Quick in effect, heals and leaves no ORDER FOR PUBLICATION OF NOTICE. Burning, scaly skin eruptions scar. quickly cured by DeWitt's Witch Hazel Salve. Applied to burns, scalds, old sores, it is magical in effect. Always cures piles. Morris & Co.

J. W. Pierce, Republic, Io., says: "I have used One Minute Cough Cure in my family and for myself, with results so entirely satisfactory that I can hardly find words to express myself as to its merit. I will never fail to recommend In the District Court of Holt County Neb. it to others, on every occasion that presents itself." Morris & Co.

The breaking up of the winter is the signal for the breaking up of the system. Nature is opening up the pores and throwing off refuse. DeWitt's Sarsaparilla is of unquestionable assistance in this operation. For sale by Morris & Co.,. druggists

One Minute Cough Cure touches the right spot. It also touches it at the right time if you take it when you have a cough or cold. See the point? Then don't cough. Morris & Co.

"Give me a liver regulator and I can regulate the world," said a genius. The druggist handed him a bottle of De-Witt's Little Early Risers, the famous little pills. Morris & Co.

Don't invite disappointment by experimenting. Depend upon One Minute Cough Cure and you have immediate relief. It cures croup. The only harmless remedy that produces immediate results. Morris & Co.

Soothing, healing, cleansing. De-Witt's Witch Hazel Salve is the enemy to sores, wounds and piles, which it never fails to cure. Stops itching and burning. Cures chapped lips and cold sores in two or three hours. Morris & Co

#### How to Cure Rheumatism.

Arago, Coos Co., Oregon, Nov. 10, 1893: I wish to inform you of the great good Chamberlain's Pain Balm has done my wife. She has been troubled with rheumatism of the hands and arms for six months, and has tried many remedies prescribed for that complaint but found no relief until she used this Pain Balm; one bottle of which has completely cured her. I take pleasure in recommending it for that trouble. Yours truly, C. A. Bullford. 50 cent and \$1 bottles for sale by P. C. Corrigan. druggist.

#### Short Line Time Card.

Passenger leaves O'Neill, Net. at 10:05 A. M., immediately after arrival of train from Black Hills, reaching Sioux City at 2:35 P. M., giving three hours time. Lowest rates. Purchase local tickets to O'Neill and re-buy there.

### It Exists in a Small Way, But Its Palmy Days Have Passed.

In a large wholesale way of busi-In a large wholesale way of busi-ness, Levantine piracy may be called extinct. No longer are the tideless waters swept by the galleys of the Al-gerine, nor do we often at church find collections being made for mariners captive among the Moors. The gen-ial old ruffian who made his prisoners drink to the king over the water is toation runnan who made his prisoners drink to the king over the water is to-tally extinct But in a small way, with very limited capital and enter-prise sadly thwarted, the isles that burning Sappho loved and sang still see a good deal of business done on the old lines. The practice rather resembles maxitime burglary, perresembles maritime burglary, per-haps, than anything worthy to be called piracy, and the practitioners are natives of mixed race. A small schooner or vessel, a hardy crew, a few Lucifer matches, and such revolv-ers as can be procured suffice for an outfit. The method is commonly as follows: The shores of the isles are studded by little villages as far from the sweet ministry of the police as wild Kintail, and we cannot put it more strongly. The wealth of the villagers mainly consists in old silver vessels and orna-ments often of heavity and ments, often of beauty and great antiquity. A sponge diver, for example, has found more than sponges. In the British museum there is a recent acquisition, a pot made of gold, weighing as much as 100 sovereigns. This was brought up from a classical wreck by a sponge diver, and it is likely enough that such discoveries are frequently made and concealed. The villagers have also the silver ornaments of their women's dowries, ments of their women's dowries, often old and curious, and there may be a few relics of antique gems, rings, necklets, and armlets, spoils of ravges of the Mycenzen age. As the tax gatherers are prompt to levy on all property, this little wealth is, of course, carefully hidden, perhaps under the thatch. The pirate's first care is to obtain private information as to who is rich among the people apparently as destitute as the old fishermen in Theocritus. When he has learned as much as he can he launches his bark under some equivalent for the Jolly Roger, he lands at the sleeping village under cover of night, surrounds the cottage, and, as a rule, places the householder on fire, or ties him up in a sack with a pair of cats, or other-wise prevails on him to disclose the hiding place of his valuables. Then the . gallant pirate sails away and it is all over.

ORDER FOR PUBLICATION OF NOTICE. State of Nearaska, Holt county, s.s. Petition having been filed in the connty court of said county, for the appointment of sdministrator of the estate of Barrett Scott late of Holt county, Nebraska. deceased, it is hereby ordered by the said court that the srd day of April, 1806, at the bour of 2 o'clock P. M. be appointed for hearing said petition, and that the notice of this order be published for three weeks in THE FRONTIER a weekly newspaper published in said county, and of general circulation. Witness my hand and seal of office this 14th day of March, 1806. [SEAL] G. A. MCCUTCHAN, 37-3 County Judge.

Anglo American Land Mortgage and Agency Company, Limited, a corporation,

John Robertson, et. al.

Vs. John Robertson, et. al. NOTICE. The Lombard Investment Company, a cor-poration, Frank Hagerman, receiver of the Lombard Investment Company. Farmers Loan and Trust Company, Joslah Walcott and A. W. Beebe, real name unknown, will take notice that on the 12th day of March. 1806. Anglo American Land Mortgage and Agency Company. Limited, a corporation. plaintif berein, filed its petition in the dis-trict court of Helt county, Nebraska, against said defendants the object and prayer of wilch are to foreclose a certain mortgage executed by the defendants, John Kobertson, and Florence Robertson, to the Lombard In-vestment Company upon the following des-cribed real estate owned by them, situated in the county of Holt, and state of Nebraska, to-wit:

the county of Holt, and state of Nebraska, to-wit: The south half of the northeast quarter and the northeast quarter of the northwest quar-ter and the east half of the northwest quar-ter of the northeast quarter of section twenty-nine (20,) township thirty-three (33,) range fiteen (15,) west of the Sixth Principal Moredian, containing in all 140 acres accord-ing to the government survey, to secure the payment of a certain promissory note, with coupons attached, dated January 18, 1886, for the sum of \$600.00 and due and payable Feb-ruary 1, 1891; that there is now due upon said note and mortgage the sum of \$600.00, with interest at ten per cent. from February 1, 1894; also the further sum of \$15.15 for taxes with interest at ten per cent. from February 1, 1896; for which sum, with interest from this date, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the \$7th day of April, 1896. ANGLO AMERICAN LAND MONETGAGE AND AGENCY COMPANY, LIMITED. 374 By A. B. Coffroth. Its Attorney.

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. Vs.
Thomas W. Johnson, and wife, Mrs. Thomas W. Johnson, W. J. Bowden, William and Goorge Krotter and Cyrenous Bell, defendants.
The above named defendants and each of them will take notice that on the 6th day of March, 1806, the above named plaintiffs filed their petition in the district court of Holt county. Nebraska, against said defendants.
The object and prayer of said petition being to foreclose a trust deed, executed by the defendant Thomas W. Johnson to A. L. Ormsby, trustee, for W. L. Telford, and assigned to the plaintiffs, upon the southeast quarter of section twenty-eight. township twenty-nine, range sixteen, in Holt county. Nebraska. Said deed being given to secure the payment of a certain bond or note of \$50.00, dated February 16, 1883' due December 1, 1897, bearing interest at seven per cent. payable semi-annually as evidenced by tem interest. Coupon notes of \$10.60 attached thereto.

Interest coupon notes of endor and the thereto. Plaintiffs allege that there is due them up-on said note or bond and the trust deed given to secure the same, the sum of \$500 by reason of said defendants failure to pay the interest coupon notes of \$10,50 each that became due December 1, 184, December 1, 1865, and June 1, 1865; also that there is due the plaintiffs the further sum of \$89.57 taxes paid to protect their security, for which sums with interest from this date plaintiffs pray for a decree that the defendants be required to pay the same and that said premises may be sold to satisf; te derendants be require id that said premises may e amounts found due also each of said defendant hject to the lien of piain r other equitable relief. You are required to an 1 or before the 20th day of Dated this 0th day of the set May

before the 20th day of April, 100. ted this 9th day of March, 1896. R. R. DICKSON, Attorney for Plaintiff.

In the District Court of Holt County, Neb. Aultman. Miller and Co., Akron, Ohio, an in-corporated company, under the general laws of Ohio, plaintiff,

William Veale, defendant. NOTICE. The above named defendant. William Veale, will take notice-that on the 28th day of January, 1806, the plaintiff began an action in the district court of Holt county, Ne-braska, against you to recover judgment against you for the sum of \$100.00 on a certain promissory note given by you to the plaintiff on the lith day of July. 1802, plaintiff alleg-ing in said petition that there is due on said note and amont. sa'd ar



HOTEL

American Exchange Bank, Lincoln Savings Bank, Merchants Bank, Any R. R. Agent in Lincoln. (Telephone 382) LINCOLN. NEB

- VANS

Enlarged Refurnished Refitted Only First-class Hotel In the City.

W. T. EVANS, Prop.

WEST EAST Tickets and Consi, Freight via the F. E. & M. V. and S. C. & P RAILROADS.

E CORV IL SUS DUR			-	
TRAI.	NS	DE	PAL	T:
	OING			
and the second states of the s	UINC	. BVQ	*•	0.00
Passenger east,		•		9:20 A. M
Freight east.				10:80 A. M
Freight east,	•			2:10 р. м.
G	OING	WES	т.	
Freight west,				2:10 р. м
Passenger west,	S. 1. 3.	. 23		9:27 P. M
Freight				2:10 P. M.
The Elkhorn Ld		now	runni	
The Elkhorn Li Ohair Cars daily,	betw	een (	Imah	a and Dead-
wood, free to hold	lers e	of fir	st-cla	ss transpor
tation.				and the first
Fer any	infor	matio	on cal	lon
W. J. 1	DC	D	DC	Act
AKT TU T		D	Da	, AGI.
O'N	EIL	L. N	EB.	ALTER OF STREET

# FRONTIER THE 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 scrupu. neat and prompt with their work and guarantee satisfac-Mail orders receive tion. 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

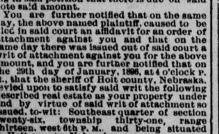


#### LEGAL ADVERTISEMENTS.

#### NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, NEB. March 18, 1896.





M., that the sheriff of Hoit county, Nebraska.
 evied upon to satisfy said writ the following desoribed real estate as your property under and by virtue of said writ of attachment so issued, to-wit: Southeast quarter of section twenty-six, township thirty-one, range thirteen, west 6th r. M., and being situated in Hoit county, Nebraska.
 You are further notified that the ground upon which said writ of attachment issued is that you are a non-resident of the state of Nebraska; you are also notified that on the state of Fobraska; you are service by publication against you all for the state of Nebraska.
 You are further notified that the plaintiff demands judgment against you in the amount heretofore stated and will ask that the property attached be sold for the purpose of paying said judgment and costs.
 You are required to answer said petition on or before the 16th day of March, 1866.
 Bated February 4, 1866.

R R. DICKSON, Attorney for Plaintiff.

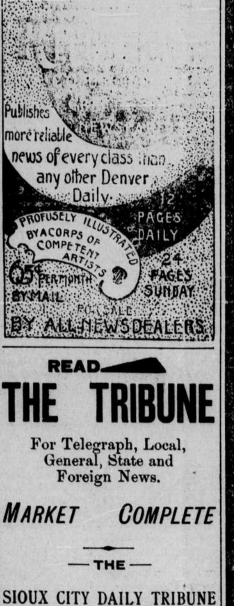
NOTICE TO NON-RESIDENT DEFENDANTS

(First publication in The Frontier Feb. 6, '96.) n the district court of Holt county, Neb. athaniel Knowles, plaintiff,

the district court of Holt county, Neb. ithaniel Knowles, plaintiff, vs. elbert M. Benner et. al., defendants. b Delbert M. Benner, Lallie R. Benner, Charles D. Stevens, Pierce Wright & Co. Maclagan & Pierce, Marion Boles, Laura E. Boles, John Doe, tenant whose first name is to this plaintiff unknown, defendants in the above entitled cause: You are hereby notified that you have sen sued by the plaintiff in the above en-tied cause in the district court of Holt bunty, Nebraska, and that on or before the th day of March, A. O. 1896, yeu must newer the petition of the plaintiff, now on the office of the circk of said district burt, in which the plaintiff ask that a judg-ent be rendered by the court foreclosing a ortgage given by the defendants belbert. I. Benner and Lillie E. Benner to the Lom-ard Investment Company and now owned y the plaintiff, upon the following described cau further of Narter, the northwest quarter the southwest quarter, the northwest quarter te of Nebraska, towit: East half of hwest quarter, the northwest quarter southwest quarter the southeast of northwest quarter of section two, p thirty; also the south half of the st quarter and the west half of the st quarter and the west half of the st quarter of section twenty-two, p thirty-one, all in range nine west. equity of redemption of each and all defendants named in the title of said and to said mortga;ed premises be barred and foreclosed; that any tie, lien or interest owned or claimed , or either of you, in or to said to the plaintiff's mortgage lien there-hat said lands be sold to pay the in-test secured by said mortgage.

edness secured by said mortgage. u are hereby further notified that, if you to answer said petition on or before the hereinbefore stated, the facts and alle QUICKEST D. M. VINSONHALER, Attorney for Plaintiff.

Address: lanted-An Idea



\$6 Per Year.

50 Cents Per Month.

THE TRIBUNE.

BEST MAIL SERVICE

Sioux City, Iowa.

Sub. Dept.

will print it almost as you wait.

### As an Advertising :1 1 m



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 lead. ing publications of the world.



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