Chas. H. Gere, Lincoln; Leavitt Burnham, Omaha; J. M. Histt, Alma; E. P. Holmes, Pierce; J. T. Mailaieu, Kearney; M. J. Hull.

CONGRESSIONAL. Senators-Chas. F. Manderson, of Omaha; W. V. Allen, of Madison. Representatives—First District, J. B Strode Second, D H. Mercer; Third, Geo. D. Mikel-john: Fourth — Hainer; Fifth, W. E. And-rews; Sixth; O. M. Kem.

JUDICIARY. 

FIFTEENTH JUDICIAL DISTRICT.

Judge M. P. Kinkaid, of O'Neili
Reporter J. J. King of O'Neili
Judge A. L. Bartow of Chadron
Reporter A. L. Warrick, of O'Neili LAND OFFICES.

O'NEILL. Register...... John A. Harmon. Receiver..... Elmer Williams COUNTY.

COUNTY.

Geo McCutcheon
Clerk of the District Court John Skirving
Deputy. O. M. Collins
Treasurer. J. P. Mullen
Deputy Sam Howard
Clerk Bill Bethea
Deputy Mike McCarthy
Sherin. Chas Hamilton
Deputy. Chas O'Neill
Supt of Schools W. R. Jackson
Assistant Mrs. W. R. Jackson
Assistant Mrs. W. R. Jackson
Assistant H. Collins
Coroner Dr. Trueblood
Surveyor M. F. Norton
Attorney H. E. Murphy

SUPERVISORS. FIRST DISTRICT. Cleveland, Sand Creek, Dustin, Saratogs Rock Falls and Pleasantview—J. D. Alfs.

SECOND DISTRICT.

Shields, Paddock, Scott, Steel Creek, Willowdale and Iowa-J. Donohoe. THIRD DISTRICT. Grattan and O'Neill-R. J. Hayes

FOURTH DISTRICT. Ewing, Verdigris and Deloit-G. H. Phelps

FIFTH DISTRICT. Chambers, Conley, Lake, McClure and man—George Eckley. SIXTH DISTRICT.

Swan, Wyoming, Fairview, Francis, Green Valley, Sheridan and Emmet—H. C. Wine.

SEVENTH DISTRICT. Atkinson and Stuart-Frank Moore.

C11 Y OF O'NEILL.
Supervisor, E. J. Mack; Justices, E. H.
Benedict and S. M. Wagers; Constables, Ed.
McBride and Perkins Brooks. For two years.—D. H. Cronin.

year-H. C. McEvony. For two years—Alexander Marlow. For one year-Jake Pfund.

For two years—Charles Davis. For one year-Elmer Merriman.

Mayor, O. F. Biglin; Clerk, N. Martin; Treasurer, John McHugh; City Engineer John Horrisky; Police Judge, H. Kautzman; Chief of Police, Charile Hall; Attorney, Thos. Carlon; Weighmaster, Joe Miller.

GRATTAN TOWNSHIP. Supervisor, R. J. Hayes; Trearurer, Barney McGreevy; Clerk, J. Sullivan; Assessor Ben Johring; Justices, M. Castello and Chas, Wilcox; Constables, John Horrisky and Ed. McBride; Road overseer dist. 26, Allen Brown dist. No. 4, John Enright.

SOLDIERS' RELIEF COMNISSION. Regular meeting first Monday in February of each year, and at such other times as is deemed necessary. Robt. Gallagher, Page, chairman; Wm. Bowen, O'Neill, secretary; H. H. Clark Atkinson.

T.PATRICK'S CATHOLIC CHURCH.
Services every Sabbath at 10:30 o'clock
Very Rev. Cassidy, Postor. Sabbath school
immediately following services.

METHODIST CHURCH. Sunday services—Preaching 10:30 a.m. and 7:30 p.m. Class No. 2 (Ep worth League) 6:30 p.m. Class No. 3 (Childrens) 3:00 p.m. Mind-week services—General prayer meeting Thursday 7:30 p.m. All will be made welcome, especially strangers. E. T. GEORGE, Pastor.

A. R. POST, NO. 86. The Gen. John O'Neill Post, No. 86, Department of Nebraska G. A. R., will meet the first and third saturday evening of each month in Masonic hall O'Neill S. J. Smith. Com.

ELKHORN VALLEY LODGE, I. O. O. O. F. Meets every Wednesday evening in Odd Fellows' hall. Visiting brothers cordially invited to attend.
S. SMITH, N. G. C. L. BRIGHT, Sec.

GARFIELD CHAPTER, R. A. M Meets on first and third Thursday of each month in Masonic hall. W. J. Dobras Sec. J. C. Harnish, H. P

K. OF P.—HELMET LODGE, U. D.
m. in Odd Fellows' hall. Visiting brethern cordially invited. M. F. McCarty. K. of R. and S.

O'NEILL ENCAMPMENT NO. 30. I. O. O. F. meets every second and fourth Fridays of each month in Odd Fellows' Hail. Scribe, CHAS. BRIGHT.

EDEN LODGE NO. 41, DAUGHTERS
OF REBEKAH, meets every 1st and 3d
Friday of each month in Odd Feilows' Hall,
ANNA DAVIDSON, N. G.
BLANCHE ADAMS, Secretary.

GARFIELD LODGE, NO.95, F.& A.M. Regular communications Thursday nights On or before the full of the moon.

W. J. D BS, Sec. E. H. BENEDICT, W. M.

HOLT-CAMP NO. 1710. M. W. OF A. Meets on the first and third Tuesday in each month in the Masonic hall.
O. F. Biglin, V. C.
D. H. Cronin, Clerk.

A. O. U. W. NO. 153. Meets second and fourth Tudsday of each month in Masonic hall. C. BRIGHT, Rec. T. V. GOLDEN, M. W.

INDEPENDENT WORKMEN OF AMERICA, meet every first and third Friday of each month. GEO. MCCUTCHAN, G. M. S. M. WAGERS, Sec.

POSTOFFICE DIRCETORY

Arrival of Mails

F. E. & M. V. R. R.—FROM THE EAST. Every day, Sunday included at.......5:15 p m FROM THE WEST. Every day, Sunday included at...

PACIFIC SHORT LINE.

Passenger—leaves 9:35 A.M. Arrives 9:07 P.M.
Freight—leaves 9:07 P.M. Arrives 7:00 P.M.
Daily except bunday.
O'NELL AND CHELSEA.
Departs Monday, Wed. and Friday at 7:00 am
Arrives Tiesday, Thurs. and Sat. at..1:00 pm

O'NEILL AND PADDOCK.
Departs Monday. Wed. and Friday at .. 7:00 a m
Arrives Tuesday, Thurs. and Sat. at .. 4:30 p m

O'NEILL AND NIOBRARA.

Departs Monday, Wed. and Fri. at... 7:00 a m
Arrives Tuesday, Thurs. and Sat. at... 4:00 p m O'NEILL AND CUMMINSVILLE.
Arrives Mon., Wed. and Fridays at ...1:30p m
Departs Mon., Wed. and Friday at ....1:00 p m HAVE HARD LIVES.

The Disadvantage of Being a Medical

The women who go out as medical missionaries have a hard time of it, according to a writer in the Philadelphia Times, aside from mere inconveniences arising from living in such a country. In prescribing medicines not only is the fear of a future accusation of poisoning ever present, but the possibility that it may prove to be a reality. Thus a bottle of liniment curing the venerable grandmother of rheumatism may be lent to a neighbor stricken with small pox as an infallible remedy; or the entire contents of a vial of toothache medicine be administered in one dose to a teething infant. Celestial reagon that if a small portion is of any benefit the whole bottleful, taken at once, multiplies its usefulness in a corresponding ratio. Therefore, if not previously warned, experience soon teaches the missionary to make it an infallible rule never to dispense a poisonous remedy or one which could do harm if the entire quality were taken at once. Liniments and toothache drops compounded of nonpoisonous drugs may not be highly potent, but they are at least harmless. When it is absolutely necessary to administer a powerful remedy several times or for several times in succession the doctor puts each dose up in a separate vial, powder or capsule, and leaving them at the dispensary with a trained American nurse or other foreign helper, directs that a servant or child of the patient be sent there for one every three hours, or three times a day, as the case may require, otherwise it would all be taken at once, or divided among ailing neigh-

Then the women doctors are obliged to be ever on the alert to keep the natives from stealing drugs from their medicine chests and so run the risk of being poisoned. Then, too, the curious objection to privacy which prevails in China and makes it unwise for foreigners, especially doctors, to insist upon it for fear of being regarded with superstition, makes it necessary to conduct all operations in semi-public manner and there is always the danger that some of the spectators may object at a critical point in the operation and thus imperil the patient's life, which would indeed be unfortunate for the poor surgeon. Anaesthetics are regarded with suspicion and seldom used, but the native stolidity to pain makes them almost unnecessary. Altogether the life is not one to be desired.

LOVE AT GREAT ALTITUDE.

A Lady Who Climbs Mount Ranier Winds Up by Marrying Her Guide.

Henry Carter, the famous Mount Rainer guide, has fallen in love under romantic circumstances, and will be married by Rev. William M. Jeffries, the first preacher who delivered a sermon on top of the mountain. There is a possibility that Carter will be married on top of the mountain, the place where he fell in love last Tuesday night, with the thermometer registering 20 degrees below zero. He is to marry Cora Beachman, a school teacher, and the belle of Lake Park, a suburb of Tacoma, says the Globe-Democrat.

Miss Beachman, accompanied by Mr. and Mrs. F. M. Groe of Eatonville, set out Tuesday with Carter, the most trusted of all the mountain guides, to ascend Mount Ranier. At Gibraltar rock, which corresponds to the "shoulder" of the Matterhorn, 4,000 feet from the summit, Mrs. Groe became exhausted. Miss Beachman declared her intention to reach the summit at all hazards. Carter led the way, but soon lost his ice ax, and in scaling difficult passes they were compelled to rely solely on their alpenstocks. They did not reach the summit until 6 p. m., too late to attempt the descent that night. They had left Paradise Valley, below the snow line, without wraps, and only a lemon and one sandwich each in the way of provisions. Carter selected a sheltered ice cave formed by jets of steam from the crater, and there they passed a sleepless night, discussing all sorts of topics, and before they left the summit, at 9 a. m. Wednesday, Miss Beachman had promised to marry the guide. The instant they left the steam of the ice cave their clothes were frozen stiff, and they suffered great hardships in descending. A rescue party organized during the day, came to their relief late in the afternoon, after they had been without food over twenty-four bours.

Refused, Then Was Sorry. The cable was crowded and when a passenger boarded it he was nearly upset by the sudden starting of the grip car and tread on the toe of a man standing at the rear end.

"I beg your pardon," he said, very politely; but the man of the hurt toe scowled and in an undertone muttered

The innocent offender again apologized. "Yes, but that don't help my toe any;" and he growled some more in an undertone.

Nearby passengers began to smile. "I begged your pardon, didn't I?" said the other man.

"Yes, but my toes hurts just the same," was the reply in an ugly tone. Then the other man's dander rose

and in very forcible language he said: "Now, look here. I accidentally stepped on your foot and I apologized for it. If you say another word about it I will give you this instead of my foot (showing his doubled fist), and it will land right in your face."

This warning was not taken, for he continued to talk about the clumsiness of some people. Suddenly the passengers were electrified by seeing a fist shoot out, and the growler lay in the street as the car passed on. Nobody said anything, but some thought it wasn't wise to talk too much.

R-I.P-A-N-S

STOMACH, LIVER AND BOWELS AND PURIFY THE BLOOD.

RIPANS TABULES are the best Medicine knews for Indigenties, Billousness, Headache, Constituties, Dyspepeta, Chronic Liver Troubles, Binniness, Bad Complexion, Dysentery, Offensive Breath, and all disorders of the Stamach, Liver and Bowels. Ripans Tabules contain nothing injurious to the most delicate constitution. Are pleasant to take, are, effectual, and give immediate relief. Price—5c cents per box. May be ordered through nearest druggist, or by mail. Sample vial, ill cents. Address
THE RIPANS CHEMICAL CO.,
16 SPRUCE STREET, NEW YORK CITY.

LEGAL ADVERTISEMENTS.

C. I Rawling, plaintiff,

C. I Rawling, plaintiff,

VS

Alfred Precourt, defendant.

Notice to Non-resident Defendant.

To Alfred Precourt: You are hereby notified that on the 31st day of December, 1885, the above named plaintiff, C. I. Rawling, filed in the office of the district court of the state of Nebraska, in and for Holt county, his petition against you, the object and prayer of which is to foreclose a certain mortgage executed and delivered by you to plaintiff on the 28th day of November, 1886, to secure the payment of \$400.00 and interest upon the following described premises towit: The northwest quarter of section number twenty-nine, in township number thirty-one, north of range number thirteen, west of the 6th P. M.. in Holt county, Nebraska, and filed for record in the office of the county clerk of Holt county, Nebraska, on the 29th day of November, 1886, and recorded in book twenty of mortgages at page number 226. Plaintiff further alleges that there is now due and owing upon the notes that said mortgage was given to secure and for taxes paid to protect his security, the sum of \$1,000.00.

You are further notified that unless you answer said petition on or before the 10th day of February, 1896, the petition of plaintiff will be taken as true and judgment and decree entered accordingly.

Dated at O'Neill, Nebraska, this 31st day of December, 1895.

26-4

C. I. Rawling, Plaintiff.

C. I. R. WLING, Plaintiff. By B. W. Johnson and E. H. Henedict, His Attorneys.

In the District Court of Holt county, Neb.

Robert R. Dickson, plaintiff.

In the District Court of Holt county, Neb. Robert R. Dickson, plaintiff.

Ann Brennan, John T. Smith and D. E. Dickson, defondants.

NOTICE.

The above named defendants and each of them will take notice that on the 31st day of December, 1895, the above named plaintiff fled his 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 tax sale certificate. issued by the county treasurer of Holt county, Nebraska, to him on the 8th day of May. 1893, for the delinquent taxes on lot twenty-one, in block twenty-one, in the city of O'Nelli, in the county of Holt and state of Nebraska. Said certificate being for delinquent taxes on said lot for the year 1890, also to foreclose certain tax sale receipts issued to the plaintiff on the 8th day of May. 1893, and the 12th day of December, 1894, for the delinquent taxes on said lot for the years 1891, 1892 and 1893.

Plaintiff alleges that he is the owner of said certificate and receipts and that the esame on the several dates become and still are a lien on said lot and that there is due him by reason of said sale and subsequent taxes paid the sum of \$100 00, together with the sum of \$10.00 attorney fees.

The plaintiff prays for decree declaring said taxes to be a first lien on said premises and prays that the defendants be required to pay the same or that said premises may be sold to satisfy the amount due, and further prays that the interest of each and all the defendants may be decreed to be subject, junior and inferior to plaintiff slien.

You are required to answer said petition on or before the 10th day of Peeruary, 1895.

Bate District Court of Holt county Neb.

In the District Court of Holt county, Neb. O. C. Cuyler, Benjamin Graham and James Orr, plaintiffs.

Orr, plaintiffs.

Vs.

James K. Jones and wife, Sarah Jane Jones, Ellet G. Drake and wife, Nellie M. Drake, Globe Investment Company, a corporation, H. A. Wyman. as receiver of the Globe Investment Company, Dakota Mortgage Loan Corporation and H. Rust, defendants.

The above named defendants will take notice that on the second day of January, 1896, the above named plaintiffs filed their petition in the district court of Holt county, Nebraska, against the above named defendants.

The above named plaintiffs filed their petition in the district court of Holt county, Nebraska, against the above named defendants.

John A. Harmon, Register.

1896, the above named plaintiffs filed their petition in the district court of Holt county, Nebraska, against the above named defendants. The object and prayer of said petition being to foreclose a certain mortgage deed, executed by the defendants, James K. Jones and wife, Sarah Jane Jones, to the Dakota Mortgage Loan Corporation, upon the following described real estate, situated in Holt county. Nebraska, to-wit:

The northeast quarter of section twenty-three, township thirty-one, range ten, west of the 6th P. M., said mortgage deed being given to secure the payment of a certain note or bond of \$700.00, dated february 18, 1888, due March 1, 1893. Plaintiffs allege that they are the owners of said bond and mortgage deed, and that there is now due thereon, the sum of \$1,000.00 for which sum 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 lien or interest of the defendants, if any they have in said premises, 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 10th day of February, 1896.

Dated this 2nd day of January, 1896.

Aitorney for Plaintiff.

In the County Court of Holt county, Neb Lydia J. DeYarman, plaintiff,

Lydia J. DeYarman, plaintiff,
vs.
Charles Odell, defendant.
NOTICE.
Charles Odell will take notice that on the
23rd day of December, 1895, G. A. McCutchan,
county judge of Holt county, Nebraska,
issued an order of attachment for the sum of
847.15 in an action pending before him, wherein Lydia J. DeYarman is plaintiff and you,
Charles Odell, as defendant; that property of
yours consisting of about (300) three hundred
bushel of corn has been attached under said
order.

Charles Odell, as defendant; that property of yours consisting of about (300) three hundred bushel of corn has been attached under said order.

You are notified that said cause was continued to the 15th day of February, 1896, at 10 o'clock A.

Datted December 28, 1895.

Lydia J. Deyarman, Plaintiff.

In the District Court of Holt county, Nebgeorge S. Comfort, plaintiff.

In the District Court of Holt county, Nebgeorge S. Comfort, plaintiff.

In Nichelson, Arthur Melrose, single. C. H.

Scott Durbin and wife, Mrs. C. H. Scott Durbin, defendants and each of them will take notice that on the 20th day of them will take notice that on the 20th day of December, 1885, the above named Thomas filed his petition in the district or the county, Nebraska, against said defendants, the object and prayer being to foreclose a certain mortgage executed by the defendants and to sectire the note of bond of said Nichelson and wife, Mrs. Mrs. Nichelson, to the Western Farm Mortgage Trust Company upon the southwest quarter of section twenty-three, township twenty-eight, range ten, in Holt county, Nebraska, and to secure the note or bond of said Nichelson and wife for eight hundred doline proposed in the plaintiff of the proposed in the plaintiff alleges that there is now due him upon said note and mortgage the sum of \$1,200, and the further sum of \$50,000 taxes plaintiff.

Plaintiff alleges that there is now due him upon said note and mortgage the sum of \$1,200, and the further sum of \$50,000 taxes plaintiff.

Plaintiff alleges that there is now due him upon said note and mortgage the sum of \$1,200, and the further sum of \$50,000 taxes plaintiff.

Plaintiff alleges that there is now due him upon said note and mortgage the sum of \$1,200, and the further sum of \$50,000 taxes plaintiff.

Plaintiff alleges that there is now due him upon said note and mortgage the sum of \$1,200, and the further sum of \$50,000 taxes plaintiff.

Plaintiff alleges that there is now due him upon said note and mortgage the sum of \$1,200, and the further sum of

In the District Court of Holt County, Neb. Mary Smith, Plaintiff, John Smith, Defendant

NOTICE.

John Smith, Defendant.

You are hereby notified that on the 31st day of October, 1885, Mary Smith filed a petition against you, in the district court of Holt county, Nebraska, the object and prayer of which are obtain a decree in said action separating her from your bed and board on the grounds that you have been guitty of cruel and inhuman treatment toward the plaintiff and her minor children. In this, that on the 22d day of August. 1835, that you without any cause or provocation, struck the plaintiff in the face with your fist, and that on the 29th day of October, 1885, you without cause or provocation struck the plaintiff with a woor'en bench, and on the 29th day of July, 1895, that you struck the plaintiff with a rope, and that for the past ten years, dates unknown to plaintiff, and at least once a month during that time you have without cause or provocation beat and bruised the plaintiff and her minor children and that during the past ten years dates unknown to the plaintiff and her minor children by calling them vile, indecent and abusive names, and have threatened their lives. Plaintiff prays in said petition for the custody and control of the minor children. to-wit: John Smith, Louis Smith and Ella Smith, and alleges that you are a man of vicious and vulgar habits and unfit to have the care and custody of said children. Plaintiff also asks in said petition for a decree separating her from your bed and board and that you be restrained, enjoined and prohibited from imposing any restraint on her personal liberty or that, of her minor children during the pendency of this cause, and that you be restrained from removing or disposing of any of the personal property or household effects, situated on the south-west quarter of section thirty-five (35), township thirty (30), range fifteen (15), in Holt county, Nebraska; also prays that you be enjoined and restrained from imposing any restraint on her personal liberty or that, of her minor children during the pendency of this action.

Plaintiff alleges in said peti Po John Smith, non-resident defendant.

936.
Dated at O'Neill, Neb., December 2, 1895, 224
MARY SMITH, Plaintiff,
By R. R. Dickson, her attorney.

NOTICE TO NON-RESIDENT DEFEND-ANTS. No. 6819,

NOTICE TO NON-RESIDENT DEFEND-ANTS.

No. 6819.

Marian W. Barnett, William L. Weller and Mary Weller, his wife, will take notice that on the 16th day of December, 1895, Edward B. Gaskell, executor of the last will and testament of Mrs. E. R. Gaskell, deceased, filed his amended and substituted petition in the district court of the county of Holt, state of Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by Marian W. Barnett and Drusilia J. Barnett to the Americae Loan and Trust Coomprny, on June 1, 1887. upon the northeast quarter of section seventeen (17.) township thirty-two (32,) range eleven (11.) in the county of Holt, state of Nebraska, to secure the payment of a mortgage bond for the sum of \$500.00 with coupons attached, due and payable June 1, 1892, which said bond and mortgage were duly assigned for value before maturity to Mrs. E. R. Gaskell, and that the plaintiff is the duly appointed, acting and qualified executor of the last will and testament of Mrs. E. R. Gaskell, deceased. Plaintiff alleges that there is now due and payable upon said mortgage indebtedness from the defendants to the plaintiff the sum of \$517.50, with interest at ten per cent from December 1, 1890, and prays for a decree that defendants be required to pay said sum, with interest and costs. and in default thereof, that the said mortgaged premises may be sold to satisfy the amount due, with interest and costs.

You and each of you are required to answer said petition on or before the 3rd day of February, 1800.

25-4

EDWARD B. GASKELL,

Executor of the last will and testament of Mrs. E. R. Gaskell, deceased, plaintiff. By E. H. Benedict and Montgomery & itall,

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, NEB., November 28, 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, Neb., on January 4, 1896. Viz:

P. E. Chase, guardian of the minor heirs of Jacob L. Harper, deceased, H. E. No. 14394, for the SE SW14 Sec. 19. Twp. 28n, range 9w.

NOTICE.

To Whom it May Concern:

Notice is hereby given that the Elkhorn Irrigation and Land Company was organized on the 8th day of November, A. D. 1895, under and in accordance with the laws of the state of Nebraska, made and provided.

Its principal place of transacting business is O'Ncill. Holt county, Nebraska.

The general nature of the business to be transacted is to construct, purchase, lease and maintain irrigation canals, laterals, ditches, reservoirs, and especially to lease, maintain control and operate the rights. franchises and property of the Elkhorn irrigation company, O'Neill. Neb., and to furnish water for irrigation, power, stock and domestic purposes, and to carry on a general irrigation, farming and stockraising business. Also to own, buy, sell and convey real estate lying under and contiguous to its irrigation canal or canals.

The amount of anthorized capital stock of said company is \$150,000, divided into 1500 shares of \$100 each, \$5,000 of which was subscribed and ten per cent. paid in before beginning business.

Said corporation began business November 13, 1895, and is to continue in business for innety-nine years unless sooner dissolved by due process of law.

The highest amount of indebtedness said corporation can at any time subject itself shall not exceed two-thirds of its capital stock.

The business of said corporation shall be conducted by a board of divergers.

stock.

The business of said corporation shall be conducted by a board of directors, from whose numbers shall be elected a president, vice president, secretary, treasurer and such other officers as shall be deemed advisable by said directors.

THE ELKHORN IRRIGATION AND LAND COMPANY. [SEAL]



Gold Watch actually to give away. Do you want them? Buy a Dollar's worth of goods at Bentley's and learn how to get them.

reparadabasabasabasabas

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John Deere plows, Moline wagons, David Bradley & Co's famous Disc cultivators...

Glidden wire, stoves, oils, cuttlery, tinware.

Riding and walking cultivators, harrows,



Great Prize Contest.

ist Prize, KNABE PIANO, style "P" 2d Prize, Cash, 100 3d Prize. Cash, 50 10 Cash Prizes, each \$20, 203 15 Gash Prizes, each \$10, 150

23 Prizes, \$1300 The first prize will be given to the person who constructs the shortest sentence, in English, containing all the letters in the alphabet. The other prizes will go in regular order to those competitors whose sentences stand next in point of brevity.

CONDITIONS.

The length of a sentence is to be measured by the number of letter at the contains, and each contestant must indicate by figures at the close of his letter. sentence just how long it is. The sentence must have some meaniar. To occasion cal names and names of persons cannot be used. The contest closes February 15th, 1890, and the results will be published one week. after. In case two or more prize-winning sentences are equally short the one first received will be given preference. Every competitor whose sentence is less than 116 letters in length will receive Wilkie Collins' work. in paner rover, including twelve complete novels, whether he wins a prize No contestant can enter more than one sentence nor combine with ther competitors. Residents of Omaha are not permitted to take any st. livertly or indirectly, in this contest. Piano now on exhibition at 'Layden Bros.' Music Store, Cmaha, Neb. This remarkably liberal offer is made by the WEEKLY WORLD-HERALD, which the distinguished ex-congressman,

WILLIAM J. BRYAH, is Editor, at it is required that each competing sentence be enclosed with one dollar or a year's subscription. The WEEKLY WORLD-HERALD is issued in semiweekly sections, and hence is nearly as good as a daily. It is the western champion of free silver coinage and the leading family newspaper of

Weekly World-Herald, Omaha, Neb. 



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