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Gold and Silver in Colorado.
Eight years ago the silver production of Colorado was worth six times the value of the gold production. Last year the gold production was two and a half times the value of the silver.

One Drawback to Deportation.
Minister Wu Ting Fang was recently told a story in regard to the Chinese exclusion act that pleased him noticeably. Soon after the act was passed the secretary of state received a letter from Pennsylvania, signed by a Chinaman. The writer said that he had come to this country under false pretenses and hence he should be deported to China immediately. The request was so strange that the secretary of state ordered an investigation. The agent reported a few days later that the Chinaman's statement was the way in which he entered the country was correct and that he should be deported. There was one thing, however. The Chinaman had been convicted of murder and sent to prison.

LEGAL NOTICE.
M. P. KINKAID, Attorney.
To Theodore Schlaefler and Nicholas Basgen, defendants:
You will take notice that on the 7th day of May, 1901, Nicholas Schlaefler filed his peti-

NOTICE.
M. P. KINKAD, Attorney.

To Theodore Schläefler and Nicholaus Eastman, respondents.

You will take notice that on the 7th day of May, 1901, Nicholaus Schläefler filed his petition in the district court of Holt county, Nebraska, against the said Theodore Schläefler as administratrix of the estate of Philip Schläefler, deceased, the said Theodore Schläefler, who was located in the southwest quarter of section thirty-three, in township thirty-two, north of range thirty-two, west of the sixth meridian, in Holt county, Nebraska, between Nicholaus Schläefler, plaintiff, and Nicholaus Schläefler, defendant, allowing to said Nicholaus Schläefler, plaintiff, the said quarter section of land, as heir of the estate of Philip Schläefler, deceased, and to Nicholaus Schläefler, plaintiff, the said one sixth interest by reason of his being heir and his purchase of one half thereof of said Philip Schläefler, deceased, and to Theodore Schläefler, plaintiff, the said one sixth interest by purchase of the undivided one sixth interest thereof of Theodore Schläefler, heir.

The further object and prayer of said petition is to have the said one sixth interest of contract of Nicholaus Schläefler, plaintiff, made with Philip Schläefler, deceased, whereby Philip Schläefler, deceased, conveyed to said Nicholaus Schläefler an undivided one half interest in and to said quarter section, or eighty acres of land, and to Theodore Schläefler, plaintiff, as administratrix, as such, perform the contract of said Philip Schläefler, deceased. And in case such partition cannot be made by reason of the said Theodore Schläefler's appreciation in value of said interests, that the said premises may be sold and the proceeds thereof divided equally between the parties according to the rights of each.

You are required to answer said petition on or before the 15th day of June, 1901.

NICHOLAUS SCHLAEFLER,
Plaintiff.

45-4

COUNTY, NEBRASKA.
Richard H. Jenness, Plaintiff,
vs.
The unknown heirs of Richard J. Malloy, deceased, Michael Tierney, Mary Tierney, Dave Tierney and Eddy Tierney, adult, part of lots 13, 14, 15 and 16 in block 10 of the city of O'Neill, Nebraska, same being 180 feet east and west and 125 feet north and south, defendants.

The above-named defendants will take notice that on the 8th day of May, 1901, the above-named plaintiff filed his petition in the District court of Holt county, Missouri, against the above-named defendants and each of them, the object and prayer of said petition being that the defendants be held by the plaintiff on account of the purchase of the following described real estate, to wit: A certain tract of land, to-wit: Lots 14, 15 and 16, in block 10, of the city of St. Louis, Mo., same being a tract of ground 180 feet east and west by 125 feet north and south, said tax being due and payable by the said plaintiff on the 1st day of May, 1899, for the taxes of the year 1899 and subsequent tax payments for the said tract of land, and that the said plaintiff prays that there is due him on account of said tax sale purchase the sum of \$300 and that the said plaintiff be paid the sum of \$750, and prays that said premises may be sold for the amount found due the plaintiff on account of said purchase and subsequent tax payments, for the defendants, and that the amount found due the plaintiff, with interest and costs, and for other equitable relief, be paid to the plaintiff, and that his petition be granted before the 17th day of June, 1901.

This 9th day of May, 1901.

W. A. JENNESS, Plaintiff.

NOTICE.

Albert C. Smith, Ivy E. Slye and Charles W. Smith, non-resident defendants, will take issue with the heirs at law of Lucinda Smith, plaintiff, as guardian of minor heirs, Odessy May Brown, Albert F. Brown and Earl Brown, defendants, in the district court of H.C. county, Nebraska, against you, non-resident defendants, to-wit: the heirs at law of said deceased, to-wit: with you, the object and prayer of which petition are to secure a partition of the land described in the petition, to-wit: township twenty-seven, north of range eleven east of the sixth Principal Meridian in Holt county, Nebraska, the heirs at law of John W. Smith deceased, to-wit: between said three uncons, Odessy May Brown, Albert F. Brown and Earl Brown, whose interest plaintiff claims, and said defendants, and the defendants above named, and the real estate cannot be divided without impairing the interests of said defendants, to be made requiring the same to be sold and the proceeds thereof divided between said defendants as their interests may respectively appear.

You are required to answer said petition on or before the 15th day of January, 1911.

Lucinda Smith, Plaintiff,
By M. P. Kinkaid, her attorney. 47-4

NOTICE FOR PUBLICATION.
DEPARTMENT OF THE INTERIOR.
LAND OFFICE AT O'NEILL, NEB., April 20, 1901.

Notice is hereby given that the following named settler has filed with me his intention to make final proof in support of his claim, and that said proof will be made at O'Neill, Nebraska, on July 3, 1901.

MYRON E. SPARKS, T. 3, E. C. No. 6636, for the W. 1/2, N. 1/2, Sec. 12, T. 37 N., R. 12 W. He names the following witnesses to his continuous residence upon and cultivation of said land, viz: H. S. Davis, Darwin J. Sparks, Warren J. Sparks all of O'Neill Nebraska.

S. J. WEEKES, Register.
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NOTICE FOR PUBLICATION.
Department of the Interior.
Land Office at O'Neill, Neb., May 10, 1901.—Notice is hereby given that the following named settler has filed with me his intention to make final proof in support of his claim, and that said proof will be made before me at O'Neill, Nebraska, on July 2, 1901, viz:

THOMAS J. WYNER, H. E. No. 1819, for the W. 1/2, N. 1/2, Section 30, township 30 north, range II west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Daniel W. Sullivan, Florence Sullivan, James Sullivan, Michael Sullivan, all of O'Neill, Nebraska.

S. J. WEEKES, Register.

if you need any trimmings, come and

BERGER'S

see them before they are all gone.

The prosperous man
The thinking man
The rich man
The poor man and
The coming man---
the youth of America---
All need the McCormick to successfully succeed in reaching the goal of happiness.

O'NEILL C. F. BIGLIN O'NEILL