

The old way of delivering mail by post boys compared with the modern telephons, illustrates the old tedious methods of "breaking" colds compared with their almost instantaneous cure by One Minute Cough Cure. Morris & Co.

To cure all old sores, to heal an indolent ulcer, or to speedily cure piles, you need simply apply DeWitt's Witch Hazel Salve according to directions. Its magic-like action will surprise you Morris & Co.

Absolutely pure, perfectly harmless and invariably reliable are the qualities of One Minute Cough Cure. It never fails in colds, croup and lung troubles. Children like it because it is pleasant to take and it helps them. Morris & Co.

"Excuse me," observed the man in spectacles, "but I am a surgeon and that is not where the liver is." "Never your mind where his liver is," retorted the other, "if it was in his big toe or his left ear DeWitt's Little Early Risers would reach it and shake it for him. On that you can bet your gig-lamps." Morris & Co.

Relieved of Terrible Pains.

R. E. Morse, traveling salesman, Galveston, Texas, says: Ballard's Snow Liniment cured me of rheumatism of three months' standing after use of two bottles. J. S. Doan, Danville, Ill., says: I have used Ballard's Snow Liniment for years and would not be without it. J. R. Crouch, Rio, Ill., says Ballard's Snow Liniment cured terrible pains in back of head and neck when nothing else would. Every bottle guaranteed. Price 50 cents. Free trial bottles at P. C. Corrigan's.

"MOTHERS' FRIEND"



Shortens labor, lessens pain, diminishes danger to life of both mother and child and leaves her in condition more favorable to speedy recovery. "Stronger and better" before confinement, says a prominent midwife. Is the best remedy for rising breast.

FOR RISING BREAST

Known and worth the price for that alone. Endorsed and recommended by midwives and all ladies who have used it. Beware of substitutes and imitations.

Makes Child-Birth Easy.

Sent by Express or mail on receipt of price, \$1.00 per bottle. Book "TO MOTHERS" mailed free, containing voluntary testimonials.

BRADFIELD REGULATOR CO., ATLANTA, GA.
SOLD BY ALL DRUGGISTS.

Pennyroyal Pills

Chickster's English Diamond Brand.

Original and Only Genuine.

Small, square, red, in wrapper of Chickster's English Diamond Brand in Red and Gold Boxes, sealed with blue ribbon. Take no other. Refuse dangerous substitutes. Beware of cheap imitations. At Druggists, or send 4c in stamps for particulars, testimonials and "Ballad's Snow Liniment" by return mail. 10,000 Testimonials. Name Paper, Chickster Chemical Co., Madison Square, Philadelphia, Pa.

Hemstreet's

BILLARD PARLOR

Fine Cigars Kept In Stock.

Ballard's Snow Liniment.

Mrs. Hamilton, Cambridge, Ill., says I had the rheumatism so bad I could not raise my hand to my head. Ballard's Snow Liniment has entirely cured me. I take pleasure in informing my neighbors and friends what it has done for me. Chas. Handley, clerk for Lay and Lyman, Kewanee, Ill., advises us Snow Liniment cured him of rheumatism. Why not try it? It will surely do you good. It cures all inflammation, wounds, sores, cuts, sprains, etc. Price 50 cents. Free trial bottles at P. C. Corrigan's.

What a Prominent Insurance Man Says.

H. M. Blossom, senior member of H. M. Blossom & Co., 217 N. 3rd St. Louis writes: I had been left with a very distressing cough, the result of influenza, which nothing seemed to relieve, until I took Ballard's Horehound Syrup. One bottle completely cured me. I sent one bottle to my sister who had a severe cough, and she experienced immediate relief. I always recommended this syrup to my friends.

John Cranston 908 Hampshire Street, Quincy, Ill., writes: I have found Ballard's Horehound Syrup superior to any other cough medicine I have ever known. It never disappoints. Price 25 and 50 cents. Free sample bottles at P. C. Corrigan's.

What is a Guarantee?

It is this. If you have a cough or cold, a tickling in the throat, which keeps you constantly coughing, or if you are afflicted with any chest, throat or lung trouble, whooping cough etc., and you use Ballard's Horehound Syrup as directed, giving it a fair trial, and no benefit is experienced we authorize our advertised agent to refund your money on return of bottle. It never fails to give satisfaction. It promptly relieves bronchitis. Price 25 and 50 cents. Free sample bottles at P. C. Corrigan's.

LEGAL ADVERTISEMENTS.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA

John E. Hill, receiver of the Lincoln Savings Bank and Safe Deposit Company, a corporation, plaintiff,

vs.

Henry C. McEvony, Nellie A. McEvony his wife, George A. McArthur, John McHugh, McHugh his wife, and an unknown, J. J. King, first name unknown, King his wife, first name unknown, defendants.

NOTICE TO NON-RESIDENT DEFENDANTS:

Above named defendants Henry C. McEvony and Nellie A. McEvony his wife will take notice that on the 24th day of July, 1896, above named plaintiff filed a petition against above named defendants in said court the object and prayer of which are to foreclose a certain mortgage given by defendants Henry C. McEvony and Nellie A. McEvony his wife to defendant George A. McArthur, dated October 3, 1894, filed for record and recorded in the office of the register of deeds of Holt County on October 11, 1894, in book 62 of mortgages on page 595, conveying the following real estate situated in said county, to-wit:

Commencing sixty-nine (69) feet north of the northwest corner of lot eighteen (18) block "A" in Patsy's addition number two (2) running north one hundred and seventy (170) feet; thence running east ninety (90) feet; thence south one hundred and seventy (170) feet; thence running west to place of beginning in the southeast northeast quarter 30, 29, 11, west.

That default has been made in the payment of the indebtedness secured by said mortgage and there is now due the plaintiff in the premises the sum of \$300.00 with interest at 10 per cent. from the 5th day of October, 1894, which is a valid and first lien upon said premises; and plaintiff prays for a sale of said premises according to law to satisfy the amount adjudged to be due in the premises and for a decree foreclosing the equity of redemption of all said defendants and those claiming under them.

You and each of you are required to answer said petition on or before Monday, the 4th day of January, 1897, or the same will be taken as true and judgment and decree rendered accordingly.

J. E. HILL, Receiver, Plaintiff.

By A. S. Tibbets and L. C. Burr, His Attorneys.

NOTICE TO CREDITORS.

In county court, within and for Holt County, Nebraska, August 28, 1896, in the matter of the estate of Ellen M. Chatterton deceased.

To the creditors of said estate: You are hereby notified, that I will sit at the County Court room in O'Neill in said County, on the 1st day of December 1896, the 3rd day of January 1897 and the 3rd day of February 1897, to receive and examine all claims against said estate, with a view to their admission and allowance. The time limited for the presentation of claims against said Estate is six months, from the day of August 28, 1896, and the time limited for payment of debts is One Year from said 8th day of August 1896. Witness my hand and Seal of said County Court, this 1st day of August 1896.

(SEAL) G. A. McCutchen County Judge.

CONDENSED TESTIMONY.

Chas. B. Hood, broker and manufacturer's agent, Columbus, Ohio, certifies that Dr. King's new discovery has no equal as a cough remedy. J. D. Brown, proprietor St. James hotel, Ft. Wayne, Ind., testified that he was cured of a cough of two years' standing, caused by la grippe, by Dr. King's New Discovery. B. F. Merrill, Baldwinville, Mass., says that he has used and recommended it and never knew it to fail and would rather have it than any doctor, because it always cures. Mrs. Hemming 222 E 25th St., Chicago, always keeps it at hand and has no fear of croup, because it instantly relieves. Free trial bottles at P. C. Corrigan's drug store.

OSZMANLIS ORIENTAL SEXUAL PILLS

Sure, Prompt, Positive Cure for Impotence, Loss of Manhood, Seminal Emissions, Spermatorrhea, Nervousness, Self-Deceit, Loss of Memory, etc. Will make you a STRONG, Vigorous Man. Price \$1.00, 6 Boxes, \$5.00. Special Directions Mailed with each Box. Address: Ballard's Snow Liniment Co., 210 Lucas Ave., ST. LOUIS, MO.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, Neb., July 17, 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 Register and Receiver at O'Neill, Nebraska, on August 28, 1896, viz:

CHARLES N. BROWN, H. E. No. 14389, for the E¹/₂ NE¹/₄ and E¹/₂ SE¹/₄ section 30, township 27, north range 12 west.

He names the following witnesses to prove his continuous residence upon said land, viz: Gottlieb Niemand, Carl Niemand, Andy Welch and Ignatz Welch, all of Chambers, Nebraska.

J. H. HARMON, Register.

NOTICE TO NON-RESIDENTS.

James C. Bullock and Mary E. Bullock non-resident defendants: Notice is hereby given that on the 18th day of August, 1896, Kirby and Howe 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 a certain mortgage executed by Mary E. Bullock and James C. Bullock upon the northeast quarter section 27, township 32, north range 15, west 6th P. M., in Holt county, Nebraska, which mortgage was executed and delivered to plaintiffs and filed for record on the 5th day of January, 1893, and recorded in book 60 of mortgages at page 343; that there is now due upon said mortgage the sum of \$450.00.

You are required to answer said petition on or before the 19th day of October, 1896, or the same will be taken as true and judgment entered accordingly.

H. M. UTTLEY, Attorney for Plaintiff.

NOTICE TO NON-RESIDENTS.

John Newman, Tressa Newman, J. F. Bradford and Mrs. Bradford his wife, whose first and full name is unknown, non-resident defendants: Notice is hereby given, that on the 28th day of August, 1896, Equitable Securities company, 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 a certain mortgage executed by John Newman and Tressa Newman upon the north half of northeast quarter, southeast quarter of northeast quarter and northeast quarter of northwest quarter section 34, township 31, north range 12, west 6th P. M., in Holt county, Nebraska, which mortgage was executed and delivered to Farmers Loan and Trust Co., and filed for record on the 19th day of February, 1895, and recorded in book 45 of mortgages at page 256; that there is now due upon said mortgage the sum of \$450.00.

You are required to answer said petition on or before the 19th day of October, 1896, or the same will be taken as true and judgment entered accordingly.

H. M. UTTLEY, Attorney for Plaintiff.

IN THE COUNTY COURT.

Before G. A. McCutchen, County Judge.

J. L. Bidle non-resident defendant: You are hereby notified that on August 18, 1896, Henry Waterman administrator of the estate of Barret Scott deceased, commenced an action in said court against you and Amos Sargent and James Sargent to recover the sum of \$125, now due upon a promissory note given by you to Barret Scott and at the same time the said county court issued an order of attachment which said order was placed in the hands of the sheriff of Holt County, Nebraska, and on the 18th day of August was levied upon the store building, counters and shelving situated in the SE¹/₄ of the SE¹/₄ section 4-3-10 in Holt County, Nebraska, as your property, and that on the 2nd day of August 1896 said case was continued for 60 days for publication of this notice at that time judgment will be entered against you and an order to sell the property if and when you appear and show cause why the same should not be done. HENRY WATERMAN, Plaintiff, Administrator for the estate of Barret Scott.

LEGAL NOTICE.

John Price, Thomas Carberry and Mrs. A. J. Traver, (first name unknown), defendants, will take notice that on the 7th day of September, 1896, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendants, implored with Nebraska Loan and Trust Company, also a defendant, the object and prayer of which petition are to foreclose a tax lien held by the plaintiff upon and against the northwest quarter of section ten (10) township twenty-nine (29) north of range sixteen (16) west of the 6th P. M., in Holt county, Nebraska. That on the 5th day of December, 1889, E. W. Adams purchased said premises at private tax sale according to law for the delinquent taxes levied on said premises for the year 1888, and paid for said delinquent taxes, interest and costs, at said tax sale, the sum of \$25.03. That on the 25th day of September, 1890, said E. W. Adams paid the taxes levied on said premises for the year 1889 and which at the time of such payment were delinquent, and that said delinquent taxes with interest amounted to \$14.39 at the time they were so paid by said Adams. That the taxes levied on said land for the year 1890, became delinquent and on the 28th day of August, 1891, said Adams paid said taxes amounting with interest to \$14.00. That the taxes levied on said land for the year 1891, became delinquent, and on the 30th day of September, 1892, said Adams paid said taxes amounting with interest to \$17.50. That taxes were levied on said premises for the year 1892, and said taxes became delinquent and on the 3rd day of October, 1893, said Adams paid said taxes amounting with interest to \$20.50. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county and that said premises have never been redeemed from said tax sale and all of said taxes constitute a valid lien on said premises. That on the 24th day of July, 1894, said E. W. Adams, for a valuable consideration, sold and assigned said tax lien upon said land and all interest he ever possessed on said land under and by virtue of said tax sale, and under and by virtue of all taxes ever paid by him on said premises to this plaintiff who is now the owner thereof. That there is now due the plaintiff on said tax lien the sum of \$168.00, for which sum with interest from this date at ten per cent. per annum, 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 19th day of October, 1896.

Dated this 10th day of September, 1896.

H. H. A. BERRY, Plaintiff.

LEGAL NOTICE.

Johann Daniels, Check H. Tonoray, Emma Tonoray and Mrs. R. A. Lester, (first name unknown) defendants, will take notice that on the 7th day of September, 1896, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendants implored with Ed. F. Gallagher and Nebraska Loan and Trust Company, also defendants, the object and prayer of which petition are to foreclose a tax lien held by the plaintiff upon and against the east half of the northeast quarter of section six (6), and the west half of the northwest quarter of section five (5), in township twenty-five (25), north of range twelve (12) west of the 6th P. M., in Holt county, Nebraska. That on the 5th day of December, 1889, E. W. Adams purchased said premises at private tax sale in accordance with law for the delinquent taxes levied on said premises for the year 1888, and paid for said delinquent taxes, interest and costs, at said tax sale the sum of \$12.50. That on the 28th day of September, 1892, said E. W. Adams paid the taxes levied on said premises for the year 1891, and which at the time of such payment were delinquent, and that said delinquent taxes with interest amounted to \$12.35 at the time they were so paid by said Adams. That the taxes levied upon said land for the year 1892, became delinquent and on the 3rd day of October, 1893, said E. W. Adams paid said taxes amounting with interest to \$14.50. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county, and that said premises have never been redeemed from said tax sale and all of said taxes constitute a valid lien on said premises. That on the 24th day of July, 1894, said E. W. Adams, for a valuable consideration, sold and assigned his tax lien upon said land, and all interest he ever possessed in said land under and by virtue of said tax sale, and under and by virtue of all taxes ever paid by him on said premises to this plaintiff, who is now the owner thereof. That there is now due the plaintiff on said tax lien the sum of \$72.55, for which sum with interest from this date at ten per cent. per annum 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 19th day of October, 1896.

Dated this 10th day of September, 1896.

H. H. A. BERRY, Plaintiff.

LEGAL NOTICE.

Johann Daniels, Check H. Tonoray, Emma Tonoray and Mrs. R. A. Lester, (first name unknown) defendants, will take notice that on the 7th day of September, 1896, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendants implored with Ed. F. Gallagher and Nebraska Loan and Trust Company, also defendants, the object and prayer of which petition are to foreclose a tax lien held by the plaintiff upon and against the east half of the northeast quarter of section six (6), and the west half of the northwest quarter of section five (5), in township twenty-five (25), north of range twelve (12) west of the 6th P. M., in Holt county, Nebraska. That on the 5th day of December, 1889, E. W. Adams purchased said premises at private tax sale in accordance with law for the delinquent taxes levied on said premises for the year 1888, and paid for said delinquent taxes, interest and costs, at said tax sale the sum of \$12.50. That on the 28th day of September, 1892, said E. W. Adams paid the taxes levied on said premises for the year 1891, and which at the time of such payment were delinquent, and that said delinquent taxes with interest amounted to \$12.35 at the time they were so paid by said Adams. That the taxes levied upon said land for the year 1892, became delinquent and on the 3rd day of October, 1893, said E. W. Adams paid said taxes amounting with interest to \$14.50. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county, and that said premises have never been redeemed from said tax sale and all of said taxes constitute a valid lien on said premises. That on the 24th day of July, 1894, said E. W. Adams, for a valuable consideration, sold and assigned his tax lien upon said land, and all interest he ever possessed in said land under and by virtue of said tax sale, and under and by virtue of all taxes ever paid by him on said premises to this plaintiff, who is now the owner thereof. That there is now due the plaintiff on said tax lien the sum of \$72.55, for which sum with interest from this date at ten per cent. per annum 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 19th day of October, 1896.

Dated this 10th day of September, 1896.

H. H. A. BERRY, Plaintiff.

DR. MILLS' PAIN PILLS are guaranteed to stop Headache in 20 minutes. "One cent a dose."

Dr. Price's Cream Baking Powder Awarded Gold Medal Midwinter Fair, San Francisco.

THE FRONTIER

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OLDEST PAPER

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BEST PAPER

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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 scrupulous and prompt with their work and guarantee satisfaction. Mail orders receive 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 will t it almost as you wait.

As an Advertising Medium

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.

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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 leading publications of the world.

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O'NEILL, NEB.