A Boston schoolboy was tall, weak and sickly.

His arms were soft and flabby. He didn't have a strong muscle in his entire body.

The physician who had attended the family for thirty years prescribed Scott's Emulsion.

NOW:

To feel that boy's arm you would think he was apprenticed to a blacksmith.

ALL DRUGGISTS; 50c. AND \$1.00.

CHITTICK FILES ANSWER

(Continued from first page.)

amount of warrants turned over to his successor in office, also the warrants still held by this defendant which defendant insists he legally holds and that he is legally entitled to turn over to his successor in office and that his successor in office and that his successor in office is legally bound to receive and accept, and it also shows receive and accept, and it also shows amount of warrants turned over to his successor in office is legally bound to receive and accept, and it also shows the claim against the Elkhorn Valley bank heretofore mentioned as well as the amount of excess fees and docket fees heretofore mentioned in this an-swer, and this defendant alleges that hereto attached and marked Exhibit A and specifically made a part hereof is a statement of his acts and doings as treasurer of Holt Connty, Nebraska, during the time he acted as treasurer, of said county and invites this court to make a careful and thorough exam-

ination of the same to the end that the same may be found to be true and correct in all respects.

15. Defendant for further answer to this petition admits that the plaintiff in this action is a citizen and elector and tax payer of Holt County, Nebraska, and was at the commencement of this action. of this action.

Never Had \$20,000 Invested.

16. This defendant further answering plaintiff's petition specifically denies that at any time while he was treasurer of Holt County that he ever had invested \$20,000 of the current and sinking funds of the townships and school districts of the county in county warrange or otherwise and specifically ty warrants or otherwise and specifically denies that he ever had invested of said sinking funds in his hands to exceed 75 per cent thereof and specifically denies that he at any time while he was treasurer of Holt County had invested in county warrants. he was treasurer of Holt County had invested in county warrants any of the current funds of the townships and school districts of Holt County and specifically denies that any of said current funds were used for an unlawful or an illegal purpose, and for further answer alleges that he in a legal and lawful manner and as by law required, redeemed and paid off all the warrants in which he had invested the sinking fund and that he paid them out of all lawful manner and as by law required, redeemed and paid off all the warrants in which he had invested the sinking fund and that he paid them out of all money collected by him as treasurer for that purpose except the warrants turned over to his successor, James C. Harnish and those still held by him in the amount before stated which this defendant charges that it is his duty to turn over to his successor in office, James C. Harnish.

In this office. It is therefore hereby ordered, that Saturday, the 2d day of of March, A. D. 1907, at 10 o'clock A. M. be fixed for hearing said petition, when all persons interested in said matter may appear and show cause why the prayer of said petition should not be granted; and that notice of the pendency of said petition and the hearing thereof, be given to all persons interested in said matter by publishing a grow of this order in The Frontier.

James C. Harnish. defendant charges that it is his duty to turn over to his successor in office, James C. Harnish.

Predecessors Established Unlawful Precedent Not Followed by Chittick

17. This defendant further answering the plaintiff's petition alleges that he has not followed the precedent established by his immediate predecessors in office, H. R. Henry and D. J. Cronin, in investing more than the legal amount of the sinking funds in registered warrants. That said Henry and Cronin while acting as treasurer of Holt County not only invested more than 75 per cent of the sinking funds in registered warrants but at different times, had all of the sinking funds inmes, had all of the sinking funds in-ested and in addition thereto a part the current funds of the school disricts and townships as appears from heir statements on file in the treasur-'s office and alleges that H. R. Henry respond to the expiration of his term of office county treasurer turned over to his accessor D. J. Gronin, on January 8, 102, warrants in trust amounting to 10715.38 and defendant alleges that on hat date, the total amount of the linking funds in his hands was that date, the total amount of the shaking funds in his hands was the shim of \$13981.12, and this defendant further alleges that D. J. Cronin as County treasurer of Holt County, Ne-braska, reported on the 30th day of June, 1902, that he had invested the sum of \$12,189.55 of the sinking funds in his hands in county warrants and his hands in county warrants and hat the total amount of sinking funds t said time in his hands was the sum \$14,817.46, and further alleges that the report of Cronin for the 7th day I January, 1903, showed that he had avested in warrants the sum of \$16,-70.70 and that the total amount of linking funds in his hands on that late was the sum of \$15,159.77; that is the 6th day of January, 1904, that the 6th day of January, 1904, that Oronin as county treasurer reported he held warrants in trust in which he he held warrants in trust in which he had invested the sinking funds amounting to the sum of \$16,748.72; that the total amount in the sinking funds on that date was \$17,409.74 and this defendant further alleges that on the first day of June, 1905, that said Gronin as treasurer report that he held in trust in county warrants in which he had invested sinking funds, the amount of \$15,369.42 and that the books of his office showed on that date that the sinking fund on hand and that the sinking fund on hand and held by him amounted to only the sum of \$14,322 81. Wherefore this defendant prays that the plaintiff's action be bids dismissed; that the restraining order heretofore granted in this case be dis-solved and that he recover from the plaintiff in this action his cost and for such other and further relief as may be just and equitable.

First Publication Feb. 14.
ORDER OF HEARING ON ORIGINAL PROBATE OF WILL.
State of Nebraska, Holt County, ss.

At a county court, held at the county court room, in and for said county, on the 11th day of February, A. D. 1907, present, C. J. Malone, County Judge. In the matter of the estate

deceased, may be proved, approved, probated, allowed and recorded as the last will and testament of the said Mary Harrington, deceased, and that the execution of said instrument may be committed and the administration of said estate may be granted to John P. Sullivan as executor; ordered, that of said estate may be granted to John P. Sullivan as executor; ordered, that Monday, the 4th day of March, A. D. 1907, at 10 o'clock A. M., is assigned for hearing said petition, when all persons interested in said matter may appear at a county court to be held in and for said county and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof, be given to all persons interested in said matter by publish-

County Judge.

First Publication Feb. 14.
ORDER OF HEARING ON PROBATE OF FOREIGN WILL. State of Nebraska, Holt County, ss. In the probate court of said county. In the matter of the estate of Frank F. Oviatt, deceased. On this 13th day of February, A. D. 1907, George W. Murray filed his petition in this court, and presented an authenticated copy of the last will and testament of Frank F. Oviatt, deceased, late of the city of Chicago, C ok County, Illinois, the prayer of said petitioner being that a day be fixed by this court for the purpose of approving and allowing said last will and testament, and causing the same to be filed and recorded in this office. It is therefore hereby ordered, that Saturday, the 2d day of of March, A. D. 1907, at 10 o'clock A. M. be fixed for hearing said petition, State of Nebraska, Holt County, ss

ty, for three weeks prior to said day of hearing. C. J. MALONE. County Judge.

thereof, be given to all persons interested in said matter by publishing a copy of this order in The Frontier, a

weekly newspaper printed in said coun-

First Publication Jan. 24.
PROBATE NOTICE.
In the matter of the estate of Nora

Marran deceased.

Notice is hereby given that the creditors of said deceased will meet the executor of said estate, before me, County Judge of Holt County, Nebras ka, at the county court room in said county, on the 16th day of Feburary, 1907, on the 15th day of April, 1907, and on thd 22d day of July, 1907, at 1 o'clock P. M. each day, for the purpose of presenting their claims for examination tion, adjustment and allowance. Six

First Publication Jan. 24, NOTICE. Mary Nozicka, defendant, will take notice that on the 22d day of January, 1907, Anton Nozicka, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against said defendant, the object and prayer of which are to obtain a divorce from the said Mary Nozicka, defendant, on the grounds of drunkeness and willful desertion of this plaintiff for more than two years last past.

You are required to answer said petition on or before Monday the 4th day of March, 1907.

f March, 1907.

Dated this 22d day of January, 1907.

ANTON NOZICKA, Plaintiff.
31-4 By ALEX SEARL, his attorney.

First Publication Feb. 7.
NOTICE CALLING FOR BIDS FOR
BUILDING A SCHOOL HOUSE. BUILDING A SCHOOL HOUSE.

Sealed bids will be received at the office of J. H. Logeman, school director of school district number 30, Inman, Nebraska, until 12 o'clock M. March 9th, 1907, for building a school house, according to plans and specifications on file in said office. Committee reserves the right to reject any and all setves the right to reject any and all

Dated this 6th day of February, 1907.

C. M. FOWLER,
E. A. CLARK,
E. DOWNEY,

W. W. WATSON, Committee. First Publication Feb. 7.

NOTICE.

Resident defendant.

Notice is hereby given that the plaintiff, Stephen J. Weekes, has commenced an action in the district court of Holt County, Nebraska, against the of Holt County, Nebraska, against the Showalter Mortgage Company, defendant, theobject and prayer of said action being to quite and confirm the title in the plaintiff in and to the following described real estate situated in Holt County, Nebraska, to-wit: the southwest quarter of the southwest quarter of section 14 and the south half of the southeast quarter and the southeast quarter of the southwest quarter of section 15 all in township 32, north of range 10, west of the 6th P. M.

Plaintiff further prays in his said

Plaintiff further prays in his said petition that a certain mortgage given by Charles Ellis and wife to the Showal-ter Mortgage Company on the above described land, December 1st, 1888, to secure their note of \$600 of that date, due in five years after date with inter-est at 7 per cent per annum, payable est at 7 per cent per annum, payable semi-annually, said mortgage being of record in book 44 at page 235 of the mortgage records of Holt County, Nebraska, be decreed to be fully paid and satisfied and not a lien on the above described land and that the defendant the Showalter Mortgage Company, be required to release and satisfy the same of record and that upon its fail-ure to so do, that the decree of the court stand in lieu of a release of said and to said land by reason of the giv-ing and recording of said mortgage and that it and all persons claiming under

R. R. DICKSON, Attorney for Plaintiff.

tition on or before the 18th day of

interested in said matter by publishing a copy of this order in The Frontier, a weekly newspaper printed in said county, for three successive weeks, prior to said day of hearing.

34-3

C. J. MALONE, [Seal]

C. Dayney Ludge [Seal]

P. Fitzgerald, Mary Lillian Fitzgerald, Mary Fitzgerald as administratix of the estate of John Fitzgerald, (deceased) Michael E. Bannin and Mary Bannin, his wife real name unknown, and lots nine (9) and ten (10) in block eighteen (18) of the city of O'Neill, lots nine (9) and ten (10) in block eighteen (18) of the city of O'Neill, Nebraska, as defendants, for the sum of three hundred twenty-one dollars fifty cents \$321.50, and the costs tax-ed at (\$62.40) and accruing costs, I have levied upon the following real es-

CLASS "A"-BOOKS.
McMillian records, 8 qr. medium, plain,

ach. McMillian records. 8 qr., medium, printed eads, each. McMillian records, 8 qr., medium, printed page, each.
10,000 tax receipts. 200 in each book, 8 3-4 x
24 inches, well bound, statutory form, num-bered consecutively, per thousand.
1500 lithographed county warrants, per

housand. 35 sets of pell books and envelopes. Road overseers books, 10 pages to each ook, each. Road overseers receipt book, 25 receipts to each book, each.

All records to be leather bound, extra ends, bands and fronts, full extra binding and to be Byron Weston 36 lb., medium ledger paper, also covered with canvass covers.

CLASS "E." Sanfords, Carters or Arnolds writing fluid, per quart. Spencerian, Glucinum or Vanadium pens

Spencerian, Glucinum or Vanadium pens, per gross.

A. W. Faber's pencils, hex gilt, per gross.
Prefection pencils, or equal, round rubber tips, per gross.
Court wrappers No. 250x pet. per hundred.
Typewriter paper, extra linen ledger, per M.
Bids are to be made separately for each class, and bidders will be required to give bond in double the amount of bid for the faithful execution of contract.
Payment to be made by warrant on General Fund.
The County Board reserves the right to reject any or all bids.
Dated this 12th day of February, 1907.
34-4 W. P. SIMAR. County Clerk.

The far of Coughing

Hammer blows, steadily applied, break the hardest rock. Coughing, day after day, jars and tears the throat and lungs until the healthy tissues give way. Ayer's Cherry Pectoral stops the coughing, and heals the torn membranes.

"I always keep Ayer's Cherry Pectoral in the house. It gives perfect relief whenever any of us have compts or hard colds. I have used it for a great many years and so know all anout it."—MRS. MARY OBERTEAN, Varys-burg, N. J.

Made by J. C. Ayer Co., Lowell, Mass ers SARSAPARILLA.
PILLS.
HA'R VIGOR.

Siliousness, constipation retard re-covery. Cure these with Ayer's Pills.

THE COFFEE PLANT.

To the Showalter Mortgage Co., Non- A Native of Abyssinia That Was Transported to Arabia.

The origin of coffee is lost in the mists of antiquity, but the plant is believed to be a native of Abyssinia and to have been carried thence into Arabia early in the fifteenth century, whence the Meccan pilgrims soon carried it to all parts of the Mohammedan world. A bureau of commerce and labor publication notes that Burton in his "Anatomy of Melancholy" (1621) makes this reference to it: "Turks have a drink called coffee, so named from a berry black as soot and as bitter, which they sip up hot, because they find by experience that that kind of drink so used helpeth digestion and promoteth alac-

Although brought to Venice by a physician in 1591, it was only in 1652 that the first coffeehouse was established in London, and it only became fashionable in Paris in 1669, says the same authority. England gradually forsook coffee for tea, but the progress of the beverage, though slower, was steadier in France.

Until 1696, when the Dutch began to successfully grow coffee trees in Java from the Malibar (India) bean, all coffee came from Arabia. The coffee culture of the West Indies and Central and South America had its beginnings. mortgage and that the defendant and all persons claiming by, through or under it, be forever restrained and enjoined from claiming any interest in cutting said to have been stolen from cutting said to have been stolen from the botanic gardens at Amsterdam. All the plantations of the old and new world are practically derived from the specimens taken from Arabia, first to India, thence to Java and elsewhere.

ANTIQUE SEVRES.

You Can Always Distinguish the Genuine by Its Gilding.

False Sevres in the bric-a-brac shops is offered as genuine by "reputable dealers" in London and Paris as well as in New York. It is old, it is true, but only as old as the "restoration" in France, although the marks would indicate a much earlier and better period. The counterfeits may usually be detected by the surface of the gilding. In the real it was burnished in lines by means of metal nails with rounded points, which were set in a piece of

The imitations of later date than the real have been burnished in a similar manner, but with an agate. It required considerably more force to obtain a bright surface by the ancient method than by the use of the agate point; hence the burnished lines in the genuine ware are perceptibly sunken, while in the counterfeit ware they are flush with the general surface of the gilding. There are other means of 'spotting" the imitations, such as the inexact copying of the marks which have served since 1753 to denote the date of fabrication, and the use of chrome green, which was not discovered until 1802, but the test of the burnished parts of the gilding is the easiest for the ordinary buyer.-New York Herald.

The Cellars of Bordeaux. The cobwebs will seem to an impressionable visitor the noblest things in the Bordeaux cellars. Some of them R. R. station free. look like thick pile curtains, somber in hue, of course, but famously suggestive of warmth. And with even only a moderate imagination one may go to and fro among the barrels fancying the pendent shapes overhead are dusky stalactites instead of the airy next to nothing as they really are. If you hold your candle high enough you may shrivel a few yards of the fabric. But that were truly a shocking deed of vandalism, for, though no layman can understand why this dismal tapestry is reverenced as it is, his ignorance will not be held sufficient excuse for his crime.-Chambers' Journal.

Queer Little Blunders.

From an account of the Doncaster (England) Art club's annual exhibition in the Doncaster Gazette: "Miss also goes in for portraiture. In hitting off her father's head her intentions are good, but the execution lacks very much in artistic finish."

In the London Mail's description of a parade in honor of the king of the Hellenes the reporter said: "The soldiers, clad only in their scarlet tunics, presented an unpleasant contrast with the warmly clad members of the police

From the windows of a British tailor: "We have cleared a Scotch merchant's remains of high class overcoatings at a big reduction."

Not a Born Forger.

The indorsement of checks is a very simple thing, but, as the following story will show, it, too, has its difficulties: A woman went into a bank where

she had several times presented checks drawn to Mrs. Lucy B. Smith. This time the check was made to the order of Mrs. M. J. Smith-M. J. were her husband's initials. She explained this to the paying teller and asked what she "Oh, that is all right," he said. "Just

indorse it as it is written there." She took the check and, after much hesitation, said, "I don't think I can make an M like that."

Animal hair differs in construction from that grown on a human head. In human hair the upper skin is smooth and thin. The circular section is comparatively broad, forming the main part of the hair shaft. It is striped in

appearance and carries the color matter. The tubular part is thin, extending to about one-fifth and certainly not more than to one-quarter of the entire width of the hair. Animal hair also consists of three parts, but these are differently constructed, the tube often

filling the entire hair.

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