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**R. R. DICKSON**  
Lawyer

REFERENCE: FIRST NATIONAL BANK, O'NEILL

(First Publication June 11.)  
In the District Court of Holt County, Nebraska.  
Tract No. 2115.  
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 Earl Corbett and to the occupants of the real estate described below, whose names are L. G. Gillespie and Bertha Gillespie 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: Lots 9, 10, 11 and 12, block 43, Riggs' addition to O'Neill, in Holt county, Nebraska, was on the 18th 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 18th day of November, 1908.

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 18th day of November, 1908. 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.  
51-3 MRS. J. COYKENDALL, Purchaser.

First publication June 4.  
**Sheriff's Sale.**

By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebraska, on a judgment obtained before the judge of the district court of Holt county, Nebraska, on the 23d day of March, 1908, in favor of Charles A. Robinson as plaintiff and against A. P. Charles, real name unknown, Mary Charles his wife, real name unknown, Check H. Toncray, Mary Toncray his wife, real name unknown, the Nebraska Mortgage and Investment Company, a corporation, Charles K. Collins, receiver of the Nebraska Mortgage and Investment Company, and the northwest quarter of section 17, township 27 north of range 11 west of the 6th p. m. in Holt county, Nebraska, Charles E. Gibson, Gibson & C. H. Toncray, managers, etc., as defendants, for the sum of twenty-eight and 40-100 dollars and the costs taxed at forty-nine and 88-100 dollars and accruing costs, I have levied upon the following real estate, taken as the property of said defendants, to satisfy said order of sale, to-wit:

The northwest quarter of section seventeen, township twenty-seven north of range eleven west in Holt county, Nebraska.  
And will offer the same for sale to the highest bidder for cash-in-hand, on the 6th day of July, A. D. 1908, in front of the court-house in O'Neill, Holt county, Nebraska, at the hour of 10 o'clock a. m. of said day, when and where due attendance will be given by the undersigned.  
Dated at O'Neill, Holt county, this 2d day of June, 1908.  
50-5 C. E. HALL, Sheriff.

(First publication July 2.)  
**Contest Notice.**

Department of the Interior, United States Land Office, O'Neill, Nebraska, June 18, 1908.  
A sufficient contest affidavit having been filed in this office by John Erb, contestant, against homestead entry number 17506, made April 29, 1902, for the north half northeast quarter, section 35, township 28 north, range 15 west, by George Cover contestee, in which it is alleged that said George Cover has never established a residence on said tract of land since the date of his said entry and that said alleged absence from the said land was not due to his employment in the army, navy or marine corps of the United States as a private soldier, officer, seaman or marine during the war with Spain or during any other war in which the United States may be engaged, said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. on August 4, 1908, before the Register and Receiver at the United States Land Office in O'Neill, Nebraska.  
The said contestant having, in a proper affidavit, filed June 18, 1908, set forth facts which show that after due diligence personal service of this notice cannot be made, it is hereby ordered and directed that such notice be given by due and proper publication.  
B. E. STURDEVANT, Register.

(First Publication May 28.)  
**NOTICE FOR PUBLICATION.**  
Department of the Interior, U. S. Land Office at O'Neill, Nebraska May 28, 1908.  
Notice is hereby given that Allen Canady, of Iman, Nebraska, who, on Aug. 26, 1901, made homestead entry, No. 17103, for N1 SE1, section 15, township 27 N., range 11 W. 6th P. Meridian, has filed notice of intention to make final five year proof, to establish claim to the land above described, before Register and Receiver at O'Neill, Nebraska, on the 10th day of July, 1908.  
Claimant names as witnesses: Charles Crosser, Geo. L. Lines, Riley L. Canady, William F. Richards, all of Iman, Nebraska.  
B. E. STURDEVANT, Register.

**FRED L. BARCLAY**  
STUART, NEB.

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If you are in need of a loan drop him a line and he will call and see you.

(First publication June 18.)  
IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.  
Tract No. 1884.

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 M. J. Schram, first and real name unknown, and to the occupants of the real estate described, whose name is Mrs. G. W. Jones.

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 5, in block 25, in the city of O'Neill, 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, 1908.  
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 17th day of November, 1908. 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.  
52-3 MRS. G. W. JONES, Purchaser.

(First publication June 18.)  
IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.  
Tract No. 1939.

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 George M. Waters and to the occupants of the real estate described, whose name is W. W. Wyatt.

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 13, in block 32, in the city of O'Neill, Holt county, Nebraska, was on the 18th 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 18th day of November, 1908.  
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 18th day of November, 1908. 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.  
52-3 W. W. WYANT, Purchaser.

(First publication June 18.)  
IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.  
Tract No. 318, 318A.

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 the unknown heirs and devisees of John Fitzgerald, deceased, and to the occupants of the real estate described below, whose names are unknown and to the unknown owners and all persons interested in the hereafter described property.

To Nellie Lee and to the occupants of the real estate described, whose name is Mrs. Julia Ginn.  
Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1906, the following described real estate situated in the county of Holt and state of Nebraska, to-wit: Lots 12 and 13, in block 9, in Atkinson village Holt county, Nebraska, was on the 18th day of November, 1906, 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 18th day of November, 1908.  
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 18th day of November, 1908. 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.  
52-4 D. W. CAMERON, Purchaser.

(First Publication June 11.)  
**Notice.**

In the district court of Holt county, Nebraska.  
Luke E. Skidmore, Plaintiff, vs The London and Yankton Development Co., and John Doe, real name unknown, Defendants.

The above named defendants will take notice that on the 11th day of June, 1908, the plaintiff, Luke E. Skidmore, commenced an action in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which is to quiet the title of plaintiff in the north half of the northwest quarter and the southwest quarter of section twenty-three (23) in township twenty-six (26) north of range nine (9) west of the 6th P. M. in Holt county, Nebraska, and to enjoin the defendants from asserting or claiming any title or interest therein. Plaintiff alleges that on the 4th day of January, 1900, the said The London and Yankton Development Co., by a resolution of its board of directors, instructed its secretary, Harry Eller to make, execute and deliver to Schaller and Skidmore, a quit claim deed to the above described premises. That in pursuance to said resolutions and instructions of the said The London and Yankton Development Co., the said Harry Eller, secretary of said company, duly made and executed under the corporate seal of said company a quit claim deed to said premises and that said deed was duly recorded on February 13, 1900, in book 55 of deeds page 146 of the records of Holt county, Nebraska. That the said resolutions passed by the said The London and Yankton Development Company instructing its secretary, Harry Eller, to make a deed of said premises to Schaller and Skidmore, were not attached to said deed and were not recorded. That the said The London and Yankton Development Company is now dissolved and its records including the record of the resolutions and instructions to Harry Eller, secretary, have been lost or destroyed. That the failure of the defendant to attach its resolutions and instructions above named, to said deed and having the same recorded, casts a cloud on plaintiff's title which tends to depreciate the value thereof. That the defendant John Doe, real name unknown, claims to be the beneficiary of the assets, rights and remedies of the said The London and Yankton Development Company.

The above named defendants are required to answer the petition on or before the 20th day of July, 1908.  
51-4 LUKE E. SKIDMORE, Plaintiff.

↔The Cash↔

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FRESH FISH EVERY FRIDAY

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LAW & REAL ESTATE

Office first door south of U. S. Land Office

First publication June 4.  
**Public Sale.**  
Department of the Interior, United States Land Office, O'Neill, Nebraska, June 1, 1908.  
Notice is hereby given that, as directed by the Commissioner of the General Land Office, under provisions of the act of March 2, 1907 (34 Stat., 1224), we will offer for sale to the highest bidder promptly at 10 o'clock a. m., on the 7th day of July, next, at this office, the following tracts of land, to-wit:  
S1 SE1 Sec. 29, Twp. 28 N., R. 12 W.  
Any persons claiming adversely the above-described lands are advised to file their claims or objections on or before the time designated for sale.  
B. E. STURDEVANT, Register.  
SANFORD PARKER, Receiver.  
50-5

**AN EFFECTIVE SERMON.**

Trumpet Blast That Drove the People to Repentance.  
Old Peter Cartwright was a famous preacher and circuit rider many years ago.  
The exhorter was holding a camp meeting in Ohio. There was a great number of campers on the field, and the eccentric speaker addressed vast concourses at every service, but he thought too few were being converted. He felt that something should be done to stir the sinners to repentance, so he prepared a strong sermon on the second coming of Christ. He told how the world would go on in its sin and wickedness and at last Gabriel would sound his trumpet and time would come to an end. He described the horrors of the lost and the joys of those who were saved. The sermon grew in intensity, and he brought his people up to a grand climax, when suddenly the sound of a trumpet smote the ears of the anxious throng.  
There was a great sensation, and many fell upon their knees in terror and began to repent and pray. Women screamed and strong men groaned. Pandemonium was let loose for a few minutes. After the terror had somewhat ceased the preacher called to a man up a tree, and he descended with a long tin horn in his hand. The speaker then turned in fierce wrath and upbraided the people. He cried out in stentorian tones that, if a man with a tin horn up a tree could frighten them so, how would it be in the last great end when Gabriel's trumpet sounded the knell of the world! The sermon had a great effect upon the vast audience, and many hundreds flocked to the front and were converted.

**Simple When You Know How.**  
An innocent cockney while in the country asked a farmer how they managed to grow streaky bacon.  
"Oh, it is simple enough," said the honest agriculturist. "One week we starve the pig or feed him very little. That makes a layer of lean meat. Next week we give him all he can possibly eat, even working overtime, and that makes a row of fat. So by alternate starving and feeding we get the beautiful streaky bacon."  
"Dear me," said the cockney, "and how do you make the ham?"  
"Oh, we manage that by putting a ring in the pig's nose," was the reply.—London M. A. P.

**The Careful Scots.**  
A Scot and his wife came to London, and the worthy pair were in a hundred fears concerning the diabolical ingenuity of London thieves.  
As they took their first walk down the Strand the husband whispered of a sudden hoarsely in her ears, "Janet, wumman, hast thou got thy teeth teexed fermy in thy gums?"  
"Na, na," she answered, "Am no aish a fule! I've left 'em safely lockit awa' in the portmunity!"—London Chronicle.

**What a Blessing!**  
Smith—What a blessing children are! Jones (enthusiastically)—Aren't they! Now that my wife has two to look after she has no time to play the piano.—San Francisco Chronicle.

**THE O'REILL ABSTRACT & GO.**  
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