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JOHNSON'S GRIST

(Continued from first page.)

home, reading the paper to his wife, fanning her into fury at the corruption of the Lincoln city government and at the pass-grabbing and house rent grabbing gang at the state house, while he, this good citizen, is too lazy and too selfish to devote some of his earnings and some of his time to public affairs.

He is too lazy to attend the precinct caucus or the ward caucus. He is too lazy and too cowardly to go to the county convention and make a fight for a representative delegation to the state convention. He'd rather wait till the weekly paper comes out, and then he'll read the list of delegates to his wife, sneering at them because they are politicians. He is too stingy to go to the state convention as a delegate unless he can get a pass. He'd rather wait until the convention is over and then growl about pass ridden politics.

The good citizen republicans are responsible for Eugene Moore, for they stayed at home, in their penuriousness, in their cowardice, in their self-conceit that they were too good and too clean to dabble in politics, and by this staying at home they suffered an unknown and a weak man to be foisted into the auditor's office where he became a criminal.

The good citizen populists stayed at home and read to their wives from the weekly populist paper the weekly roast on republican pass-grabbers, while a gang of populist pass-grabbers and wind-stricken blow-hards went to the populist state convention and foisted upon the populist party and into the auditor's office an unknown political adventurer who is now startling the public by showing how near he can walk to the precipice over which Eugene Moore tumbled.

But there are signs of an awakening among the better people. There's a grand jury in session now here in Lincoln for the first time in three years. An investigation is in progress in the city council. The hoodlers are scattering like rats in a burning house. The republican mayor is at the head of the hoodling gang at the city hall just as the populist governor is head of the pass-grabbing gang at the state house. The hoodlers will try to carry the next city election just as the pass-grabbers and the house rent grabbers and the fee grabbers will try to control the next fusion state convention, for the opportunity to get passes, fees, house rent and other political perquisites comes only once in a life time and they will make a desperate fight to flim-flam the populist farmers in another state convention and hold their jobs another two years.

The republican press all over the state is trying to arouse the better element of the republican party, and that means that it will be aroused. The populist press is subservient to the fusion ring at the state house, and that means that the voters at the next state convention will remain subservient. The republican press is helping the republican party to clean the republican house. The populist editor sniffs at the state house gang, and turning to his patrons says, "I don't smell anything wrong, do you?"

And now I want to ask a favor of the republicans who read this letter. Send me a marked copy of any reform paper which has up to this time denounced, or which does in the next few weeks denounce, the fee-grabbing of Auditor Cornell, the house rent grabbing of Governor Holcomb, the pass-grabbing of the whole gang, or which calls upon Governor Holcomb or the attorney-general to compel the state treasurer to give a good bond. If I have underestimated the honesty of any populist editor I want to know who he is.

J. W. JOHNSON.

The Discovery of the Day.

Aur. J. Bogel, the leading druggist of Shreveport, La., says: "Dr. King's New Discovery is the only thing that cures my cough, and it is the best seller I have." J. F. Campbell, merchant of Safford, Arizona, writes: "Dr. King's New Discovery is all that is claimed for it; it never fails, and is a sure cure for consumption, coughs and colds. I cannot say enough for its merits." Dr. King's New Discovery for consumption, coughs and colds is not an experiment. It has been tried for a quarter of a century, and today stands at the head. It never disappoints. Free trial bottle at P. C. Corrigan's drug store.

ONE OF TWO WAYS.

The bladder was created for one purpose, namely, a receptacle for the urine, and as such it is not liable to any form of disease except by one of two ways. The first way is from imperfect action of the kidneys. The second is from careless local treatment of other diseases.

CHIEF CAUSE.

Unhealthy urine from unhealthy kidneys is the chief cause of bladder troubles. So the womb, like the bladder, was created for one purpose, and if not doctored too much is not liable to weakness or disease, except in rare cases. It is situated back of and very close to the bladder, therefore any pain, disease or inconvenience manifested in the kidneys, back, bladder or urinary passage is often, by mistake, attributed to female weakness or womb trouble of some sort. The error is easily made and may be as easily avoided. To find out correctly, set your urine aside for twenty-four hours; a sediment or settling indicates kidney or bladder trouble. The mild and extraordinary effect of Dr. Kilmer's Swamp-Root, the great kidney and bladder remedy, is soon realized. If you need a medicine you should have the best. At druggists fifty cents and one dollar. You may have a sample bottle and a pamphlet, both sent free by mail. Mention THE FRONTIER and send your address to Dr. Kilmer & Co., Binghamton, N. Y. The proprietors of this paper guarantee the genuineness of this offer.

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A CHARMING BOOK.

We have received a copy of that lovely book, "Catholic Gems and Pearls." It is dedicated to our young men and women—the pride of the nation; and surely everyone ought to have a copy of that book which is dedicated to them. It is indeed a charming book and must be popular with old and young.

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NOTICE OF SALE UNDER CHATTEL MORTGAGE.

Notice is hereby given that by virtue of a chattel mortgage dated on the 14th day of October, 1897, the original notice file in the office of the county clerk of Holt county, Nebraska, and executed by W. S. Griffith & Son and W. S. Griffith, of Holt county, Nebraska, to Ed F. Gallagher, Cashier, to secure the payment of their note of \$2,000.00 due June 14, 1898, with interest at ten per cent. from maturity. The holder and owner of said note and mortgage deeming himself unsafe and unsecured elects, as is provided he may by the terms of said mortgage, to declare the same due and payable and to foreclose for the amount due thereon, to-wit: The sum of \$2,000.00. No suit or other proceeding at law having been instituted to recover said debt or any part thereof, the undersigned mortgagee will sell for cash the property hereinafter described, the same being mortgaged by said parties to secure said note, to-wit: Fourteen hundred sheep from six months to four years of age, same being all the sheep owned by said W. S. Griffith & Son and W. S. Griffith on the 14th day of October, 1897, at public auction at the farm of W. S. Griffith in Holt county, Nebraska, same being situated on the NW 1/4 of NW 1/4, SE 1/4 of NW 1/4 and NW 1/4 of NE 1/4 of section twenty-one, township thirty-two, range eleven, west 8th P. M. in the aforesaid county and state on the 15th day of March, 1898, at 1 o'clock P. M. of said day.
Dated this 8th day of February, 1898.
Ed F. GALLAGHER, Cashier, Mortgagee.

NOTICE.

To Charles C. Ehrenhart, Eliza Ehrenhart, Edward L. Buckingham and Mrs. Edward L. Buckingham, first and real name unknown.

You, and each of you, are hereby notified that on the 9th day of February, 1898, the plaintiff, Charles E. Gibson, filed his petition in the district court of Holt county, Nebraska, against you the object and prayer of which are that the court shall find that the defendants, Edward L. Buckingham and Mrs. Edward L. Buckingham, first and real name unknown, his wife, Charles C. Ehrenhart and Eliza Ehrenhart, his wife, each and all have no interest whatever in the northeast quarter (NE 1/4) of section thirty-five (35) township thirty-one (31) north, range eleven (11) west of the sixth principal meridian in Holt county, Nebraska; that said Edward L. Buckingham and Mrs. Edward L. Buckingham (first and real name unknown) after the 14th day of August, 1896, and before the 14th day of January, 1898, conveyed all their interest in and to the said described real estate to the said Charles C. Ehrenhart by deed; that said deed was never recorded and has been lost; that the deed of Charles C. Ehrenhart and Eliza Ehrenhart, his wife, to Charles E. Gibson, dated January 15, 1898, and recorded in book 49 page 68 of deed records of Holt county, Nebraska, conveyed to the said Charles E. Gibson the whole, full, entire and complete legal and fee title in said described real estate, and asks for a decree quieting the title to said described real estate in the plaintiff, Charles E. Gibson.
You are required to answer said petition on or before March 21, 1898.
Dated February 9, 1898.
Charles E. GIBSON, Plaintiff.
By BERRYMAN & MESERVE, His Attorneys.

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NOTICE FOR PUBLICATION.

Land Office at O'Neill, Neb., Jan. 29, 1898. 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 March 13, 1898, viz: ORVILLE HARRISON H. E. No. 14487, for the NW 1/4 section 15, township 31, range 11 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Samuel Beavers and Jacobs Beavers, of Leonia, Neb., and Elmer H. House and Abraham F. House, of Blackbird, Neb. S. J. WEEKS, Register.

NOTICE OF SALE UNDER CHATTEL MORTGAGE.

Notice is hereby given that by virtue of a chattel mortgage dated on the 21st day of January, 1898, and a copy being duly filed in the office of the county clerk of Holt county, Nebraska, on the 22nd day of January, 1898, and executed by James Connolly, of O'Neill, Nebraska, to Omaha Brewing Association, of Omaha, Nebraska, to secure the payment of his note of four hundred dollars (\$400) due on demand and payment having been demanded and refused and upon which there is now due the sum of four hundred dollars (\$400) with interest at 10 per cent. from date, default having been made in the payment of said loan and no suit or other proceeding at law having been instituted to recover said debt or any part thereof, the undersigned mortgagee will sell for cash the property herein described, viz: All of a certain stock of liquors and cigars, also all fixtures and furniture, consisting of counter, bar, back bar, mirror, tables, chairs, glasses, ice box, cash register, and all other fixtures and furniture being and contained in the building occupied by James Connolly and known as the Stannard building situated on the west side of Fourth street in the city of O'Neill, Nebraska, at public auction in the building before described and formerly occupied by said James Connolly situated on the west side of Fourth street and known as the Stannard building in the city of O'Neill in the aforesaid county and state on the 23rd day of February, 1898, at one o'clock p. m. of said day.
Dated this 20th day of January, 1898.
30-4 OMAHA BREWING ASSOCIATION.
By R. R. DICKSON, Its Attorney.

NOTICE TO NON-RESIDENT DEFENDANT.

In the district court of Holt county Nebraska.
To Caleb A. Monson, Nels Monson, Ida M. Monson and Oscar A. Olson, non-resident defendant:

You are hereby notified that on the 18th day of January, 1898, William M. Giller, plaintiff herein, filed his petition in the above entitled cause, in the district court of Holt county, Neb., against you and each of you, impleaded with John C. Barnard and Anthony Johnson, the object and prayer of which is to foreclose one certain mortgage executed on the 14th day of January, 1892, by Nels Monson and Caleb A. Monson, upon the property described as follows: The northeast quarter of section thirty-two, and the north half of the southwest quarter, and the south half of the northwest quarter, and the west half of the northwest quarter of the northwest quarter of section thirty-five, all in township twenty-eight, range nine west, including the townsite of Emporia, as surveyed, platted and recorded in Holt county, Neb., to secure the payment of two certain promissory notes, each dated January 2, 1892, and due six and nine months respectively, for the sum of three hundred fifty dollars each, viz: interest from date at the rate of eight per cent. per annum; that there is now due and payable on said notes a sum of six hundred forty and 50-100 dollars with interest at the rate of 8 per cent. per annum from the 20th day of September, 1898, for which sum plaintiff prays for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount then due.
You are required to answer said petition on or before the 23rd day of February, 1898.
Dated at O'Neill, Nebraska, January 19, 1898.
WILLIAM M. GILLER, Plaintiff.

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