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ROYAL BAKING POWDER CO., NEW YORK.

ADDITIONAL LOCAL.

Barney and Arthur Mullen came down from Deadwood Wednesday morning.

Conrad Greebe was down from Emmett Wednesday. He says his wife is very sick, and does not seem to improve.

Rev. Geo. W. Pepper, of Cleveland, Ohio, the well-known Irish nationalist, and who is also one of the leading M. E. ministers in the United States is expected to be in this city Oct. 30, and will deliver an address upon Irish National affairs. Mr. Pepper delivered an address in this city about twelve years ago and is well known to a large number of the old residents of the city. Last Monday night several of our leading citizens held a meeting in Brennan's store to make arrangements for the meeting. T. V. Golden was chairman and J. C. Morrow secretary. After talking the matter over it was decided to have another meeting in Brennan's store next Sunday afternoon at 3 o'clock, to which all friends of the eminent clergyman are invited.

An exchange says that if you expect to conquer in the battle of today you will have to blow your trumpet in a firmer way. If you toot your little whistle and then lay aside the horn, there's not a soul will ever know that such a man was born. The man that owns his acres is the man that plows all day, and the man that keeps a humping is the man that's here to stay. But the man who advertises with a sort of sudden jerk is the man who blames the printer because it didn't work. The man who gets the business uses brains and printers' ink, not a clatter and a splutter but an ad that makes you think, and he plans his advertisements as he plans his well bought stock, and the future of his business is as solid as a rock.

The man who can run a newspaper without being criticised, censured and threatened has never been found, says the Mayville (Ky.) Ledger. He is a barren idealist, beautiful to think about but incapable of taking on mortality and associating with vulgar humanity. It is as impossible for a newspaper man to please everybody as it is for everybody to please him, and the sooner he makes up his mind to the stubborn fact the better for everybody concerned. If he works hard for the public good, he receives private censure; if he compliments merit, he is censured by jealous demerits; if he approves morality, he is cursed by immorality; if he tries to be fair he is condemned by the unfair; if he makes a mistake, few overlook it or apologize for him. No matter how innocent his purpose, how studied his writings, he is picked to pieces, misrepresented, maligned, ridiculed and seldom defended. He works hard for bread and butter while other men walk rich around him. He writes up a yard long marriage notice to the queen's taste for nothing, and is threatened with a libel suit or duel if he records a drunken spree of the bridegroom six months afterward. Yes, it is impossible for a newspaper man to please all. As well attempt to chain a cyclone or lasso the lightning.

Hatfield & Hall

Have moved their restaurant into the Dwyer building, second door south of the postoffice, where they will be pleased to meet all their old customers and a lot of new ones. They will serve up oysters in any style desired, and their dining parlors are the best in the city. 15-2

ESTRAY NOTICE.

Strayed from my place at Rochester, Boyd county, about August 13, 1897, the following described horses: One gray, three years old; one gray, two years old; one black, one year old; and one light bay, one year old. A liberal reward will be given for information leading to their recovery. H. C. BAKER, Rochester, Neb.

YOU WANT THE BEST.

Service for your money, and you get it when traveling via the Pacific Short Line. Through connections daily, except Sunday, each way between Sioux City and the Black Hills via O'Neill, saving three hours in each direction. Close connections with trains to and from Yankton, Sioux City, Mitchell, etc. Buy local tickets to O'Neill. Lowest rates.

LEGAL ADVERTISEMENTS.

NOTICE.

Unknown heirs or devisees of Augustus Frederick, deceased, Loran C. Stott, as executor of the estate of Sallie A. Frederick, deceased, and Loran C. Stott, defendants, will take notice that Ira Davenport, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a mortgage dated November 12, 1896, for \$200 and interest and taxes on the northwest quarter of section twenty-two, township twenty-five, range fourteen, in Holt county, Nebraska, given by Augustus Frederick and Sallie A. Frederick to plaintiff, which mortgage was duly recorded in book 21, page 27, of the mortgage records of said county and to have the same decreed to be a first lien and said lands sold to satisfy the same. That the district court of said county has made an order for publication of notice against unknown heirs or devisees of Augustus Frederick, deceased.

You are required to answer said petition on or before the 15th day of November, 1897. Dated September 30, 1897. IRA DAVENPORT, Plaintiff. By W. J. Courtright, Attorney. 14-4

NOTICE FOR PUBLICATION.

Land Office at O'Neill, Neb., Oct. 1, 1897. 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, Neb., on November 13, 1897, viz: WILLIAM F. PERRY, T. C. number 6424 for the SW 1/4 section 24, township 31, range 13 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Fred Tesch, James Gordon, Lorenzo Ross and John Gordon, all of Kay, Nebraska. 14-4 S. J. WEEKES, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, NEBR., Oct. 1, 1897. 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, Neb., on November 13, 1897, viz: JOSEPH MCCAFERRY, H. E. number 14579, for the SW 1/4 section 9, township 27, range 13 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Ambrose Holmes, Andrew Morgan, Albert Roy and Fannie Roy, all of O'Neill, Nebraska. 14-4 S. J. WEEKES, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE, O'NEILL, NEB., Oct. 1, 1897. 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, Neb., on November 13, 1897, viz: AUBURN BRUCE, T. C. number 6503, for the E 1/2 NE 1/4 and E 1/2 SE 1/4 section 12, township 27, range 14 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Jesse Roy, Albert Roy, Andrew Morgan Sr., Andrew Morgan Jr., all of O'Neill, Nebraska. 14-4 S. J. WEEKES, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, NEBR., Oct. 1, 1897. 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, Neb., on November 13, 1897, viz: WILLIAM LOWER, T. C. number 6565, for the SE 1/4 section 2, township 27, range 14 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Jesse Roy, Albert Roy, Andrew Morgan Sr., and Andrew Morgan Jr., all of O'Neill, Nebraska. 14-4 S. J. WEEKES, Register.

NOTICE, TIMBER CULTURE.

United States Land Office, O'Neill, Neb., September 29, 1897.

Complaint having been entered at this office by E. H. Benedict against Nelson Tonoray for failure to comply with law as to Timber Culture entry No. 6321, dated July 25, 1888, upon the E 1/2 NE 1/4, NW 1/4 NE 1/4, and NE 1/4 NW 1/4 section 28, township 28, north, range 12 west, in Holt county, Nebraska, with a view to the cancellation of said entry; contestant alleging that the said Nelson Tonoray has failed to break, has cultivated no crops, has planted no trees, tree seeds or cuttings at any time during the entire time since his said entry was made, nor has he caused it to be done, and that all said defaults exist at the present time; the said parties are hereby summoned to appear at this office on the 15th day of November, 1897, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged failure. 15-6 S. J. WEEKES, Register.

NOTICE TO REDEEM.

To WHOM IT MAY CONCERN: You are hereby notified, that on the eighth day of November, 1896, H. Emerson purchased at public tax sale for the delinquent taxes for the year 1894, the land described below situated in Holt county, Nebraska, viz:

- SE 1/4 sec. 1 twp. 29 range 11, taxed in name of Frank Akin.
N 1/2 SW 1/4 sec. 5 twp. 29 range 11, taxed in name of John Barrett.
NW 1/4 sec. 12 twp. 29 range 11, taxed in name of John Skirving.
SE 1/4 sec. 22 twp. 29 range 11, taxed in name of C. A. Whiting.
SE 1/4 sec. 35 twp. 29 range 11, taxed in name of H. M. Dalley.
SW 1/4 sec. 2 twp. 30 range 11, taxed in name of Mary C. Summers.
W 1/2 SW 1/4 and SE 1/2 SW 1/4 and SW 1/4 SE 1/4 sec. 6 twp. 30 range 11, taxed in name of Robert H. James.
E 1/2 SE 1/4 sec. 13 twp. 30 range 11, taxed in name of Union Trust Co.
NW 1/4 sec. 21 twp. 30 range 11, taxed in name of C. Edwards.
E 1/2 NE 1/4 sec. 23 twp. 30 range 11, taxed in name of Nelson Hartson.
SW 1/4 NW 1/4 and NW 1/4 SW 1/4 sec. 24 twp. 30 range 11, taxed in name of Nelson Hartson.
SW 1/4 sec. 27 twp. 30 range 11, taxed in name of Tim Dwyer.
NE 1/4 sec. 28 twp. 30 range 11, taxed in name of M. Brennan.
NW 1/4 sec. 32 twp. 30 range 11, taxed in name of William F. Wiley.
W 1/2 NE 1/4, NE 1/4 SW 1/4 and NW 1/4 SE 1/4 sec. 11 twp. 28 range 12, taxed in name of Francis C. Worley.
NW 1/4 sec. 6 twp. 29 range 12, taxed in name of Annie A. Keeley.
SW 1/4 sec. 12 twp. 29 range 12, taxed in name of M. Hannegan.
SW 1/4 sec. 13 twp. 29 range 12, taxed in name of John McBride.
E 1/2 NE 1/4, N 1/2 SE 1/4 sec. 19 twp. 29 range 12, taxed in name of O. S. Bartholomew.
SE 1/4 sec. 20 twp. 29 range 12, taxed in name of Union Trust Co.
SE 1/4 sec. 27 twp. 29 range 12, taxed in name of J. P. O'Donnell.
NE 1/4 sec. 28 twp. 29 range 12, taxed in name of Pat V. Vaughn.
W 1/2 NE 1/4 and NE 1/4 NW 1/4, NW 1/4 SE 1/4 sec. 17 twp. 29 range 12, taxed in name of Thomas Cleary.
NW 1/4 sec. 21 twp. 30 range 12, taxed in name of Annie Jennings.
NW 1/4 sec. 33 twp. 30 range 12, taxed in name of Annie Gallagher.
NW 1/4 sec. 4 twp. 30 range 13, taxed in name of Union Trust Co.
W 1/2 NW 1/4, SE 1/4 NW 1/4 sec. 14, and NE 1/4 NE 1/4 sec. 15 twp. 30 range 13, taxed in name of Frank Westorchill.
E 1/2 NW 1/4 sec. 21 twp. 30 range 13, taxed in name of J. M. Whisenand.
NE 1/4 sec. 33 twp. 30 range 13, taxed in name of H. E. Henderson.
E 1/2 NE 1/4, N 1/2 SE 1/4 sec. 6 twp. 30 range 14, taxed in name of J. W. Gould.
NE 1/4 sec. 11 twp. 30 range 14, taxed in name of Henry T. Nichols.
NE 1/4 sec. 14 twp. 30 range 14, taxed in name of Danford Taylor.
NW 1/4 sec. 14 twp. 30 range 14, taxed in name of H. Fullerton.
NE 1/4 sec. 18 twp. 30 range 14, taxed in name of Edward H. Siner.
N 1/2 NW 1/4 sec. 22 twp. 30 range 14, taxed in name of W. H. Weeks.
E 1/2 NW 1/4 sec. 23 twp. 30 range 14, taxed in name of Thaddeus Weeks.
NW 1/4 sec. 25 twp. 30 range 14, taxed in name of heirs of Mrs. Brakey.
NE 1/4 sec. 28 twp. 30 range 14, taxed in name of Artemia W. Miller.
SW 1/4 sec. 35 twp. 30 range 14, taxed in name of Hiram Beebe.
NW 1/4 sec. 24 twp. 30 range 14, taxed in name of John Reymier.
N 1/2 NW 1/4, SW 1/4 NW 1/4 sec. 3 twp. 30 range 10, taxed in name of Alliance Trust Co.
N 1/2 NE 1/4 sec. 4 twp. 30 range 10, taxed in name of W. W. Whitehill.
SW 1/4 sec. 4 twp. 30 range 10, taxed in name of Union Trust Co.
W 1/2 W 1/4 sec. 8 twp. 30 range 10, taxed in name of Union Trust Co.
The tax sale certificates covering all of above described land have been sold and assigned to the undersigned, T. C. Casnon, who is the present owner and holder thereof. The time of redemption from each of said tax sales will expire on the 31st day of October, 1897. 33 T. C. CASNON

LEGAL ADVERTISEMENTS.

NOTICE TO NON-RESIDENT DEFENDANTS.

In the district court of Holt county Nebraska.

James F. Toy, plaintiff, vs. Angelina 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, defendants.

To each and all of the above named defendants and to all persons interested in the above described tract of land, notice is hereby given that the petition of plaintiff is now on file in the office of the clerk of the district court in and for Holt county, Nebraska, alleging that plaintiff purchased said lands at tax sale on the 7th day of November, 1892, for the taxes then due defendant and unpaid for the year 1891, and paid therefor the sum of fifteen and 52-100 dollars (\$15.52) and under and by virtue of said sale paid subsequent taxes as follows: October 28, 1893, eight and 62-100 dollars (\$8.62) May 17, 1894, fifteen and 53-100 dollars (\$15.53) that on the 22nd day of December, 1894, a treasurer's 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, raking and recording said deed plaintiff incurred and paid costs to the amount of seven dollars (\$7).

You are further notified that said petition further alleges that on the 19th day of November, 1895, plaintiff again purchased said lands at a regular tax sale for the year 1894, for the taxes then due, delinquent and unpaid, and paid therefor the sum of twelve and 71-100 dollars (\$12.71) and under and by virtue of said sale paid subsequent taxes as follows, to-wit: November 11, 1895, ten and 93-100 dollars (\$10.93) and on the 10th day of May, 1897, 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 redemption of all the defendants be foreclosed and out of and that plaintiff's title to said real estate be established and quieted 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 void that the amount of plaintiff's lien on said lands for such purchase money, tax and costs, including attorney's fee, ten per cent on amount due be ascertained and such lien be strictly foreclosed and defendants be required to pay such amount to plaintiff within such time as the court may fix, and upon a failure to make such payment in such time as so fixed that plaintiff's title be fixed, established and quieted against all the defendants and all other persons interested in said lands. Plaintiff further asks for a general equitable relief including a general and ordinary foreclosure of his tax lien as by statute in such cases made and provided and a sale of said lands in satisfaction thereof.

You are further notified that the amount of plaintiff's lien and claim on said lands this 8th day of September, 1897, is one hundred and fifty dollars (\$150.00).

You are required to appear and answer said petition on or before the 18th day of October 1897, or the allegations of said petition will be taken as true and decreed rendered accordingly.

Dated at O'Neill Nebraska, this 8th day of September 1897. JAMES F. TOY, Plaintiff. By M. J. SWEBLEY, and E. H. BENDICT, His attorneys. 10-5

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

In the matter of the estate of Dennis Lyons, deceased. Order to show cause.

Now on this 11th day of August 1897, this cause coming on for hearing on the petition of John Skirving, executor of the estate of Dennis Lyons deceased for license to sell the west half of section four, township twenty-nine, (29) north of range ten, west of the 6th P. M. in Holt county, Nebraska, lot twelve in block twenty-three, lots fourteen, fifteen, and sixteen in block twenty-two, in the city of O'Neill, Holt county, Nebraska, or a sufficient amount of the same to bring the sum of three hundred dollars (\$300.00) to the purpose of paying debts against said estate and the cost of administration, there not being sufficient personal property to pay the debts and expenses.

It is therefore considered by the court that all persons interested in said real estate appear before me and in case my decision be for Hon. M. P. Kinkaid, one of the judges of the fifteenth judicial district, at Chambers, at O'Neill, Nebraska, on the 30th day of September 1897 at ten o'clock a. m. to show cause why a license should not be granted to said executor to sell said real estate or so much thereof as is necessary to pay said debts and costs.

Dated at Chambers, at O'Neill Nebraska, this 11th day of August, 1897. 10-4 By W. H. WESTOVER, Judge.

In the District Court of Holt County, Nebr

James F. Toy, Plaintiff, vs. James H. White, Edward A. White, The Showalter Mortgage Company and the northwest quarter of section number thirty-two (32), in township number thirty-two (32), north of range number eleven (11), west Sixth p. m., in Holt county, Nebraska, Defendants.

To each and all of the above named defendants and to all persons interested in the above described tract of land: You and each of you are hereby notified that the petition of plaintiff purchased said lands at a regular tax sale, on the 7th day of November, 1892, for the taxes then due, delinquent and unpaid, and paid therefor the sum of eighteen and 50-100 dollars (\$18.50) and under and by virtue of said sale, has paid subsequent taxes on said land as follows, to-wit: October 28, 1893, the sum of nineteen and 90-100 dollars, (\$19.90), and on the 16th day of May, 1894, the sum of nineteen and 38-100 dollars, (\$19.38), that subsequent to the date of said sale and in such time as by statute in such cases made and provided, plaintiff caused a notice to be served upon the owner of said lands and upon all persons in possession thereof requiring them to redeem said lands from said sale and made proof of such service by affidavit filed with the county treasurer aforesaid; that on the 22nd day of December, 1894, a tax deed based on such sale and payment was issued and delivered to plaintiff purporting to convey said lands to plaintiff. That said deed was duly recorded and in the serving of said notice to redeem taking and recording said deed plaintiff incurred and paid expenses to the amount of seven dollars (\$7).

You are further notified that said petitioner further alleges that plaintiff again purchased said lands on the 19th day of November, 1895, at a regular tax sale for the taxes then delinquent and unpaid and paid therefor the sum of nineteen and 93-100 dollars (\$19.93) and that under and by virtue of said sale he paid subsequent taxes on said lands as follows, to-wit: May 19, 1897, thirteen and 55-100 (\$13.55).

You are further notified that by virtue of said purchase, payment of subsequent taxes and the execution and delivery of said tax deed, plaintiff claims to be the absolute and unqualified owner of said land and asks in his petition that the assets and interests in said lands of the several defendants to said action and all other persons be determined; that plaintiff's title to said real estate be quieted and fully established against the adverse claims of each and all the defendants 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 void, then the amount of the plaintiff's lien on said lands for such taxes, interest, cost and attorney's fees as provided by statute be ascertained and said lien be strictly foreclosed and the defendants be required to pay plaintiff the amount of said lien within such time as the court may fix, and upon a failure to pay amount at such time then plaintiff's title to said premises become fixed, quieted and established as against each and all of said defendants and all other persons; plaintiff further asks for general equitable relief, including a general foreclosure of his tax lien as by statute in such cases made and provided and a sale of said lands in satisfaction thereof.

You are further notified that the amount of plaintiff's claim against said lands this 25th day of August, 1897, is one hundred and fifty dollars.

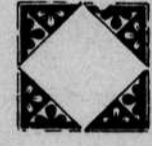
You are further notified that you are required to answer said petition on or before the 4th day of October, 1897. Dated at O'Neill, Nebraska, this 25th day of August, 1897. JAMES F. TOY, Plaintiff. By M. J. SWEBLEY AND E. H. BENDICT, Attorneys.

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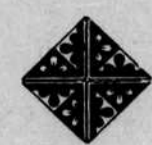


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