STA	TK.
	Silas Helcomb
Secretary of State State Treasurer	J. A. Piper J. S. Bartley
Attorney General	Eugene Moore
	ingsC. H. Russell on H. K. Corbett
DECEMBER OF AM	D VINTERDOTMY

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

CONGRESSIONAL.

Senators-W. V. Allen, of Madison; John M. Thurston, of Omaha. 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.

LAND OFFICES.

O'NEILL. 

COUNTY. 

SUPERVISORS.

FIRST DISTRICT. Cleveland, Sand Creek, Dustin, Saratoga ock Falls and Pleasantview-J. C. Blondin. SECOND DISTRICT.

Shields, Paddock, Scott, Steel Creek, Willowdale and Iowa-J. H. Hopkins. THIRD DISTRICT. Grattan and O'Neill-E. J. Mack.

FOURTH DISTRICT. Ewing, Verdigris and Deloit-L. C. Combs

FIFTH DISTRICT. Chambers, Conley, Lake, LeClure and Inman-E. Stillwell.

SIXTH DISTRICT. Swan. Wyoming, Fairview, Francis. Green Valley, Sheridan and Emmet—C. W. Moss.

SEVENTH DISTRICT Atkinson and Stuart-Frank Moore.

CITY 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.

THIRD WARD.
For two years—Charles Davis. For one

year-Elmer Merriman. OITY OFFICERS.

Mayor, O. F. Biglin; Clerk, N. Martin;
Tresaurer, John McHugl; City Engineer
John Horrisky; Police Judge, H. Kautzman;
Chief of Police, Charlie 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 11st. 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. Bobt. Gallagher, Page, chairman; Wm. Howen, 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
mmediately following services.

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

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

Convention every Monday at 8 o clock p. m. in Odd Fellows' hall. Visiting brethern cordially invited. E. J. MACK. K. of R. and S.

O'NEILL ENCAMPMENT NO. 30, I. 0, 0, F. meets every second and fourth Fridays of each month in Odd Fellows' Hall. OHAS. HRIGHT, H. P. H. M. TTTLEY, Scribe

EDEN LODGE NO. 41, DAUGHTERS
OF REBEKAH, meets every 1st and 3d
briday of each month in Odd Fellows' Hall,
FLO BENTLEY, N. G. KITTIE BRIGHT, Sec.

GARFIELD LODGE, NO. 95, F.& A.M. Regular communications Thursday nights on or before the full of the moon.
W. J. Dobbs, 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.
C. W. HAGENSICK, 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. S. B. HOWARD, 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 n.

FROM THE WEST. Every day, Sunday included at...

PACIFIC SHORT LINE.
Passenger—leaves 9:38 a. m. Arrives 11:55 p.m.
Freight—leaves 9:07 p.m. Arrives 7:00 p.m.
Daily except bunday.
O'NEILL AND CHELSEA.
Departs Monday, Wed. and Friday at 7:00 a m.
Arrives Tiesday, Thurs. and Sat. at. 1:00 p m.

O'NEILL AND PADDOCK. Monday. Wed. and Friday at. .7:00 a m 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.
Mon., Wed. and Fridays at ... 1:30p m
Mon., Wed. and Friday at ... 1:00 p m

LEGAL ADVERTISEMENTS.

In the District court of the State of Nebras-ka, in and for Holt county. Farmers' Loan and Trust Company, Plain-tiff.

In the District court of the State of Nebraska, in and for Holt county.

Farmers' Loem and Trust Company, Plaintiff.

E. E. French, William Herbage, Mary T. Herbage, Janeit B. Herbage, Scott T. Jones and the North Half and Southeast Quarter of Section Number 33, and North Half of Southwest Quarter of Section Number 34 Township Number 33, North of Range 13 Township Number 33, North of Range 13 West Defendants.

NOTICE OF SUIT.

To each and all of the above named defendants and to all persons interested in the above described real estate.

You are hereby notified that the petition of the plaintiff in the above entitled action is now on file in the office of the Clerk of the District Court of Holt county, Nebraska, claiming that plaintiff purchased said real estate at tax saie on the First day of December, 1888, for the taxes of the year 1887 and under such sale has paid subsequent taxes thereon as follows:

On the 2nd day of November, 1889, the sum of Twenty-four and 30-100 Dollars, and on the lith day of July, 1990, the sum of Twenty-four and 30-100 Dollars, and on the lith day of July, 1990, the sum of Twenty-four and 30-100 Dollars, and on the lith day of July, 1990, the sum of Twenty-four and 30-100 Dollars, and on the lith day of July, 1990, the sum of Twenty-four and 30-100 Dollars, and on the lith day of July, 1990, the sum of Twenty-four and 30-100 Dollars, and on the lith day of July, 1990, the sum of Twenty-four and 30-100 Dollars, and on the lith day of July Proceeded, and that for serving the notice to redeem, taking and recording said deed, the plaintiff paid on the list day of March, 1891, a tax deed based on said sale and lay recorded, and that for serving the notice to redeem, taking and recording said deed, the plaintiff paid on the list day of March, 1891, except the light of the light of the defendants of each and all of the defendants to be the absolute owner of said real estate free and clear of all liens and interests in said real estate of the several defendants to be determined, that plain

In the District Court of the State of Nebraska, in and for Holt County.

Farmers' Loan and Trust Company. Plaintiff.

Orra H. Nickerson, A. L. Nickerson, her husband; Charlett F. White, Edward Welton and the South half of the Northeast Quarter, and the Northeast Quarter of Section Eight (8), in Township Thirty-two (32), of Range Thirteen (13), West of the 8th P. M., in Holt county Nebruska, Defendants.

To cach of the above named defendants and to all persons interested in the above described real estate:

You and each of you are hereby notified that the petition of the plaintiff in the above entitled action is now on file in the office of the clerk of the district court of Holt county, Nebraska, claiming that plaintiff purchassed the above described real estate at tax sale, on the 31st day of December 1888, for the taxes for 1887 and paid therefor the sum of 316 and 56-100 dollars, and that under said sale plaintiff has paid subsequent taxes as follows, to wit: On the 2nd day of November, 1889, the sum of ten and 70-100 dollars, and on the 14th day of July, 1890, the sum of Fifteen and 7-100 dollars. That on the 31st day of March, 1891, a tax deed based on said sale and payment was issued to plaintiff purporting to convey said property to plaintiff, which deed was duly recorded, and that for serving notice to redeem, and procuring and recording said deed plaintiff paid on the 31st day of March, 1891, costs amounting to Seven dollars, and that by reason of such sale, payment and the issuance of said tax deed, plaintiff claims to be the absolute owner of said real estate free and clear of all liens and interests.

You are further notified that said petition further claims that one Edward DeLand purchased the above described real estate at tax

METHODIST CHURCH. Sunday
Services—Preaching 10:30 A. M. and 7:30
P. M. Class No. 19:30 A. M. Class No. 2 (Ep
worth League 6:30 P. M. Class No. 3 (Childrens) 3:30 P. M. Mind-week services—General
prayer meeting Thursday 7:30 P. M. All will
be made welcome, especially strangers.
E. T. GEORGE, Pastor.

C. A. R. POST, NO. 86. The Gen. John
O'Neill Post, No. 36, Department of Nebraska G. A. R., will meet the first and third
saturday evening of each month in Masonic
hall O'Neill

Elkhorn Valley Lodge, I. O. O.

Sidney evening in

plaintiff claims to be the absolute owner of said real estate free from all liens and interests.

You are further notified that plaintiff asks in said petition that the assetts and interests in said real estate of the several defendants to this action and all other persons be determined, that plaintiff's title to said property be fully established and quieted against the adverse claims of each and all of the defendants and all other persons, and if it be found by such determination that plaintiff's said title is defective and void, that the amount of plaintiff's lien on said land for taxes and coats, with interest and attorneys' fees as provided by statute be ascertained and such lien be strictly foreclosed, and the defendants be required to pay to plaintiff the amount of said claim within such time as may be fixed by the court, and upon a failure to make such payment the plaintiff's title to said property become fixed, established and quieted against each and all of the defendants and against all other persons, and plaintiff asks also for general equitable relief including a decree for a general and ordinary forecloseure of said lien as by statute provided and the saie of said property in satisfaction thereof.

You are further notified that the amount of plaintiff's claim against said land this 9th day of January, 1896, is One Hundred and Seventy-five Dollars.

You are further notified that you are required to appear and answer said petition on or before Monday the 17th day of February, 1896, or the allegations of said petition will be taken as true and judgment and decree rendered as therein prayed.

Dated at O'Neill, Nebraska, this 9th day of January, 1896.

Farmers' Loan & Trust Company, Plaintiff

Plaintiff. BY M. J. SWEELEY AND E. H. BENEDICT Its Attorneys.

In the District Court of the State of Nebraska, in and for Holt county. Farmers Loan and Trust Company plaintiff,

Farmers Loan and Trust Company plaintiff,
vs.

Lewis P. Rollins. Edward F. Burns. Scott T.
Jones. Mary R. Phelps and the southwest
quarter of section twenty-nine (29.) in township thirty-two (32.) of range fifteen (15.)
west of the 6th P. M., in Holt county, Nebraska, defendants.

NOTICE OF SUIT.

To each and all of the above named defendants and to all persons interested in the
above described real estate:
You are hereby notified that the
petition of the plaintiff in the above entitled
action is now on file in the office of the clerk
of the district court of Holt county, Nebraska,
claiming that plaintiff purchased said real
estate at tax sale on the 31st day of fleocmber
1888, for the taxes for the year 1887, and paid
flerefor the sum of fifteen and 91-100 dollars,
and that under said sale plaintiff has paid
subsequent taxes as follows, to-wit: On the
2nd day of November, 1880, the sum of Fi teen
and 29-100 dollars; on the 14th day of July,
1890, the sum of Eleven and 97-100 dollars.
That on the 31st day of March, 1891, a tax deed
based on said sale and payment was issued
to plaintiff purporting to convey said property to plaintiff, which deed was duly recorded, and thet for serving the notice to
redeem, taking and recording said deed, the
plaintiff paid on the 31st day of March, 1891,
costs amounting to Seven dollars, and that
by reason of such sale and payment and said

tax deed, plaintiff claims to be the absolute owner of said real estate free and clear of all liens and interests.

You are further notified that plaintiff asks in said petition that the assets and interests in said real estate of the several defendants to said action and all other persons, be determined; that plaintiff's title to said property be fully established and quieted against the adverse claims of each and all of the defendants and all other persons, and if it be found by such determination that plaintiff's said title is defective and void, then that the amount of plaintiff's lien on said land for taxes and costs, with interest and automey's fees, as provided by statute, be ascertained and such lien be strictly foreclosed, and the defendants required to pay to plaintiff the amount of said claim, within such time as may be fixed by the court, and upon a failure to make such payment that plaintiff's title to said property become fixed, established and quieted as against all other persons, and plaintiff asks also for general equitable relief, including a decree for a general and ordinary foreclosure of said lien as by statute provided, and the saie of such property in sails-faction thereof.

That the amount of the plaintiff's qualm against said land this 9th day of January, 1896, is Eighty-eight dollars.

You are further notified that you are required to appear and answer said petition on or before Monday, the 17th day of February, 1896, or said petition will be taken as true and judgment and decree rendered as therein prayed.

Dated at O'Neill, Nebraska, this 9th day of January, 1896.

Dated at Control Danuary, 1896.
FARMERS LOAN AND TRUST COMPANY,
27-4 Plaintiff.
By M. J. Sweeley and E. H. Benedict,
Its Attorneys.

In the District Court of the State of Nebraska, in and for Holt County. Farmers Loan and Trust Company, plaintiff,

Check H. Toneray, Mrs. Check H. Toneray, first and fu'll tame unknown, Charlott F. White, Jennette Taylor, Keuben Taylor and William Taylor, heirs of Reuben H. Taylor deceased. Stephen H. Elwood, Augusta Elwood his wife, Fannie M. Wright, formerly Fannie M. Connolly, and Andrew Wright her husband. Jethro Warner, and Mrs. Jethro Warner his wife, first and tull neme unknown, and William Hobacken and Mrs. William Hobacken his wife, herst and full name unknown, and William Hobacken his wife, herst and full name unknown, and Ed F. Gallagher, and the following described real estate to-wit: Beginning at a point thirty-two rods south of the northwest corner of the southeast quarter of the southwest quarter of section number six, in township number thirty-one, north of range number twelve, west Sixth P. M., thence north thirteen and one-third rods, thence east on a line parallel with the north boundary of the above described tract sixty rods, thence west sixty rods to place of beginning. Also another tract described as follows, to-wit: Reginning at a point in the west boundary of the south east quarter of the southwest quarter of section number six in township number thirty-one, north of range twelve, west of the Sixth P. M. eight chains south of the northwest corner of said section, thence east on a line parallel with the east boundary of said tract two chains, thence west to a point in the west boundary of sid tract two chains, thence west to a point in the west boundary of section number thereon, west of Sixth P. M. slephuning at the quarter section poet in the east boundary of section number one, in township number thirty-one, north of range number

ssi-100 dollars, and that under said saie plaintiff paid subsequent taxes as follows, to-wit:
On the 2nd day of November, 1889, the sum of Seven and 35-100 dollars, and on the 14th day of July, 1890, the sum of Seventeen and 17-100 dollars, and that on the 31st day of March, 1891, a tax deed, based on such sale and payment, was issued to plaintiff purporting to convey said property to plaintiff which deed was for paintiff on the 31st day of March, 1891, paid costs amounting to Seven dollars, and that by reason of said sale, payment and the issuance of said deed plaintiff claims to be the absolute owner of said land free and clear of all liens and interests.

You are further notified that said petition further claims, that one Edward DeLand purchased the land last above described at tax sale on the 7th day of November. 1891, for the taxes for the years 1898 and 1890, and paid therefor the sum of Seven and 62-100 dollars, and that under said sale the said Edward DeLand paid subsequent taxes as follows, to-wit: On the 2nd day of May, 1822, the sum of Ten and 67-100 dollars, and on the 22nd day of November, 1893, at ax deed, based on such sale and payments was issued to the said Edward DeLand, purporting to convey to his said tract of land, which deed was duly recorded, and that for serving the notice to redeem, procuring and recording said tax deed the said Edward DeLand paid costs amounting to the sum of Seven dollars, and that afterward the said Edward DeLand paid costs amounting to the sum of Seven dollars, and that afterward the said Edward DeLand and signed and increast in and reach and all other persons, and if it be found by said determination that plaintiff saids and clear and free from all liens and interests.

You are further notified that plaintiff asks in said real estate of the several defendants to this action, and of all other persons interested in said land, be determined; that plaintiff stitle to said property be fully established and quieted against the adverse claims of each and all of the defen

By M. J. Sweeley and F. H. Benedict. 27-4 lts Attorneys.

DeWitt's Sarsaparilla is prepared for cleansing the blood. It builds up and strengthens constitutious impaired by disease. For sale by Morris and Co.

Dr.Miles' Pain Pills are guaranteed to stop Headache in 20 minutes. "One cent a dose."

SHE MISUNDERSTOOD.

Miss Laborre Naturally Thought She Was Meant Herself.

"Miss Laborre," said Mr. Askam, after they had confidentially discussed a number of topics, "my object in calling upon you this evening is to consult you about a step I hope soon to take in my life. It is a step upward, and I regard it as the most momentous one I ever contemplated. In short, my dear Miss Laborre, I trust soon to be—to be married," says the Kansas City World.

"Indeed, Mr. Askam!" Miss Laborre said, assuming an indifferenteair, but blushing slightly, "and upon what do you wish to consult me?"

"Upon several subjects, my dear Miss Laborre," answered Mr. Askam, rising from his chair and seating himself be-side her on the sofa. "First, I should like to know whether you consider it is possible for two people to live comfortably on \$3,500 a year.'

"Oh, yes, indeed, Mr. Askam," Miss Laborre replied, quickly. "If two people love each other that is more than enough.

"I am indeed delighted to hear you say so," said Mr. Askam fervently. Secondly, do you think that you—that your mother and you, after living here together so long, could bear to be separated?

"It wouldn't be as though we really were separated, living in the same city, you know, Mr. Askam," returned Miss Laborre, thoughtfully. "Yes, I am sure neither of us would mind it so very much.

"That's a brave young lady," cordially responded Mr. Askam, patting the back of her fand affectionately, as it lay in her lap, "that's a brave girl. And, thirdly, do you think a man of 47, my age, Miss Laborre, too old to get married-especially if there is little, if any, discrepancy in the ages?"

"Oh, oh, you insulting thing!" acreamed Miss Laborre, springing to her feet. "You know I am not 23."

"Certainly, my dear," responded the astonished Mr. Askam, mildly, "certainly, but your mother must be nearly as old as I am."

"You have been speaking of my mother?" demanded Miss Laborre, tragically.

"Of course," said Mr. Askam, looking bewildered, "I thought it only fair, as you are the bread winner, to consult you first. Why, who do you think I meant?"

HE HAD TO BE CAREFUL.

Or He Would Be Left Out in the Cold If He Forgot That Password. From the Washington Star: "What is the matter?" asked one of Mr. Vivvies' boon companions; "you haven't taken the pledge, have you?"

"No. But I'm not looking on the wine when it's red in the cup, just the same.

"Reformed, have you?"

"Yep. You've heard of a woman's marrying a man with the idea of getting him to stop drinking. It doesn't always work; but it did in my case. My wife is a stupendously clever woman.

"Made you promise, did she?" "She didn't have to. When I started down town to-night she said: 'I've lost the latch-key, dear, but it won't make any difference. You ring the bell and I'll let you in.' I said, 'All right.' 'Only,' she said, 'we'd better agree on some password, so that when you ring I can look out of the window and make ure it isn't a burglar.' 'Of course,' said I; 'what'll the password be?' 'I have it,' she answered; 'it mustn't be too simple. You just say "irrepressible reprehensibility" and then I'll come down and let you in.' Gentlemen, if I can't say irrepressible reprehensibility when I get home I don't get in, and, moreover. I assume the chances of being taken for a housebreaker. I've simply got to be careful." And he went over and resolutely seated himself next to the ice water tank.

Their Last Drank.
John Davis, one of the largest cider makers in Indiana, recently killed thirteen coons under very peculiar circumstances. Mr. Davis' cider mill is built of wood and stands away from his house. He was awakened during the night by a noise in the mill and upon investigation found that thirteen coons were on the inside, drinking cider. He fastened the door and locked them in and went to bed. When he got up the next morning he took the coon dog and several hands and began the killing. He found the coons drunk and under going all stages of jags. The scene was a most peculiar one. They had rolled the barrels over, which had been left open to allow the cider to work. They had then drank themselves full of hard

Opinions on Trust.
"It is much harder to examine and judge than to take up opinions on trust; and therefore the far greatest part of the world borrow from others those which they entertain concerning all the affairs of life and death. Hence it proceeds that men are so unanimously eager in the pursuit of things, which far from having any inherent real good are varnished o'er with a specious and deceitful gloss, and contain nothing answerable to their appearance. Hence it proceeds on the other hand, that, in those things which are called evils, there is nothing so hard and terrible as the general cry of the world threatens. Thus the multitude has ordained. But the greatest part of their ordinances are abrogated by the wise."-Bolingbroke.

A silver watch which was dropped in a well in Belfast, Maine, twenty-five years ago, was recovered a day or two ago. Unlike most watches recovered under such circumstances, this one wasn't running just as if nothing had happened to it.

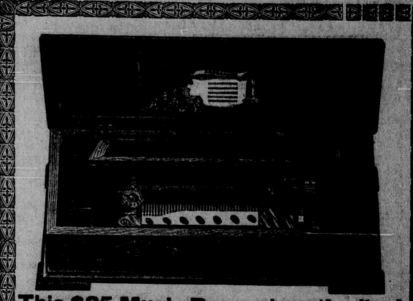
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This \$85 Music Box and one Ladies' Gold Watch actually to give away. Do you want them? Buy a Dollar's worth of goods at Bentley's and learn how to get them.



## Contraction of the contraction o THEREVIEW OF REVIEWS

-REVIEW-REVIEWS

REVIEWS, as its name implies, gives in readable form the best that appears in the other great magazines all over the world, generally on the same date that they

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the subscription price.

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women who have made the history of the month. The Literary World says: "We are decrly impressed from month to month with the value of the 'REVIEW OF REVIEWS,' which is a sort of Eiffel Tower for the survey of the whole field of periodical literature. And yet it has a mind and voice of its

own, and speaks out with decision and sense on all public topics of the hour. It is a singular combination of the monthly magazine and the daily newspaper. It is daily in its freshness: it is monthly in its method. It is the world under a field class." Sold on all News Stands. Eingle Copy, 25 cents. 2 REVIEW REVIEWS

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