL, NEB. | September 9,1895. | 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 CONNA UGHTON. H. E. No. 1451 for the SW14 section 4, township 31, N range 9, west.

He names the following witnesses to

his continuance residence upon and cultivation of, said land, viz: J. B. Freeland, V. V. Resenkrans, Dan Binkerd and Newton Carson, all of Dorsey, Neb. 10-6 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, plaintiff's.

William H. Male, Benjamin Graharn, William Halls, jr., and Harris H. Hayden, plaintiff's.
Henry C. Meyers and wife, Martha J. Meyers, Thomas Davis and wife, Martha J. Meyers, 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 H. Sturdevant, Brantley E. Sturdevant, Sara J. Sturdevant, Brantley E. Sturdevant, Alexander O. Ayers trustee for Sinker Davis & Co., Thomas Davis, Sarah C. Gibson, T. W. Iron, first and full name unknown, O. P. Richmond, first and full name unknown, w. H. Beebe, first and full name unknown, the above named oefendants. To the above named oefendants and each of you; You will take notice that on the 21st day of August, 1896, the above named plantific diled their petition in the district court of Holt county, Nebraska, against you and each of you. The object and prayer of aid 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. Betsell upon the following described real estate situated in Holt county, Nebraska, or here (3.) and bound as

ven away at the Sullivan Mercantile Company's store. 14-3

Ladies we have just received a line of the celebrated flexibone molded corsets. acknoweledged to be the best fitting and best wearing corset in the market. Try them once and you will wear no J. P. MANN. other. 16-2

Our trade on cloaks has so far exceeded our expectations that we have just been compelled to place a large second order which we expect to arrive next week. The fact that all our chenp cloaks were made as stylish as our best ones, was the cause of our extraordinary trade this season. If you haven't bought your cloak yet, be sure and see our new ones, if you want a nice stylish garment at a moderate price, we can suit you better than anyone.

J. P. MANN

"While down in the south western part of the state some time ago," says Mr. W. Chalmers, editor of the Chico (Cal.) Enterprise, "I had an attack of dysentry. Having heard of Chamberlain's Colic, Cholera an Diarrhoes remedy I boughta bottle. A couple of doses of it completely cured me. Now I am a champion of that remedy for all stomach and bowel complaints: For sale by P. C. Corrigan, Druggist.

16-1

There is one medicine which every family should be provided with. We refer to Chamberlain's Pain Balm. When it is kept at hand the severe pain of a burn or scald may be promptly relieved and the sore healed in much less time than when medicine has to be sent for. A sprain may be promptly treated before inflamation sets in, which insures a cure in about one-ihird the time otherwise required. Cuts and bruises should receive immediate attention, before the parts become swollen, and when Cham-berlain's Pain Balm is applied it will heal them without matter being formed, and without leaving a scar. A sore throat may be cured in one night. A piece of fiannel dampened with this linient and bound on over the seat of pain' will cure lame back or pain in the side or chest in twenty-four hours. It is the most valuable, however, for rheumatism. Persons afflicted wito this disease will de delighted with the prompt relief from pain which it affords, and it can be depended upon to effect a com-plete cure. For sale by P. C. Corrigan, Druggiet Druggist.

Short Line Time Card. Passenger leaves 7:10 A. M., arrives

11:55 ". M.; freight leaves 8:45 P. M., arrive 6:85 P. M. Daily except Sunday.

The Pin Was Found.

From the Dublin Mail. At an entertainment in Dublin a thought-reader boasted that he could find a marked pin hidden by one of the audience. The pin was hidden by a Trinity student in an adjoining room in the presence of the committee, among whom was a confederate. The student, suspecting the man from his looks, slyly took away the pin from its hiding place. On his return to the platform the thoughtreader gazed into the hider's face, and, putting his hand to his brow, was blindfolded and led the student to the hiding place, but of course could find no pin. He returned, acknowledged his defeat, and looked daggers at his confederate. "Now, gentlemen," said the student, "I'll undertake to say that if this diviner of the human mind will do as I tell him half the audience, without a single hint, will know where the pin is," and turning to the thoughtreader, he said: "Sit down." He did so. There was a yell, and jumping up

the thought-reader hastily pulled from his coat-tails the marked pin.

No Demand for Him. "I see dat 'Rastus Pinkley's done got home agin," said one young woman. "Yas," replied the sage of Watermelon Square; "I knowed he wasn' gwinter last long when he stahted." "Whah's 'e bin?"

"Bin erway settin' up in bus'ness fot hisse'f. I tol' 'im ter go slow, but he wouldn't pay 'tention."

"But what wah de bus'ness?" "What wah de bus'ness? W'y dat ar boy he done try ter sot hisse'f up wif a bahber shop in Kansas."

No Levity About Him. "That young man at the end of the table is an author, isn't ue?" asked the observant girl.

"Yes," replied the hostess, "you can tell it at a glance, can't you? He doesn't seem amused by the trifles at which all the rest of us laugh."

"No. That's just what I noticed. He doesn't seem amused by anything. He just waits till he thinks nobody is watching him and writes them down on his cuff.'

Dr. Price's Cream Baking Powder d Gold Medal Midwinter Fair, San Fr

Then he opened the letter and read: "Dear Harry: I have just returned

from seeing a ball game between our college nine and the team from Miggsville. Our boys were all crippled up. Burnham had a glass arm, Hawkins was almost laid up with a Charleyborse, and Spicer had a game foot. One of the stiffs from Hankinsburg had spiked him three days before. But it would have done you good to see how they fell on that Miggsville pitcher. They pasted him all over the field for six runs in the first inning, all of them earned, and 'Trick' Jackson made one of the longest hits ever seen on the grounds. It was a corking three-bagger, and if Fudleston had been doing his duty in the coacher's position it would have been a home run. In the fourth inning they knocked the Miggsville twirler out of the box." etc .- Chi-

Penobscot Salmon Scarco. Not for many years has there been

cago Tribune

such a scarcity of Penobscot salmon at this time of the year. For the last week or ten days hardly a dozen a day have been taken from the down river weirs, says a Portland, Me., special. The salmon in the markets are nearly all from the provinces, and it takes an expert to tell them from the native fish. either in appearance or taste. Seals are unusually numerous in the lower Penobscot this year and are a great pest to the fishermen. They get into the weirs and kill and eat any salmon they find, neatly scooping out all the flesh, leaving the skin only for the weir owner.

Edible Toadstools.

A great many people fall into the error of considering every mushroom of a certain form and shape as being fit for food. In order to show what a grave mistake this is we will say that there are upward of 500 species of fungi, toadstools or mushrooms, and that only 134 of that great number can be safely regarded as edible. In the whole of the United States there are only eight species of fungi that are fit for food and thirty that are deadly poisonous.

Killed While Bicycle Riding. Miss Carrie E. Stoddard of Chicopee Mass., was struck by a horse while riding her bicycle and fatally injured, dying a half hour later. The shafts of the sulky struck her in the side, forcing a corset steel into her heart.

Plaintiff's Attorney.

N. D. JACKSON.

NOTICE TO NON-RESIDENTS.

NOTICE TO NON-RESIDENTS. Frank J. Toohill non-resident defendant: Notice is hereby given that on the 19th day of August, 1865. 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 acertain mortgage executed by Frank J. Toohill and Bell Toohill upon lots 12 and 13 in 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 De-cember, 1889, and recorded in book 50 of mort-gages at page 495; that there is now due upon said mortgage the sum of \$1,150 00. You are required to answer said petition on or before the 30th day day of September, 1895. or the same will be taken as true and judgment entered accordingly. T'A T. M. UTTLEY, Attorney for Plaintiff. TIMBER CULTURE COMMUTATION

TIMBER CULTURE COMMUTATION PROOF-NOTICE FOR PUBLICATION.

PROOF-NOTICE FOR PUBLICATION. United States Land Office, (O'Neill, Neb., September 26, 1805. { Notice is hereby given that Levi Hershiser has filed notice of intention to make commu-tation proof before the Register and Receiver at their office in O'Neill, Neb., on Friday, the ist day of November, 1855, on timber culture application No 6618, for the SW14 of section No. 3, in township No. 28 n. range No. 12 w. He names as witnesses: Jool McEvony, Joe Davis, James Connolly and Thomas Connolly all of O'Neill, Nebraska. 12-6 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.

William H, Male, Benjamin Graham, William Halls, jr., and Harris H. Hayden, plaintiffs.
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, defendants.
The defendants, W. J. Bowden and McCormick Harvesting Machine Company, will take notice that on the 24th day of September, 1865, 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. L. Telford, upon the following described real estate, situated in Holt county. Nebrasks, to-wit: The southwest quarter of section twenty-three (23,) township thirty (30,) range twelve (12) west of the 61 F. M., said mortgage or deed being given to secure the payment of a certain coupon bond or note of \$400, dated April 25, 1888, due June 1, 1898, with interest at seven per cent. per annum, payable semi-annuelly, as evidenced by ten interest notes of \$14 each, attached to said bond.
Plaintiffs allege that there is now due them non said note or bond and mortgage.

interest notes of \$14 each, attached to said bond. Taintiffs allege that there is now due them npon said note or bond and mortgage is sum of \$500, on account of the defendants failure to pay the interest notes of \$14 each, which became due December 1, 1894, and June 1, 1885, also the sum of \$50 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 promises 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 ieu of plaintiffs mortgage and for other contaile relie. More are required to answer said petition on or before the 4th day of November, 1895. Tet R. R. DICKSON, Attorney for plaintiffs.

for P. O. Refsell upon the following described real estate situated in Holt county. Nebraska, towit: That certain tract of land numbered on the platt as lot No. three (3), and bound as follows: Commencing at a point fifty (60) links south and fifteen hundred sixty-five (1565) links east of the one quarter (4) stake on the section line, dividing sections number thirty-two (22) and thirty-three (63,) of town-ship number thirty (60,) north, range number fourieen (14,) west of the 6th P. M., thence running easterly seven hundred seven and one half (707%) links, thence running south-erly seven hundred seven and on half (707%) links; thence running wosterly seven hun-dred seven and one half (707%) links, thence running northerly seven hundred seven and one half (707%) links, to place of begining, containing five (5) acress more or less and situated in the wortheast quarter (NE%) of southwest quarter (SW%) and the north-west quarter (W%) of the southwest quarter (SW%). of section number thirty-three (33,) in township number thirty (30,) north, range number fourieen (14,) west of the 6th prin-cipal meredian and containing five (5) acress according to the unit States government survey. Said trust deed or mortgage being given to secure the payment of a certain note or bond for the sum of \$440,dated Augusts 10, 1886, due June 1, 1891, and plaintiffs allege in said petition that said trust deed also stands security for the payment of certain note or bond for the sum of \$440,dated Augusts 10, 1886, due June 1, 1891, 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 security. Flain-time the sum of \$600 together with the aum of \$60 taxes paid on said real estate by the plaintiffs to protect their security. Flain-nitis 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 de-fendunts be required to pay ; he same or that said p

ellef-You are required to answer said petition nor before the 30th day of September, 1895. Dated this 19th day of August, 1895. 7-4 K. Dickson, Attorney for Plaintiff's.

NOTICE OF SALE OF LIVE STOCK;

For payment of lien herding and care there-

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S. S. Aren