The effect of malaria lasts a long time.

You catch cold easily or become rundown because of the after effects of malaria. Strengthen yourself with Scott's Emulsion.

It builds new blood and tones up your nervous

ALL DRUGGISTS; 50c. AND \$1.00.

(First publication June 27.)

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tract No. 447.

The State of Nebraska, Plaintiff, vs.

The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants.

FINAL NOTICE.

To A. B. Iron and to the occupants of the real estate described below.

Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1905, the following described real estate situated in the county of Holt and state of Nebraska, towit: Lot 1, block 1, Duffy's addition to the village of Atkinson, in Holt county, Nebraska, was on the 15th day of November, 1905, duly sold at public vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 15th day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clerk of said court, on or before the 16th day of November, 1907. You will examine and confirmation record to ascertain the time of such bearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed. ATKINSON MILLING, GRAIN & STOCK CO.

1-3.

(First publication June 27)

(First publication June 27)
IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tract No. 435.
The State of Nebraska, Plaintiff, vs
The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in. and to, such parcels of real estate or any part thereof, defendants.

FINAL NOTICE.
To Francis L. Tower and to the occupants of the real estate described below.

Motice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1905, the following described real estate situated in the county of Holt and state of Nebraska, towish Lot 1, block 29, Bitney's addition to abe elliage of Atkinson, in Holt county. Nebraska, was on the 15th day of November, 1905, duly sold at publi vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 15th day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 15th day of November, 1907. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be enfirmed.

J. G. MURPHY.

(First publication June 27.)

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.
Tract No. 2094.

The State of Nebraska, Plaintiff, vs.
The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest. rights or claim in, and to, such parcels of real estate or any part thereof, defendants

FINAL NOTICE.

O'John McHugh and to the occupants of real estate described below, whose names Ben Johring.

Other is hereby given that under a decree the district court of said county, rendered the state tax suit for the year 1905, the owing described real estate situated in county of Holt and state of Nebraska, to-

sale will expire on the 18th day November, 1907.

You are futher notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 18th day of November, 1907. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why, the sale should not be confirmed.

BEN JOHRING,
Purchaser.

(First Publication July 4)

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.
Tract No. 389 to 3900 B.
The State of N-braska, Plaintiff, vs.
The several parcels of land hereinafter described, and all persons and corporations having or claiming title to. or any interest, right or claim in, and to such parcels of real estate or any part thereof, defendants.
To Clara L. Hadley and D. E. Chase and to the occupants of the real estate described below, whose name is William Tucker.
Notice is hereby given that under a decree of the district court of said county, rendered in the state tax sult for the year 1900, the following described real estate situated in the county of Holt and state of Nebraska, to:wit: Lot 1, 4, 7, 8, block 6, east side addition to the village of Page, in Holt county, Nebraska, was on the 22nd day of November, 1905, duly sold at public vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 22nd day of November, 1907.
You are further notified that the owner of

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the ceurt in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 22nd day of November, 1907. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

2-3

(First Publication July 4)

(First Publication July 4)

IN THE DISTRICT COURT OF HOLT OUNTY, NEBRASKA.

Tract No. 3898, 3898 C.

The State of Nebraska, Plaintiff, vs.
The several parcers of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants.

To Clara L. Hadley and to the occupants of the real estate described below, whose names are Aaron Harris.

Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1905, the following described real estate situated in the county of Holt and state of Nebraska, towit: Lot 1 to 4. block 6. east side addition to the village of Page, in Holt county, Nebraska, was on the 22nd day of November, 1905, duly sold at public vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 22nd day of November, 1907.

You are further notified that the owner of

such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 22nd day of November, 1907. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

2-3

H. C. HOWARD, Purchaser.

cause why the saie should not be contrained:

2-3

H. C. HOWARD, Purchaser.

(First Publication July 4)

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tracts No. 3901 B, 3902, 3903, 3903 A.

The State of Nebraska, Piaintiff, vs.

The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants.

FINAL NOTICE.

To Chester Hunt and D. E. Chase and to the occupants of the real estate described below, whose names are Benn L. Clark.

Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1905, the following described real estate situated in the county of Holt and state of Nebraska, to-wit:

Lot 11, 12, 13, 14, block 6, east side addition to the village of Page, in Holt county, Nebraska, was on the 22nd day of November, 1905. duly sold at public vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on, the 22nd day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time; and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 22nd day of November, 1907. You will examine said confirmation record ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

23 WILLIAM TUCKER, Furchaser.

why the sale should not be confirmed.

2-3 WILLIAM TUCKER, Furchaser.

(First publication July 4)

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tract No. 3353.

The State of Nebraska, Plaintiff, vs.

The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants.

FINAL NOTICE.

TO William Davidson and to the occupant of the real estate described below, whose names are John Darr.

Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1995, the following described real estate situated in the county of Holt and state of Nebraska, to-wit; Part NW NE of section 11. in townscip 31, north of range 9, west of 6th P. M. in Holt county, Nebraska, was on the 20th day of November, 1905, duly sold at public vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 20th day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such sonfirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 20th day of November, 1907. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

(First Publication July 4)

(First Publication July 4)

IN THE DISTRICT COURT OF HOLT

The State of Nebraska, Plaintiff, vs.

The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants FINAL NOTICE.

To Samuel Monroe, or the heirs of Samuel Monroe deceased, and to the occupants of the real estate described below, whose names are Alonzo Gaddie and Mina F. Gaddie his wife.

Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1905, the following described real estate situated in the county of Holt and state of Nebraska, to-wit: Part SE, NW section il, in township 3l, range 9, west of the 6th P. M. in Holt county, Nebraska, was on the 20th day of November, 1905, duly sold at public vendue by the county treasurer of said county in the mainer provided by law and the period of redemption from such sale will expire on the 20th day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 20th day of November, 1907. You will examine said confirmation record to ascertain the time of said hearing and may be present, if you desire, to make any objections or show cause why the saie should not be confirmed.

cause why the sale should not be confirmed.

2-3

JOHN DARR, Purchaser.

(First Publibation July 4)

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tract No. 1784—B.

The State of Nebraska, Plaintiff, vs.

The several parcels of land herelnafter described, and all persons and corporations having or claiming title to, or any interest. right or claim in, and to, such parcels of real estate or any part thereof, defendants. FINAL NOTICE.

To Michael E. Bannin and to the occupant of the real estate described below:

Notice is hereby given that under a decree of the district court of said county. rendered in the state tax suit for the year 1995, the following described real estate situated in the county of Holt and state of Nebraska, to-wit: Lot 12, block 13, in the original town of O'Nelli in Holt county, Nebraska, was on the 17th day of November, 1905, duly sold at public vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 17th day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of said sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 17th day of November, 1907. You will examine said confirmation record to ascertain the time of such sale should not be confirmed.

2-3

JOHN GRUTSCH, Purchaser.

IN THE DISTRICT COURT OF HOLT

2-3 JOHN GRUTSCH, Purchaser.

(First Publication July 4)
IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tract No. 1786.
The State of Nebraska, Plaintiff, vs.
The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants.

FINAL NOTICE.

To Michael E. Bannin and to the occupants of the real estate described below, whose names are Maggie Grutsch and Elizabeth McMillen.

Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1905, the following described real estate situated in the county of Holt and state of Nebraska to-wit:

Lot 10, block 13, in the original town of O'Neill, in Holt county. Nebraska, was on the 17th day of November, 1905, duly sold at public vendue by the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 17th day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the cierk of said court, on or before the 17th day of November, 1907. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

2-3 MAGGIE GRUTSCH, Purchaser.

(First Publication July 4) NOTICE.

In the court of Holt county, Ne-

In the matter of the estate of Peter Mohr deceased.

Mohr deceased.

To all persons interested in said estate: You are hereby notified that on the 28th day of June, 1907, A. C. Mohr administrator of the estate of Peter Mohr deceased, filed in said court his final account as said administrator of the estate of peter Mohr deceased, filed in said court his final account as said administrator of the state of peter Mohr deceased, filed in said court his final account as said administrator of the state of Nebraska.

Fourth: That the amount of capital stock authorized is \$5,000.00 divided into 100 non-assessable shares of \$50 00 each; \$1100.00 to be fully paid upon the organization of said corporation. Shares shall be paid for in cash or its persons the persons interested in said in the state of Nebraska. istrator and a petition for final settle-ment and distribution of the residue of said estate, that the said final account and petition for final settlement and distribution will be heard on the 23rd day of July, 1907, at 19 o'clock, a. m. at the county Court room in O'Neill in said county. At which time and place any per ons in-terested in said estate may appear and show cause, if such exists, why said final account should not be approved and a decree of distribution made of the residue of said estate in the pos-session of said administrator.

It is ordered that a copy of this notice be published for three successive weeks in The Frontier a newspaper, printed and published in said

County.

Dated this 28th day of June, 1907.

(Seal)

C. J. MALONE, (Seal) 2-3 County Judge.

(First Publication July 4.) ORDER OF HEARING ON ORIGI NAL PROBATE OF WILL.

State of Nebraska, Holt county, At a County Court, held at the County Court room, in and for said county, on the 2nd day of July, 1907. Present, C. J. Malone county judge. In the matter of the estate of Henry

J. Hershiser, deceased. On reading and filing the petition of ISarah Hershiser praying that the instrument, filed on the 2nd day of July, 1907, and purporting to be the last will and testament of the said deceased, may be proved, approved, pro bated, allowed and recorded as the last will and testament of the said Henry J. Hershiser deceased, and that the execution of said instrument may be committed and the administration of said estate may be granted to Jacob L. Hershiser as executor. Ordered, That Monday the 22nd day

of July, A. D. 1907, at 10 o'clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear in a County Court to be held in and for said county and show cause why the prayer of the petitioner should not be granted; and that notice of the pendency of said petition and the hearing thereof, be petition and the hearing 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 county, for three successive weeks, prior to said day of hearing.

C. J. MALONE,

learn the Niodrara river, suddenly injured, broke down and washed away nearly all of the superstructure and also greatly injured and damaged the substructure and approaches of the bridge over the Niodrara river at a place known as the Whiting crossing of said river, said river being on the boundary line between Hot and Boyd counties and said bridge being located on said boundary line and found that said bridge was located upon a public line and boundary line and found that said bridge was located upon a public line and found that said bridge was located upon a public line and found that said bridge was located upon a public line and found that said bridge was located upon a public line and found that said bridge was located upon a public line and found that said bridge was located upon a public line and found that line and found the line and found that l said bridge was located upon a public traveled road and that said road could not be traveled without a bridge at that place, and that said road is the only road accessible to the people liv-ing in the vicinity thereof who desire

to travel back and forth.

And further found that it is the duty of the counties of Boyd and Holt to repair and restore the substructure and approaches thereto and to place thereon, when repaired, restored and rebuilt, a superstructure, and that immediate action by the Board of Su-pervisors of Holt and Boyd counties is required to prevent inconvenience and damage, and that unless the substructure and approaches thereto be repaired, that the same will be further damaged and destroyed, and that the damage to said bridge was a sudden casualty and that by reason thereof an emergency exists which demands immediate action by the Board of Supervisors of Holt and Board countries. pervisors of Holt and Boyd counties, that the damage done to said bridge may be immediately repaired and said road made passible and fit for travel and that it is the intention of the Board of Supervisors of Holt county, Nebraska, to immediately repair the injury and damage done to said bridge and the approaches thereto and to enter into a joint contract with Boyd county for the repairing of the sub-structure and approaches thereto and the building of a superstructure thereon, and that the public good re-quires immediate action on the part of the Board of Supervisors of Holt county, Nebraska, and Boyd county, Nebraska, in the repairing of said bridge and the approaches thereto, and that it is the intention of the Board of Supervisors of Holt county, Nebraska, with the concurrance of the Board of Supervisors, of Boyd county, Nebraska, to immediately re-pair the damage done to said bridge

and the approaches thereto.

Therefore, as directed by the Board of Supervisors of Holt county, Nebraska, notice is hereby given to all persons interested of the intention of the Board of Supervisors of Holt county, Nebraska, to repair said bridge and the approaches thereto and the damage done thereto in the manner pro-

vided by law.

And notice is further given that said matter will be heard before the Board of Supervisors of Holt county, Nebraska, at the court house in the city of

"The Mineola Telephone Company."
Second: That the principal place of transacting its business shall be at Mineola, Holt county, Nebraska.

Third: That the general nature of the business to be transacted is to build, own, equip and maintain a telephone line situated in the county of Holt and state of Nebraska.

equivalent in property or labor and issued only when fully paid.

Fifth: That the time of commence-

Sixth: That the highest amount of indebtedness or liability to which the corporation is at any time to subject itself is 50 per cent. of its paid up capital. Seventh: That the affairs of the corporation are to be conducted by a Board of Control, consisting of the

president, vice-president, secretary and treasurer and three directors. That the articles of incorporation were filed with the Secretary of State of the state of Nebraska on the 9th of February, 1907, and that a certified copy of same was filed with the county clerk of the county of Holt, state of Nebraska, on the 18th day of March,

Dated June 10, 1907. 51-4 J. M. HUNTER, President. E. D. HENRY, Secretary.

First publised June 13, 1907. NOTICE.

Maria Louise Dorsey, Alva Beecher,
Beecher, his wire, S. H. Elwood and C. H. Toncray, defendants, will take notice that on the 6th day of June, 1907, Charles F. Dodge, plaintiff herein, filed his petition. tion in the district court of Holt county, Nebraska, against said de-fendants, the object and prayer of which are to foreclose the certificate of tax sale, issued by the treasurer of said county, March 8, 1904, on the south half of the south half of section of three, in township thirty-two, north of range eleven west, in said county, on which is due \$225.53, with interest thereon from March 8, 1904, at 20 per cent per annum, and the liens for subsequent and prior tays on said land. sequent and prior taxes on said land by said plaintiff paid, respectively, \$52.00, paid March 8, 1904; \$7.65, paid June 8, 1905; \$21.10, paid August 29, 1906, and \$7.20, paid June 5, 1907, with interest at 20 per cent per annum on cach payment from date of payment; and plaintiff prays that said land may be decreed to be sold to satisfy the amount due on said certification.

The entire revenue for the previous fiscal year was as follows: Received of County Treasurer. \$3448 34 Occupation tax..... 2709 00

 City scales
 142 80

 Water rental
 1096 39

 Miscellaneous...... 473 00

(First publication June 27.)
NOTICE.
In the court of Holt county, Ne-

In the matter of the estate of Nicholas Grass, deceased.

To all persons interested in said estate: You are hereby notified that on the 24th day of June, 1907, Lucy Elizabeth Grass administratrix of the estate of Nicholas Grass, deceased, filed in said court her final account as a said administrativ and a partition for at 1 o'clock p. m. at the county court room in O'Neill in said county. At which time and place any persons interested in said estate may appear and show cause, if such exists, why said final account should not be approved and a decree of distribution made of the residue of said estate in possession of said administratrix.

made of the residue of said estate in possession of said administratrix.

It is ordered that a copy of this notice be published for three successive weeks in The Frontier, a newspaper, printed and published in said county.

Dated this 24th day of June, 1907.

C. J. MALONE,

County Judge.

County Judge.

The Palace Stables BOWEN BROS., Proprietors.

GOOD RIGS, PRICES RIGHT FEEDING A SPECIALTY HORSES BOUGHT & SOLD

O'NEILL, NEB.

(First publication June 20.)
THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tract No. 1842.

The State of Nebraska, Plaintiff, vs.
The several parcels of land herein-

the year 1905, for the taxes for the years of 1894 to 1904 inclusive, the following described real estate, situated in the County of Holt, and state of Nebraska, to-wit: Lots number seventeen and eighteen (17 and 18), of block the averaged by the highest hidder for each in hand teen and eighteen (17 and 18), of block twenty-one (21), of the original town of O'Neill, Holt county, Nebraska, as the same is of record in the office of the 5th day of August, A. D. 1907, the county clerk of said county, was on the 17th day of November, A. D. 1905, duly sold at public vendue by the county treasurer of said county the county treasurer of said county the undersigned. the county treasurer of said county, in the manner provided by law, and the period of redemption from such the undersigned.

Dated at O'Neill, Holt county, braska, 3rd day of July, 1907.

2.5 C. E. HALL, sale will expire on the 17th day of November, A. B. 1907. You are futher notified that the

owner of the certificates of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practcable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered by the clerk of the district court at his office in the city of O'Neill, Holt county, Nebraska, in the confirmation record kept by the said clerk, in his office, in the court house, in said county and state, on or before the 17th day of

November, A. D. 1907.
You and each of you will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, in person or by attorney, to make any objections, or show cause, if any you have, why the said sale should not be confirmed. Dated at O'Neill, Nebraska this 20th

day of June, A. D. 1907. J. H. MERDITH, Attorney for owner of said certifi-

(First publication June 20.) THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. Tract No. 1962.

The State of Nebraska, Plaintiff, vs. The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants fendants.

land may be decreed to be sold to satisfy the amount due on said certificate and payments with interest and country for three successive weeks, prior to said day of hearing.

2-3 County Judge.

NOTICE.

Notice is hereby given that the Board of Supervisors of Holt county, Nebraska, in regular session June 28, Nebraska, in regular session June 28, 1907, found that the high water and ice in the Niodrara river, suddenly increase in the said decreed to be sold to satisfy the amount due on said certificate and payments with interest and costs. Said defendants are required to answer said petition on or before the 22d day of July, 1907.

E. F. Gray,

Attorney for Plaintiff.

(First publication June 13.)

ESTIMATE OF EXPENSES.

On motion the City Council made the provided by law and the period of redemption from such sale will expire on the 18th day of November, 1907, found that the high water and ice in the Niodrara river, suddenly increase to be expended by the city owner of the certificate of tax sale

owner of the certificate of tax sale issued by the treasurer will make application to the court in the above en titled cause for confirmation of such 1908: sale as soon as particable after the Salaries of city officers. \$1500 period of redemption has expired, and you are hereby notified that the time Railroad sinking fund. 2000 and place of hearing upon such con-Streets, repairs and sidewalks. 1500 firmation will be entered in the conRepairs on water works. 1000 firmation record kept by the clerk of
Water bond sinking fund. 2500 said court, on or before the 18th day
Interest on Water bonds. 770 of Nevember, 1907. You will examine
aid confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale

should not be confirmed.

J. A. COWPERTHWAITE,

52-3

Purchase

(Eirst publication June 20.)
N THE DISTRICT COURT OF
HOLT COUNTY, NEBRASKA.
Tract No. 1315.

The State o' Nebraska, Plaintiff, vs.
The several parcels of land hereinafter described, and all persons and corporations having or claiming title to, or any interest, right or claim in, and to, such parcels of real estate or any part thereof, defendants.

FINAL NOTICE. To David Fitzgerald, and to the occupants of the real estate described below, said real estate vacant and unoccupied.

Notice is hereby given that under a estate of Nicholas Grass, deceased, filed in said court her final account as said administratix and a petition for final settlement and distribution of the residue of said estate; that the said final account and petition for final settlement and distribution will be heard on the 16th day of July, 1907, at 1 o'clock p. m. at the county court room in O'Neill in said county. At which time and place any persons in county treasurer of said county in the county treasurer of said county in the manner provided by law and the period of redemption from such sale will expire on the 17th day of November, 1907.

You are further notified that the owner of the certificate of tax sale issued by the treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 17th day of November, 1907. You will examine said confirmation record to ascertain the time of such hearing and may be the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed. EVA S. ZIEMER,

Mystic flour at Horriskey's grocery.

(First Publication July 4)

SHERIFF'S SALE. By virtue of three executions directed to me from the clerk of the district court of Holt county, Nebraska, on a The several parcels of land hereinafter described, and all persons, and corporations having and claiming title to, or interest, right or claim in such of real estate, or any part thereof, and especially Stephen H. Elwood and Gusta Elwood, his wife, and C. H. Toncray and lots 17 and 18, block 21, of O'Neill, Neb., defendants.

To Stephen H. Elwood, and Gusta Elwood, his wife, and C. H. Toncray, non-resident defendants. You are hereby given notice that under a decree of the district court of said county, Nebraska, on the Justice Court in and for Grattan precinct in Holt county, Nebraska, on the 9th day of January, 1907, for the sum of \$180.15 and on the 3rd day of April, 1907, for the sum of \$77.20 and on the 4th day of June, 1907, for the sum of \$9.00 in favor of Eva S. Ziemer as plaintiff, and against Thomas Cain as defendants.

To Stephen H. Elwood, and Gusta Elwood, his wife, and C. H. Toncray, non-resident defendants. You are hereby given notice that under a decree of the district court of said county, Nebraska, on the Justice Court in and for Grattan precinct in Holt county, Nebraska, on the Justice Court in and for Grattan precinct in Holt county, Nebraska, on the Justice Court in and for Grattan precinct in Holt county, Nebraska, on the 9th day of January, 1907, for the sum of \$180.15 and on the 3rd day of April, 1907, for the sum of \$77.20 and on the 4th day of June, 1907, for the sum of \$9.00 in favor of Eva S. Ziemer as defendants.

To Stephen H. Elwood, and Gusta Elwood, his wife, and C. H. Toncray, non-resident defendants. You are hereby given notice that under a deport of Said county for the sum of \$9.00 in favor of Eva S. Ziemer as defendants, and Thirty-five cents, and the costs taxed at \$9.75 and accruing costs, I have levied upon the following real estate taken as the property of said defendant, to satisfy said order of sale, to-wit:

The northeast quarter of section judgment obtained in the Justice

Dated at O'Neill, Holt county, Ne-

Sheriff of said county.

HOTEL EVANS



ONLY FIRST-CLASS HOTEL IN THE CITY FREE BUS SERVICE

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Not the Measles, nor the jim jams, but pure bred young bulls of the best families. Mostly Red, sired by Scottish Sharon of Greytower, 153330, one of the Pan American prize winners, and Golden King 152918. Two of the best bulls on the uppor Elkhorn valley today. Time will be given on bankable note to responsible parties. Delivered to nearest R. R. station free.

JOHN M. ALDERSON Chambers, - - Nebraska

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Spectacles correctly fitted and Supplied.
O'NEILL, NEB.

R. R. DICKSON & Lawyer &

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E. H. BENEDICT LAW & REAL ESTATE

\$@ @@ O\$ Office first door south of U.S. Land Office

DR. J. P. GILLIGAN Physician and Surgeon

Calls may be left at Gilligan & Stout drug store or at residence 1 block north and % east of stand pipe Phones: Office 41, res.

DR. P. J. FLYNN

Physician and Surgeon

Night Calls will be Promptly Attended
Office: First door to right over Pixley &
Hanley's drug store. Residence phone 96

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