NO HASTY MARRIAGES.

ligher Education Makes Women Less

Dependent. So long as the attraction of sex remains you cannot abolish marriage!" excitedly exclaimed the conservative man, according to Vogue.

"I have no desire to do away with marriage, but simply to mitigate it," replied the woman propagandist. And most thoughtful people will agree with the woman speaker that the recklessness which characterizes marriage should be moderated. It is encouraging to those whose hearts are touched by the manifold sorrows of humanity to observe that, in this matter of marriage (a most prolific source of misery to human beings), different agencies are at work, educating people to an appreciation of the gravity of the estate, education of women has, from the start, early marriages and toward imprudent moreover, taking up careers and remaining single. A recent canvass of college graduates is said to have shown that, while 90 per cent of non-college women become wives, only 55 per cent of college graduates resign their lives into the keeping of husbands. From other sources it is learned that those who marry do not swell the lists of invalid wives; neither do 50 per cent of the children born to them figure in mortality tables, as is the ghastly fact with the everyday woman's children. man to save him, and thus insure for ers; neither does love (?) in a cottagetranslated in these days into a cheap flat in an unwholesome locality-appear to her finer or more winsome than the self-respecting independence of the bread-winning positions that are now within her reach. Years ago some conservative men had the perspicacity to realize and the courage to state that fuller life for women meant the lessening of her interest in marriage (the only profession her foremothers had een permitted to consider) and that she would be harder to please and more phophecies have come to pass is matter for congratulation or for condemnation, according to the observer's point of

A WIFE'S TYRANNY.

She contradicts him at the head of his set him right on an utterly unimportant little detail—say the date of a transaction, which he makes the 7th of Sep she interferes in all his arrangements, and questions his authority in the stables, the field, the church, the consulting-room; she apportions his food and regulates the amount of wine he may take; should she dislike the smell of totake; should she dislike the smell of tobacco she will not allow him the most
transient whist of the most refined cigarette, and, like her brother with his
victim, she teaches the children to despise their father by the frank contempt with which she treats him and
the way in which she flouts his opinion
and denies his authority. If she is more
affectionate than aggressive she renders him ridiculous by her effusiveness.
Like the "Sammy, love," which roused

Dean Alford's reprobation, she loads Like the "Sammy, love," which roused Dean Alford's reprobation, she loads him with silly epithets of endearment before folk, oppresses him with person-al attention and treats him generally as a sick child next door to an idiot.

All out of love and its unreasoning tyranny she takes him into custody in public as in private life—and allows him no kind of freedom. Robust and vigorous as he is, she worries over his health as though he were a confirmed invalid; in the hey-day of his maturity coddling him as if he were an octogenarian bordering on the second childhood. She continually uses the expression, "I shall not allow my husband to do so and so;" or, "I will make my husband do this or that." Never by any chance does she confess his right to free action, bound as he is in the chains of her tyrannous affection. In the end she makes him what she has long fancied him to be, a backboneless valetudinarian, whom the sun scorches to fever and the east wind chills to pneumonia—one who has lost the fruit by "fadding" about the flower.—Chicago Chronicle.

Dr. Clark's Novel Idea. The Rev. F. E. Clark, president of the Christian Endeavorrs, suggested a unique plan a week or two ago. It is to start a "chain of prayer," to reach clear around the world, and in which every member of the seclety, if he wishes, might form a link. Each Endeavorer is to offer one short petition every day for other members and for the cause at large. Special objects may from time to time be included. To become a link in the chain requires but one condition, viz., belief in prayer.

It Was Rosten.

A tory speaker in Berwickshire held a nut in his hand and said: "This represhell is the free church, good in its way, but not the best of things. Now crack this not and you got the cataled church." He cracked it and it rotten and he had to retire amid erisive cheers.-Fun.

His Reverence-I can't take your ab, Pat. I see your horse has been on

ut that. The last place he had was with a praste and faith, he had to keep ap a simblance of religion.—Sydney

The young man had asked for a horse that was gentle and safe. As he drove out of the stable the liveryman said, "The spring on the right side of the buggy is the stronger;" and the young man blushed until his cars looked like

LEGAL ADVERTISEMENTS.

NOTICE.

To David Adams non-resident:
You are hereby notified that O. O. Snyder, receiver of the Holt County bank in an action pending in the district court of Holt county, Nebraska, wherein the state of Nebraska is plaintiff and the Holt County Bank is defendant. has filed his petition in the district court of Holt county, Nebraska, asking that an order be made in said court cancelling the tax deed now held by you and of record upon the southeast quarter of the southwest quarter section six, township thirty-two, range ten, west 6th p. M., in Holt county, Nebraska, and quiet the title of said premises in John T. Prouty, the owner thereof, and to peamit the said John T. Prouty to redeem said land by payment of \$17.00 as taxes and interest thereon, and that said money when so paid by said John T. Prouty be charged to your account and turned in as part of the assets, of said Holt County Bank. And you are further notified that by an order of the court duly made in said premises you are required to answer said petition on or before the 22nd day of June, 1896, and show cause, if any there be, why the prayer of said petition should not be granted and the said John T. Prouty permitted to redeem said land and when so redeemed that your tax deed be cancelled and the title of said property be quieted in said John T. Prouty and the money received from said redemption be credited to your account and turned in as part of the assets of the Holt County Bank.

Dated this 8th day of May, 1896. Dated this 8th day of May, 1896, 454 O. O. SNYDER, Receiver Holt County Bank.

APPLICATION FOR LIQUOR LICENSE. Matter of application of Lyman Page for liquor license.

Matter of application of Lyman Page for liquor license.

To the mayor and city council of the city of O'Neill, Holt county, Nebraska:

Notice is horeby given that Lyman Page has filed his application with the city cierk of O'Neill, Holt county, Nebraska, for license to sell malt, spirituous and vinous liquors in O'Neill, Grattan township, Holt county, Nebraska, from the ist day of June, 1896, to the 4th day of May, 1897. If there be no objections, remonstrance or protest filed within two weeks prior to the 1st day of June, 1896, the said license will be granted.

Lyman Page, Applicant.

The O'Neill FRONTIER newspaper will publish the above notice for two weeks at the expense of the applicant, the city of O'Neill not to be charged therewith.

55-2

N. Martin, City Cierk.

TIMBER CULTURE, FINAL PROOF. NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE,
O'Neill, Nebraska, May 9, 1896.

Notice is hereby given that Frederick
Opocensky, of Niobrara, Neb., has filed notice
of intention to make final proof before the
register and receiver at their office in O'Neill,
Neb., on Saturday, the 20th day of Jnne, 1896,
on timber culture application No. 6251, for
the NW4 of section No. 23, in township No.
32. north, range No. 9 west. He names as
witnesses: Mike Hrbek and Frank Hrbek, of
Pishelville, Neb., Frank Hrbek, of Verdegre,
Neb., and Vac Hvizdalek, of Niobrara, Neb.
45-6 JOHN A. HARMON, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, NEB., |
May 13, 1896; |
Notice is hereby given that the following named settler has filed notice of his intention to make fuzz preof in support of his claim, and that said proof will be made before the Register and Receiver at O'Neill, Neb., on June 22, 1896. Viz:

ANNA TRULLINGER, H. E. No. 14478, for the SW& section 19 township 39, north, range 9, west.

He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Joseph M. Hunter and Swam S. Alm, of Star, Nebr., Hiram R. Henry and James Stanton. of O'Neill, Neb. 45-6

JOHN A. HARMON, Register.

NOTICE FOR PUBLICATION.

TIMBER CULTURE, FINAL PROOF. NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE,
O'Neill, Neb., April 23, 1896.
Notice is hereby given that Edmond H.
Benedict, of O'Neil, Holt county, Nebraska,
has filed notice of intention to make final
proof before the register and receiver at
their office in O'Neill, Nebraska, on Friday,
the 5th day of June, 1836, on timber culture
application No, 6200, for the NE quarter of
section No, 21, in township No. 32, range No.
9 west. He names as witnesses:
James Binkard, of Dorsey, Nebraska; E.
Conaughton, of Dorsey, Nebraska; Thos.
Crow, of Dorsey, Nebraska; Z. Miler, of
Dorsey, Nebraska.
43-6np John A. Harmon, Register.

TIMBER CULTURE FINAL PROOF, NOTICE FOR PUBLICATION.

FOR PUBLICATION.

UNITED STATES LAND OFFICE.

O'Neill, Neb. April 21. 1896.

Notice is hereby given that David C.
Horton, of Ewing, Holt county, Neb., has
filed notice of intention to make final proof
before the Register and receiver at their
office in O'Neill, Neb., on Friday, the 29th
day of May, 1896, on timber culture application No. 6292, for the N½ NR½ and N½
NW½ of section No. 9, in township No. 26,
north, range No. 11, west. He names as
witnesses: Jeremiah H. Wilson and Frederic
Wilson, of Little, Nobraska, George Majors,
of Chambers, Nebraska, and Samuel H.
Trussell, of Little Nebraska.

42-6

JOHN A. HARMON, Register.

NOTICE FOR PRESENTATION TO AND BEFORE JUDGE.

Notice is hereby given to all persons having claims and demands against Barrett Scott late of Holt county, deceased, that the time fixed for filing claims against said estate is six months from the 5th day of April. 1896.

All such persons are required to present their claims with the vouchers to the county judge of said county, at his office therein, on or before the first day of September, 1896, and all claims so filed will be heard before the said judge on the 5th day of September, 1896, at 10 o'clock A. M.

[SEAL.]

G. A. MCCUTCHAN, 42-3

County Judge.

Dated this 21st day of April, 1896.

TIMBER CULTURE, FINAL PROOF. NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE, O'Neill, Neb., April 10, 1896. O'Neill, Neb., April 10, 1896. (
Notice is hereby given that Michael Engelhaupt, of Amelia, Neb., has filed notice of stention to make final proof before the register and receiver at their office in O'Neill Neb., on Frielay, the 22nd day of May, 1896, on imber culture application No. 6220, for the NE3, of section No. 33, in township No. 27 N. range No. 13 w. He names as witnesses George Hohl, of Amelia. Neb., Edward P. Boyle, of Amelia, Neb., Charles Brown of Chambers, Neb., Gotlieb Neimand, of Chambers, Neb., 41-6 John A. Harmon, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL. Neb.,
April 4. 1896.
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 Begister and Receiver at O'Neill. Nebraska, on May 16. 1896, viz:
WILLIAM H. LAURENCE, H. E. No. 14450, for the AW ½ sec. 31, twp. 26, north range 13 west.

West.

He names the following witnesses to prov-his continuous residence upon and culti-vation of, said land, viz: Thomas Curran.

T. J. Scott and J. N. Tibbets, of Chambers, and Thomas Hirgins, of Amelia.

JOAN A. HARMON, Register.

Chittenden and Eastman, a partnership com-posed of H. W. Chittenden and E. P. East-man, and doing business as Chittenden and Eastman, plaintiffs.

Eastman, plaintiffs.

Vs.

Margarett Ann Biglin and husband, Owen F. Biglin, John McHugh and wife, Mamie McHugh, the State Bank of O'Neill. Nebraska, a corporation, the Wisconsin Furniture and Coffin Company, a corporation, John McHugh, trustee, T. A. Thompson, John McGann, single, the County of Holt and Mary A. Hads, formerly Mary A. Coughlin, formerly Mary A. O'Neill and widow of John O'Neill, deceased, and husband J. H. Hads, first and full name unknown, John H. O'Neill and wife, Mrs John H. O'Neill, Mary Steele, formerly Mary O'Neill, and husband A. L. Steele, first and full name unknown, Kittle Dwyer, formerly Kittle O'Neill, and Richard J. Dwyer, her husband, wife, son and daughters and sole heirs at law of John O'Neill, deceased defendant.

defendant.

NOTICE:

The above named defendants and each of them will take notice that on the 23rd day of April. 1896, 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 mortgage, executed by the defendants Margarett Ann Biglin and Owen F. Biglin, as O. F. Biglin, to the plaintiff's, upon lot 21, in block 22, of the original town of O'Neill, county of Holt, Nebraska.

Said mortgage being given to secure the payment of their certain promissory note, dated January 12, 1895, for the sum of \$795,60 due and payable one year from date thereof. That there is now due upon said note and mortgage the sum of \$795,60 with interest at eight per cent. from date, together with the further sum of \$43,20 insurance paid by plaintiffs to insure said property against fire, for which sums with interest plaintiffs pray for a decree that the defendants be required to pay the same or that the premises may be sold to satisfy the amount found due.

Plaintiffs also pray that the interest of the defendants in said property of whatsoever kind or nature 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 1st day of June, 1896.

Dated this 20th day of April, 1898.

R. B. Dickson.

Attorney for Plaintiffs.

NOTICE TO NON-RESIDENT DEFENDANTS

In the district court of Holt county, Neb. Nathaniel Knowles, plaintiff,

VS.

Delbert M. Benner et. al., defendants.

To Delbert M. Benner, Lillie R. Benner, Charles D. Stevens. Plerce Wright & Co., Maclagan & Pierce, Marion Boles, Laurs 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 been sued by the plaintiff in the above entitled cause in the district court of Holt county, Nebraska, and that on or before the leth day of March, A. D. 1896, yeu must answer the petition of the plaintiff, now on file in the office of the clerk of said district court, in which the plaintiff ask that a judgment be rendered by the court foreclosing a mortgage given by the defendants Delbert M. Benner and Lillie R. Benner to the Lombard Investment Company and now owned by the plaintiff, upon the following described real property, situated in the county of Holt and state of Nebraska, towit: East half of the southwest quarter the southeast quarter of the southwest quarter the southeast quarter of section two, township thirty; also the south half of the southwest quarter and the west half of the southwest quarter and the west half of the southwest quarter of section twenty-two, township thirty; also the south half of the southwest quarter and the west half of the southwest quarter of section twenty-two, township thirty; or edemption of each and all of the defendants named in the title of said cause in and to said mortgaged premises be forever barred and foreclosed; that any right, title, lien or interest owned or claimed by you, or either of you, in or to said premises, be adjudged to be junior and inferior to the plaintiff mortgage lien thereon and that said lands be sold to pay the inseltedness secured by said mortgage.

You are hereby further notified that, if you fail to answer said petition on or before the day hereinbefore stated, the facts and allegations contained in said petition will be taken as true and judgment rendered

in the District Court of Holt County, Neb. C. C. Cuyler, Benjamin Graham and James Orr, plaintiffs,

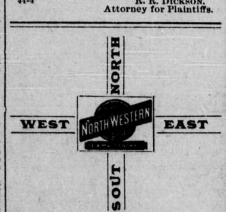
C. C. Cuyler, Benjamin Graham and James
Orr, plaintiffs,
Vs.

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

The above named defendants will take
notice that on the 2nd day of January. 1896,
the above named plaintiffs filed their petition
in the district court of Holt county Nebraska, against the above named defendants
and on the 4th day of May, their amended
petition. The object and prayer of said
amended 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, towit:
The northeast quarter of section twentythree, 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 thereoa
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 15th day of May, 1886.

Attorney for Plaintiffs.



F. E. & M. V. and S. C. & P

RAILROADS.

TRAINS DEPART:

2:10 P. M. Freight east, Freight west,

Fer any information call on W. J. DOBBS, AGT.

O'NEILL. NEB.

Wanted—An Idea of some sin

THE FRONTIER

OLDEST PAPER

and the

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O'NEILL, NEB.