ADDITIONAL LOCAL

In some unaccountable manner a car load of steers took fire on one of the cattle trains coming through this week. and was not discovered until near Beemer where the car was immediately swiched from the rest of the train and an endeavor made to release the cattle. But one steer escaped, the rest perishing in the flames .- West Point Progress.

The "Bicyclist's Best Friend" is a familiar name for DeWitt's Witch Hazel Salve, always ready for emergencies. While a specific for piles, it also instantly relieves and cures cuts. bruises, salt rheum, eczema and all affections of the skin. It never fails.

HERSHISER & GILLIGAN.

B. S. Gillispie left yesterday morning for Minneapolis where he goes to visit his son, Harry, who is lying in the hospital with a broken knee cap, received from being thrown from a mower he was running. It is feared that an amputation of the leg will be necessary.

LATER-Word reached here this morning that his leg had been amputated at the knee. THE FRONTIER tenders its sympathy to Harry and his parents, and trusts he will speedily recover.

"Last summer one of our grand-child ren was sick with a severe bowel trouble," says Mrs. E. G. Gregory, of Frederickstown, Mo. "Our doctor's remedy had failed, then we tried Cham." berlan's Colic, Cholera and Diarrhoea Remedy, which gave very speedy relief.' For sale by P. C. Corrigan.

Every one from whom we have solicited an item of news this week has requested us to make mention of the fact that the wind was blowing-just as though we diden't know it. Why, all the week the only thing we could think of was that touching little poem that appeared in the Ladies' Journal a short time ago, which ran as follows:

The devil makes the wicked wind ¹ That raises our skirts knee high, But God is just, and he makes the dust That blows in the bad man's eye.

Plain Dealer: The populist party in Holt county never ask the voters of this commonwealth to support a cleaner or better ticket than the one now at head Let your motto be of our columns. vote it straight."

While there is no doubt as to the truth of the above, still it is no great reccommandation for the ticket, and before the campaign is over we are of the opinion that the voters of Holt county will not have a very exalted idea of populatic clanliness

A social hop was given at the rink last Friday evening by several of the young men. It was gotten up as a farewell to Smithles orchestra, which has disbanded, on account of three members leaving town, Ralph Evans going to Omaha, and Irs and Fred Kautzman to Yankton. We are sorry to see the orchestra disband, as they have furnished the city with choice music whenever occasion demanded. A very enjoyable time at the dance is reported.

Last Tuesday evening Hershiser & Gilligan gave their patrons the pleasure of witnessing the bloossoming of a night blooming cerus, at their store, while blooming cerus, at the cerus cerus, at the cerus Gilligan gave their patrons the pleasure of witnessing the bloossoming of a night to the sweet strains of m furnished by Smithies' orchestra. It was a novel, and to many a new sight to witness a plant bloom in the night time. There were eight large flowers on the plant, all opening at the same time, and a beautiful sight it was. The flowers were about five inches across and were of a dazzling white.

NOTICE

LEGAL ADVERTISEMENTS.

NOTICE. Seiberling Miller & Co., Peregoy & Moore, Daniel O'Neill, Mary Hoyster and Henry Royster, her husband, defendants, will take notice that Phoenix Mutual Life Insurance Company, of Hartford, Connecticut, a cor-poration, plaintiff, has filed a petition in the district court of Hoit county, Nebraska, sgainst said defendants, impleaded with, Michael O'Neill, jr., Annie Gallagher, Andrew Gallagher, John McNichols, admin-istrator of the estate of Michael O'Neill deceased, Patrick Hagerty, John J. McCaff-erty, Riley Brothers, A. M. Huddleson, the object and prayer of which are to foreclose a certain mortgage dated May, 1884, for 500, and interest, upon the northwest quarter of section 38 in township 30 north of range 12 west of the 6th P. M. Hoit county, Nebraska, given by Michael O'Neill to the plaintiff, which mortgage was recorded in book 3, page 51, mortgage records of said county and to have the same decreed to be a first lien and said lands sold to satisfy the same. Tou are required to answer said petition on or before the 23rd day of August, 187. Dated July 14, 187. S. D. Thorsroo, 24 Attorney for Plaintiff.

In the district court of Holt county, Nebras

Mann, M. P. Kinkaid, Henry Waterman, Mann, M. P. Kinkaid, Henry Waterman, Administrator of the estate of Barrett Scott, deceased, Plaintiffs.

Mann. M. P. Kinkaid. Henry Waterman. Administrator of the estate of Barrett Soots, deceased, Plaintiffs. N. B. Bisbee and Cargill Graham. Defendants. Cargill Graham, one of the above named defendants, will take notice that on the 21st day of May, A. D. 1897. John J. McCafferty, Nell Brennan, J. P. Mann, M. P. Kinkaid. and Henry Waterman, administrator of the estate of Barrett Soots, deceased. filed their petition in the district court of Hoit county, Nebraska, against N. B. Bisbee and Cargill Graham. defendants, the object and prayer of which petition is to recover judgment (and enforce the payment thereof) on one certain promissory note given and made by said defendants for the sum of \$2004.56, dated May 18, 1892, due six months after date, to draw interest at the rate of ten per cent. per an-num; that there is now due on said note the sum of \$2006.75, for which sum plaintiffs ask judgment, that since the beginning of said action plaintiffs caused to be issued out of said court an order of attachment against the lands, tenements, goods, chattels stocks and credits and what might be owing to said Gargill Graham in Holt county aforesaid and caused in connection with said order of attachment one Charles Knapp therein said Holt county to be notified or garnisheed to appear in said court 20th day of July, A. D. 1897, and there answer all questions pro-pounded to him touching the property of said Cargill Graham in said Knapp's possesion or under his control, the object being to reach and obtain an order form the court requiring said Knapp to pay upon the judg-ment which plain in's seek to recover the amount he agreed to pay as the purchase price for one quarter section of land situated in Holt county, which land in fax belongs to said Cargill Graham and the purchase price of which plain in's seek to rest. Anthe HENRY WATERNAN, M. P. MANN, M. P. MAN

NOTICE TO REDEEM.

NOTICE TO REDEEM. To WHOM IT MAY CONCERN: You are hereby notified. that on the eighth day of November, 1806, H. Emerson purchased at public tax sale for the delinquent taxes for the year 1804, the land described below situated in Holt county, Nebraska, viz: SB4 sec. 1 twp. 20 range 11, taxed in name of Frank Akin. N%SW4 sec. 5 twp. 20 range 11, taxed in name of John Barrett. NW4 sec. 12 twp. 30 range 11, taxed in name of John Skirving. SE4 sec. 22 twp. 30 range 11, taxed in name of C. A. Whiting.

M. Dailey.

2 twp. 30 range 11, taxed in nam and SEXSW% and SW%SE

. Edwards. E4 sec. 23 twp. 30 range 11, taxed in Nelson Hartson. NW44 and NW448W34 sec 24 twp. 30 11. taxed in name of Nelson Hartson. sec. 27 twp. 30 range 11, taxed in name Dwyer. sec. 28 twp. 30 range 11, taxed in name . Brennan.

sec. 32 twp. 30 range 11, taxed in name

Illiam F. Wiley. NE¼, NE¼SW¼ and NW¼SE¼ sec. 11 28 range 12, taxed in name of Francis C.

NW% sec. 6 twp. 29 range 12, taxed in name

LEGAL ADVENTISEMENTS. NOTICE TO NON-RESIDENT DEFEND.

ANTS. In the district court of Holt county Neb-

aska. James F. Toy, plaintiff,

Angeline Henry, Mary S. Isham, trustee, The Nebraska Loan and Trust company, and the southwest quarter of section No. thirty (30) in township No. twenty-six (26) north of range No. twelve (12) west sixth (6) P. M. in Holt county, Nebraska, defend-

ach and all of the above named de-nats and to all persons interested in the described tract of land: You and of you are hereby notified that the on of plaintiff is now on file in the office clerk of the district court in and for orounty. Nebraska, alleging that plain-nrchased said lands at tax sale on the y of November, 1892. for the taxes them effendant and unpaid for the year 1891, paid therefore the sum of fifteen and dollars (815.52) and under and by virtue d sale paid subsequent taxes as follows: tid sale paid subsequent taxes as follows bber 28, 1883, eighteen and 50-100 dollar 50) May 17, 1894, fifteen and 53-100 dollar 53) that on the 22nd day of December a treasurers deed based on such sal payment was issued and delivered t

(\$15.53) that on the 22nd day of December, 1393, a treasurers deed based on such sale and payment was issued and delivered to plaintiff by the county treasurer of said county, purporting to convey the above described lands to plaintiff, which deed was duly recorded, and that if serving the notice to redeem. riking and recording said deed plaintiff incurred and paid costs to the amount of seven dollars. You are further notified that said petition further alleges that on the 19th day of November, 1805, plaintiff again purchased said lands at a regular tax sale for the year 1894, for the taxes then due, delinquent taxes as follows, to-wit: November 11, 1896, ten and 95-100 dollars (\$12.71) and under taxes as follows, to-wit: November 11, 1896, ten and 95-100 dollars (\$10.35) and on the 19th day of May, 1807, the sum of twelve and 82-100 dollars (\$12.82.) You are further notified that plaintiff by virtue of said sales, payment of subsequent taxes, deed, costs and interest, claims to be the absolute and unqualified owner of said lands, and asks that the equity of redamp-tion of all the defendants be forcelosed and out off and that plaintiff's title to said real estate be established and quited against all the defendants, and that the assets and interests of the several defendants herein and all other persons interested in said lands and if it be found by such determination that plaintiff's title to said lands be defective and yoid that the amount of plaintiff's lien on a dil other persons interessentinativ nd il other persons interessentinativ nd il it be found by such determinativ iaintiff's title to said lands be defect old that the amount of plaintiff's aid lands for such purchase money additional and the such as a such a see, including an attorney size of ten be-ent on amount due be ascertained and suc-en be strictly foreclosed and defendants be quired to pay such amount to plaintif ithin such time as the court may fix. and pon a failure to make such payment in such me as so fixed that plaintif's title be fixed tablished and quieted against all the effendants and all other persons interested and ordinary foreclosure of his tax lien as by atute in such cases made and provided and said lands. Plaintiff durther asks for t eneral equitable relief including a genera and ordinary foreclosure of his tax lien as by atute in such cases made and provided and sale of said lands in satisfaction thereof. You are further notified that the amount of aintiff's lien and claim on said lands this h day of September, 1897, is one hundred

day of September, 1807, is one hundred d fifty dollars (\$160.00) fou are required to appear and answer said tition on or before the 18th, day of Octobe 7, or the allegations of said petition will taken as true and decree rendered accord

Janeiy. Dated at O'Neill Nebraska, this 6th. day of September 1807. JAMES F. Toy, Plaintiff, By M. J. Sweeley, and E. H. BENIDICT. His attorney

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

the matter of the estate of mais Lyons, deceased.

Dennis Lyons, descensel Generation of the service of the service

nd expenses. It is therefore considered by the ll persons interested in said real ear before me and in case my s Hon. M. P. 1

debts and costs. Dated at Chambers, at O'Neill Nebrasks this lith. day of August. 1807. W. H. WESTOVER, judge.

In the District Court of Holt County, Nebr

THE FRONTIER

is the

OLDEST PAPER

and the

BEST PAPER

HOLT COUNTY.

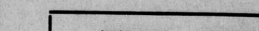
Its office is fitted with the most most modern convenien. ces and machinery, always has the latest faces of type, the best workmen, and is thereby enabled to turn out the most satisfactory kind of job work. Its management uses none but the best paper, are scrupu. neat and prompt with their work and guarantee 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 will print it almost as you

0





Mr. James E. Ferrell, of Burnt House, W. Va., has discarded all other diarrhosa medicines and now handles only Chamberlin's Colic, Cholers and Diarrhosa Remedy. He has used it in his family and sold it to his customers for years, and has no besitation in saying that it is the best remedy for colic and diarrheea he has ever known. It not only gives relief but effects a permanent cure. It is also safe and pleasant to take, making it an ideal remedy for bowel complaints. For sale by P. C. Corrigan, druggist.

Died. At his home five miles north of O'Neill, on Sunday Sept. 5, at 9;40 a. m. of quick consumption, James Cronin, aged 29 years 8 months and 5 days. Deceased was born in Vermillion county, Ill., in 1868, where he resided untill about his 9th. year when he moved to Holt county with his parents, where he has since resided. He has been ailing for nearly a year past, but was not confined to his bed untill five days before his death. Only a few weeks ago he was out in the fields at work. He leaves a mother, Mrs. John Cronin, two brothers, Dan and Will Cronin, and five sisters, Mrs. John Hayes, of Atkinson, Mrs. Nate McGraw, of Paddock, Mrs. Dennis Hunt and Mrs, C. C. McHugh, of O'Neill, and Miss Mary Cronin, to morn his loss. THE FRONTIER tenders its sympathy to the bereaved ones in this, their hour of sorrow.

T'S DANGEROUS money: th y the most expensive it is unreliable, and aker to is unreliable, and Breeds that after you must buy again. Zony only s. Instead inspiratored FATEVAN. (S) hat you a lifetime, and prove the fat the end. No one can be computed in the end. No one can be computed in BRAWARE OF INITA. Loads

AIRBANKS, MORDE & CO., :102 Farnam St., Omaha, Neb. Id Scales Stepatred.)

NE4, N48E4 sec. 19 twp. 29 range 12 d in name of C. S. Bartholomew. A sec. 30 twp. 29 range 12, taxed in name nion Trust Co. . Soc. 27 twp. 29 range 12, taxed in name

14 sec. 28 twp. 29 range 12, taxed in name Patk V aughn. 74 NE% and NE% NW%, NW% SE% sec. 17 . 30 range 12, taxed in name of Thomas

k sec. 21 twp. 30 range 12, taxed in nam ec. 33 twp. 30 range 12, taxed in name

J. M. Whisewp. Handawp. 80 rat

sec. 18 twp.

meala W. Miller.

🖌 sec. 35 twp. 30 range

A sec. 24 twp. 50 tange hn Reymer. NW%, SW%NW% sec. 3 twp. 30 range 10, NW%, SW%NW% sec. 3 twp. 30 range 10, d in name of Alliance Trust Co. 4 twp. 30 range 10, taxed in

NEW sec. 4 twp. 30 range 10, taxed in sof W. W. Whitehill. We sec. 4 twp. 30 range 10, taxed in name ion Trust Co. 10% sec. 8 twp. 30 range 10, taxed in tax sale certificates covering all of ove described land have been sold ligned to the undersigned. T. C. Can o is the present owner and holder the the time of redemption from each of tasles will evaluate the sold of the sold who is the present owner and holder thereof The time of redemption from each of scio tax sales will expire on the eighth day of November, 1897. 3-3 T. C. CANNON.

NOTICE TO NON-RESIDENTS.

NOTICE TO NON-RESIDENTS. Philo Drake and Adeline Drake, defend-ants, will take motice that C. T. Gorham, plaintif, on the 28th dry of July, 1807, filed a petition in the district. ou t of Holt county Nebrasha, against said defendants, implead-ed with the Oregon Holts ernd Land Co., the object and prayer of which is to forcelose a mortgage dated March 18: 1888, for \$400 and interest upon the southeast quarter of the northeast quarter (BE% NE%), northeast quarter of the southeast quarter (NE% SE%) of the southwest quarter of section twenty-two (22) in township twenty-seven (37) range sixteen (16) west of the sixth P. M. in Holt county, Nebraska, given by Philo Drake and Adeline Drake to John J. Rochs. trustse

county, Nobraska, given by Philo Drake and Adeline Drake to John J. Rochs, trustee, and assigned to plaintiff, which mortgage was recorded in book 35 of mortgages on page 565 of the records of Holt county. Plaintiff prays for a decree that defendants pay 5663.33 with interest at 10 per cent, from Sept. 30, 1897, and the further sum of \$60.30 for taxes paid by plaintiff with interest from Sept. 30, 1897, and the further sum of solo for taxes paid by plaintiff with interest from Sept. 30, 1897, at 10 per cent. and that in default thereof said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 13th day of September, 1897. Dated August 2, 1897. O. T. Gossaw

H. White, Edward A. White. The valter Mortgage Company and the hwest quarter of section number thirty. (33), in township number thirty-two month of super number thirty-two north of range number eleven (11), h P. M., in Holt county, Nebraska,

NOTION. each and all of the above named and to all parsons interested e described tract of land: Y of you are hereby notified th on of the above named plaints petition of the above named plaintif on file in the office of the clerk of the c court of Holt county. Nebrasks, oh that plaintiff purchased said lands at a ar tax sale, on the 7th day of Nove 892, for the taxes then due, delinque inpaid, and paid therefor the sun ighteen and 50-100 dollars, (\$18.50), and nder and by virtue of said sale, has the quent taxes on said land as fol -wit: October 28, 1893, the sum of nime of 1 >100 dollars, (\$19.90), and on the 16th May, 1894, the sum of nimeteen and 3 parts, (\$19.38). That subsciences and 3 and the subsciences and 3 and the subsciences and 3 and the sum of the sum of the sum of the subsciences and 3 and the subsciences and 3 and the sum of the sum of the sum of the subsciences and 3 and the subsciences and 3 and the subsciences and 3 and the sum of the sum of the sum of the subsciences and 3 and the subsciences and 3 and the subsciences and 3 and the sum of the sum purporting to convey a That said deed was du

h day of love nd by virtue of said sa

ou are further notified that by virtue f's title to sa if it be found by suc a she amount of th e amount of said 1

h day of October, 1897. ed at O'Neill, Nebraska, this 25th day of the 1897. JAMES F. Toy, Plaintiff. M. J. Sweeley and E. H. Benedict,

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.

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.

