

**M'MANUS' The People Wondered M'MANUS' and the People will Wonder!**

Such merchandising. No wonder the people comes here as if of one mind. An even dozen helpers were to wait on the throngs---your pardon is asked. Yet we only tell of one bargain of each fifty secured by Mr. P. J. McManus during his recent eastern purchasing trip. No room for further comment---this broad page will not hold half the bargain news that could be told of this month.

**Dress Goods.**

25 of the finest dress patterns, silk and wool coarse effect, at \$1. per yard.  
 10 patterns of black silk and wool Jacquards at \$1.25 per yard.  
 All my 50-inch flannel dress goods, 50 cents per yard.  
 54-inch broadcloth at 80 cents per yard.  
 4 staple shades in best broadcloth, black, green, navy and brown at \$1.25 per yard, former price \$1.50.  
 All 36-inch flannels, 35 cents. These are bargains; don't miss them.  
 All lusterens, crape effect, 36-inch width, 25 cents.  
 Another line, 32-inch, very desirable patterns, at 18 cents.  
 A large line of new style Procrales, double fold, worth 18 cents, to close at 15 cents.

**Ladies' Fine Shoes.**

On this line of goods I defy competition for style fit and quality, for I handle the celebrated Moore & Shafter line, which have been acknowledged by all leading retail shoe dealers to be the best on the market.  
 You want to get the winter Oxblood, the latest style shoe out. Just arrived. This line is made up in the latest coin toe, in any width.  
 Also the best line of Misses' and Children's shoes. The American Beauty, new shape, at the following prices: \$1.25, \$1.50, \$1.75 and \$2.00. These are the best values on the market.

**Men's Shoes.**

This is one of the lines that I am second to none on, for I handle the largest line in the county.  
 The Enamel calf is the correct thing for men's dress shoe, and I handle the best line made.  
 We have also the finest Kangaroo shoe in the latest shape at the very low price of \$4.  
 A line of fine calf shoes at \$3; former price \$4 and \$4.50. These are trade winners.  
 Also keep a full assortment of men's shoes in cheaper grades.

**Capes and Jackets.**

15 fine Kersey Jackets up-to-date style, worth \$18.50 for \$15.  
 10 fine Kersey Jackets, button trimmed, worth \$15, to close at \$12.  
 25 blue or black Kersey garments, worth \$13.50, to close at \$11.50.  
 25 of the best Kersey garments ever offered at \$10, to close at \$8.  
 A number of \$5, \$6 and \$6.50 to close at \$4.  
 15 garments to close at \$2.50 and \$3.00, former price \$5.  
 By an early selection you get the best bargains.

**Mittens.**

Ladies' silk and wool mitts, double, at 50, 65 and 75 cents.  
 Misses' and Children's mitts from 15 to 75 cents.  
 A complete line of men's dress gloves and mittens, also a large line of common goods at very low prices.

**Miscellaneous.**

25 Wool Shawls to close at half price.  
 Also a fine line of Portiers, to close at 20 per cent discount.  
 Duck Coats---The best rubber lined at \$2.50. Other grades at \$2.25, \$2.00 and \$1.50.  
 A few boys' cottonade coats, double breasted, at \$1.50.  
 After our immense fall trade on fur coats I have three to close at reduced prices.

**Get a Bow Girl!**

A nice assortment of feather boas, latest out, in prices ranging from \$1.50 to \$2.50.  
 25 dozen silk mufflers for holiday use, nobby patterns.  
 25 dozen silk handkerchiefs, ranging in price from 10 to 35 cents. Just the thing for a present.

**Shirts.**

Men's flannel shirts worth \$2.50, to close at \$2.  
 A \$2 line to close at \$1.75.  
 A fancy check flannel shirt, the best ever shown, at \$1.50.  
 Our Moleskin fleeced shirt at 90 cents is a daisy.  
 We have a cracker-jack in heavy Chevoit at 65 cents.  
 Our immense trade in underwear has our lines broken, and what we have left will be closed at a discount of 20 per cent. Don't fail to see this line as there are some good things left.

**Groceries.**

I will note you a few of the many bargains in the grocery line.  
 19 pound granulated sugar \$1.  
 Key coffee 18 cents per package. No other on the market equals this.  
 New York Buckwheat 3 1/2 cents a pound.  
 Moca and Java coffee, 25 cents per pound. A good one.  
 Green Apples 65 cents per bushel.  
 The best Japan Tea, 3 pound for \$1.  
 The finest May pickings, Japan Tea for 50 cents, worth 75 cents.  
 Prunes---Nice fresh stock, 5 cents per pound.  
 A fancy one at 8 cents.  
 Muscatel raisins, at 6 cents per pound.  
 Evaporated peaches, fancy stock, at 8 1/2 cents.  
 New York Apples per barrel, \$2.50. These are the choicest stock on the market.  
 25 pounds good rice for \$1. The best rice on the market 12 pound for \$1.

**P. J. MCMANUS.**

**LEGAL ADVERTISEMENTS.**

**IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.**

John E. Hill, receiver of the Lincoln Savings Bank and the Deposit Company, a corporation, plaintiff,  
 vs.  
 Henry O. McIlvroy, Nellie A. McIlvroy his wife, George A. McIlvroy, John McIlvroy, John McIlvroy his wife, first name unknown, J. J. King, first name unknown, and his wife, first name unknown, defendants.  
 Above named defendants Henry O. McIlvroy, Nellie A. McIlvroy, George A. McIlvroy, John McIlvroy, John McIlvroy his wife, first name unknown, J. J. King, first name unknown, and his wife, first name unknown, do hereby certify that on the 15th day of July, 1908, they were named plaintiffs filed a petition against the above named defendants for a sale of real estate and for a decree that the same be sold and the proceeds thereof be used to satisfy the mortgage given by defendants Henry O. McIlvroy and Nellie A. McIlvroy his wife to the plaintiff, John E. Hill, receiver of the Lincoln Savings Bank and the Deposit Company, as shown in the office of the register of deeds of said Holt County on October 11, 1904, in book 2 of mortgages on page 123, conveying the following real estate situated in said county, to-wit:

on said premises for the year 1899 became delinquent and on the 24th day of October, 1899, said Adams paid the said taxes amounting with interest to \$17.20. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of Holt county, and that said premises have never been redeemed from said tax sale, and all of said taxes still constitute a valid lien on said premises. That on the 24th day of July, 1908, said Adams, for a valuable consideration, sold and assigned his said tax lien on 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 \$18.40, for which sum with interest from this date at ten per cent. per annum, plaintiff prays for a decree that plaintiff 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 11th day of January, 1909.  
 Dated this 3d day of December, 1908.  
 HELEN A. BERRY, Plaintiff.

**LEGAL NOTICE.**  
 William Adams, Thomas N. J. Hynes, and John J. Gibson, executor of the estate of Ann A. McClure, deceased, defendants, will take notice that on the 31 day of December, 1908, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt County, Nebraska, against said defendants, and that said premises are the object and prayer of which are to foreclose a tax lien held by the plaintiff upon and against the northwest quarter section thirty-one (31) in township thirty-three (33) north, range ten (10) west of the 6th P. M. in Holt County, Nebraska. That the taxes due and owing on said premises for the year 1899 became delinquent and on the 24th day of October, 1899, said Adams paid the taxes amounting with interest to \$17.20. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of Holt county, and that said premises have never been redeemed from said tax sale, and all of said taxes still constitute a valid lien on said premises. That on the 24th day of July, 1908, said Adams, for a valuable consideration, sold and assigned his said tax lien on 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 \$18.40, for which sum with interest from this date at ten per cent. per annum, plaintiff prays for a decree that plaintiff 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 11th day of January, 1909.  
 Dated this 3d day of December, 1908.  
 HELEN A. BERRY, Plaintiff.

**LEGAL NOTICE.**  
 Calvin J. Rundell, defendant, will take notice that on the 31 day of December, 1908, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt County, Nebraska, against said defendant, and that said premises are the object and prayer of which are to foreclose a tax lien held by the plaintiff upon and against the northwest quarter section ten (10) in township thirty-three (33) north, range ten (10) west of the 6th P. M. in Holt County, Nebraska. That the taxes due and owing on said premises for the year 1899 became delinquent and on the 24th day of October, 1899, said Adams paid the taxes amounting with interest to \$17.20. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of Holt county, and that said premises have never been redeemed from said tax sale, and all of said taxes still constitute a valid lien on said premises. That on the 24th day of July, 1908, said Adams, for a valuable consideration, sold and assigned his said tax lien on 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 \$18.40, for which sum with interest from this date at ten per cent. per annum, plaintiff prays for a decree that plaintiff 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 11th day of January, 1909.  
 Dated this 3d day of December, 1908.  
 HELEN A. BERRY, Plaintiff.

**LEGAL NOTICE.**

Empire Hardware Company, Hart O. Fisher and Schneider and George H. Fisher, defendants, will take notice that on the 31 day of December, 1908, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt County, Nebraska, against said defendants, and that said premises are the object and prayer of which are to foreclose a tax lien held by the plaintiff upon and against the northwest quarter section nine (9) in township twenty-seven (27) north, range ten (10) west of the 6th P. M. in Holt County, Nebraska. That the taxes due and owing on said premises for the year 1899 became delinquent and on the 24th day of October, 1899, said Adams paid the taxes amounting with interest to \$17.20. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of Holt county, and that said premises have never been redeemed from said tax sale, and all of said taxes still constitute a valid lien on said premises. That on the 24th day of July, 1908, said Adams, for a valuable consideration, sold and assigned his said tax lien on 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 \$18.40, for which sum with interest from this date at ten per cent. per annum, plaintiff prays for a decree that plaintiff 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 11th day of January, 1909.  
 Dated this 3d day of December, 1908.  
 HELEN A. BERRY, Plaintiff.

**LEGAL NOTICE.**  
 Wyatt Sprits, J. B. S. Case, Ann Case, his wife, (first and last names unknown) Scott T. Jones, T. J. Moreland, Mason B. Southworth, David Jameson, Clifton E. Mayne, S. A. Solomon and W. D. Mead, defendants, will take notice that on the 31 day of December, 1908, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt County, Nebraska, against said defendants, and that said premises are the object and prayer of which are to foreclose a tax lien held by the plaintiff upon and against the southeast quarter of the northwest quarter, and the northwest quarter of the southeast quarter, and the north half of the southeast quarter of section five (5) in township thirty-three (33) north, range ten (10) west of the 6th P. M. in Holt County, Nebraska. That the taxes due and owing on said premises for the year 1899 became delinquent and on the 24th day of October, 1899, said Adams paid the taxes amounting with interest to \$17.20. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of Holt county, and that said premises have never been redeemed from said tax sale, and all of said taxes still constitute a valid lien on said premises. That on the 24th day of July, 1908, said Adams, for a valuable consideration, sold and assigned his said tax lien on 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 \$18.40, for which sum with interest from this date at ten per cent. per annum, plaintiff prays for a decree that plaintiff 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 11th day of January, 1909.  
 Dated this 3d day of December, 1908.  
 HELEN A. BERRY, Plaintiff.

**LEGAL NOTICE.**  
 Calvin J. Rundell, defendant, will take notice that on the 31 day of December, 1908, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt County, Nebraska, against said defendant, and that said premises are the object and prayer of which are to foreclose a tax lien held by the plaintiff upon and against the northwest quarter section ten (10) in township thirty-three (33) north, range ten (10) west of the 6th P. M. in Holt County, Nebraska. That the taxes due and owing on said premises for the year 1899 became delinquent and on the 24th day of October, 1899, said Adams paid the taxes amounting with interest to \$17.20. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of Holt county, and that said premises have never been redeemed from said tax sale, and all of said taxes still constitute a valid lien on said premises. That on the 24th day of July, 1908, said Adams, for a valuable consideration, sold and assigned his said tax lien on 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 \$18.40, for which sum with interest from this date at ten per cent. per annum, plaintiff prays for a decree that plaintiff 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 11th day of January, 1909.  
 Dated this 3d day of December, 1908.  
 HELEN A. BERRY, Plaintiff.

**NOTICE FOR PUBLICATION.**

LAND OFFICE AT O'NEILL, Neb., December 2, 1908.  
 Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, Register and Receiver at O'Neill, Nebraska, on January 16, 1909, viz:  
 WILLIS E. BELL, H. E. No. 14412, for the NW 1/4 NW 1/4 section 13, township 26, north range 13 west 6th P. M.  
 He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: James E. Frary, Jesse Frary, Elmer Adams and Asher E. Holcomb, all of Chambers, Nebraska.  
 JOHN A. HARMON, Register.  
 22-4p.

**LEGAL NOTICE.**  
 Wyatt Sprits, J. B. S. Case, Ann Case, his wife, (first and last names unknown) Scott T. Jones, T. J. Moreland, Mason B. Southworth, David Jameson, Clifton E. Mayne, S. A. Solomon and W. D. Mead, defendants, will take notice that on the 31 day of December, 1908, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt County, Nebraska, against said defendants, and that said premises are the object and prayer of which are to foreclose a tax lien held by the plaintiff upon and against the southeast quarter of the northwest quarter, and the northwest quarter of the southeast quarter, and the north half of the southeast quarter of section five (5) in township thirty-three (33) north, range ten (10) west of the 6th P. M. in Holt County, Nebraska. That the taxes due and owing on said premises for the year 1899 became delinquent and on the 24th day of October, 1899, said Adams paid the taxes amounting with interest to \$17.20. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of Holt county, and that said premises have never been redeemed from said tax sale, and all of said taxes still constitute a valid lien on said premises. That on the 24th day of July, 1908, said Adams, for a valuable consideration, sold and assigned his said tax lien on 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 \$18.40, for which sum with interest from this date at ten per cent. per annum, plaintiff prays for a decree that plaintiff be required to pay the same or that said premises may be sold to satisfy the amount found due.  
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 HELEN A. BERRY, Plaintiff.

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 You are required to answer said petition on or before the 11th day of January, 1909.  
 Dated this 3d day of December, 1908.  
 HELEN A. BERRY, Plaintiff.

**Did You Ever**

Try Electric Bitters as a remedy for your troubles? If not get a bottle now and get relief. This medicine has been found to be peculiarly adapted to the relief and cure of all female complaints, exerting a wonderful direct influence in giving strength and tone to the organs. If you have loss of appetite, constipation, headache, fainting spells, or are nervous, sleepless, excitable, melancholy or troubled with dizzy spells, Electric Bitters is the medicine you need. Health and strength are guaranteed by its use. Fifty cents and \$1.00 at P. C. Corrigan's drug store.

**Ballard's Snow Liment.**  
 This wonderful liment is known from the Atlantic to the Pacific and from the lakes to the gulf. It is the most penetrating liment in the world. It will cure rheumatism, neuralgia, cuts, sprains, bruises, wounds, old sores, burns, scalds, sore throat, sore chest and all inflammation after all others have failed. It will cure barbed wire cuts and heal all wounds where proud flesh has set in. It is equally efficient for animals. Try it and you will not be without it. Price 50 cents, at Corrigan's.

**RESPONSIBLE PARTIES CAN PURCHASE THE RENOWNED**  
**TEMPLE BICYCLES**  
**ON MONTHLY PAYMENTS**  
 WE WILL SELL YOU NEW MACHINES LISTED AT \$80, \$75, \$85, \$100 ON TERMS TO SUIT  
 GIVE YOU A LAMP, INHURE YOUR WHEEL AGAINST THEM. KEEP THE MACHINE IN REPAIR WITHOUT CHARGE  
 Send for Catalogue. Correspondence invited  
**Ralph Temple Cycle Co.**  
 204 35th ST., CHICAGO, ILL.