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Patton's Sun-Proof Paint represents the only true rinciple of scientific paint-making, combining the ghest degree of beauty with the greatest covering apacity and durability. It does not lose its lustre, does not peel, crack or chalk off. Get a beautiful color card and full informa-

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Business Man, Professional Man, Mine Operator and Manufacturer

in new towns that are springing up like magic and where raw materia in plenty can be handled at a profit.

The new line will reach Thermopolis about July 1st, connecting the outside world with one of the greatest health resorts in

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Landseekers Information Bureau

D. Clem Deaver, Ceneral Agt., 1004 FARNAM ST., OMAHA, NEB.

O'Neill National Bank \$50,000.00

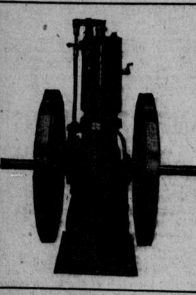
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direct the affairs of the bank. In direct the affairs of the bank. In other words, they fulfill the duties imposed and expected from them in their official capacity.

One of the by-laws of this bank is (and it is rigidly enforced) that no loan shall be made to any officer or stockholder of the bank.

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YOU GAN GET CHATTEL MORTGAGE OF THE FRONTIER

STRINGING PEARLS

A Difficult Task That Calls For Skill and Judgment.

CORDED ON SURGEON'S SILK.

A Soft, Round Strand of Pure White Woven Thread is Employed, and an Intricate System of Knotting Guards the Gems Should the String Break.

Every now and then a story is printed about the loss of a valuable string of pearls through the breaking of the cord on which they were hung and their slipping off and scattering over the floor or sidewalk. Those who know anything about the stringing of pearls, however, always read these tales with incredulity, because nowadays, as a general thing, only false pearls or those of small price are strung without a knot being tied between each of them, so that if the cord breaks no more than one can fall

It is common belief that because of their great value pearls are strung on something durable, like catgut or wire. As a matter of fact such material is never employed. There is no beauty to a string of pearls that looks wiry or stiff. It must be flexible to the highest degree, otherwise all its graceful effect will be lost. Up to the time of the introduction of surgeon's silk for pearl stringing nothing had been found that would absolutely meet the requirements of strength and flexi-

That the most valuable pearls are today strung on cords of surgeon's silk is due to the suggestion of a woman employee of a New York jewelry

Surgeon's silk-the thread that is used for sewing up cuts and woundsis a soft, round strand of pure white silk which is woven, not twisted. The weave, when viewed under a magnifying glass, closely resembles that of tiue silk braid and is capable of only small degree of expansion. This thread is produced in several diameters or grades, which makes it all the more desirable for pearl stringing. These are numbered instead of being lettered like ordinary sewing silk and are wound on small cards like darning

When the young woman's idea was first adopted it seemed as though it would prove impracticable owing to the quantity of surgeon's silk manu-factured being insufficient to meet the new demands from the jewelers. It was also very expensive. But the idea was such a good one and the surgeon's silk was so much superior to anything ever tried before that in time it was found possible to secure it in sufficient quantities and at wholesale prices.

The principal safeguard against loss. however, is in the method of string-An intricate system of knotting the thread between each pearl is employed. This prevents the escape of more than one jewel should the thread break. This knotting is done with tweezers and is a task that requires great skill. There must be no unsightly gaps between the knots and the pearls, and the whole when finished The tiny knots instead of detracting from the beauty of the necklace enhance it, for they look like seed pearls alternating with the larger ones. Knotting lengthens the necklace also and s often resorted to for that purpose.

When a strand of a certain length is desired and the number of large pearls s not sufficient imitation pearls of the exact size and color are often substituted. Some of these imitations will deceive the eye of any but the most

It often happens that the largest pearls have the smallest holes drilled through them, for every grain that is taken from the pearl reduces it in weight. In such cases, however, the risk of the cord breaking is increased owing to the slenderness of the thread and the sharp edges of the pearls cutting through it quickly. Stringing pearls is never done with

a needle. A needle is not yielding enough to pass through very small holes, and the doubling of its diameter at the eye makes its use impracticable. Therefore the end of the thread is sharpened to a very fine point, which is waxed stiffly enough to be used exactly as a needle would be.

Ordinarily pearl stringing is me-chanically difficult and also requires taste and judgment. The pearls may have to be rearranged in order to improve their general appearance. In the laying out of collarets especially a great deal of skill is required. In the first place, the collaret must fit exactly. This seems comparatively easy, but it is not. A pattern is always fitted beforehand, but it is rarely the case that the result is satisfactory the first time. Some necks require straight collars and others slightly curved. The same care is given to the fitting of a collaret as to the set of an expensive gown, and it has to be tried on and changed and ad-

justed as many times. Dividers are used to gauge the exact position in which the vertical diamond bars that support the strands of pearls should be placed. Endless care and judgment may be given to laying out the pattern for one of these baubles and getting the measurements absolutely exact, but when it comes to be fitted there is sure to be trouble. It may be too tight at the bottom and too loose at the top, or perhaps the ends may not even meet at all.-Thaddeus S. Dayton in Chicago Record(First publication June 23.) Ordinance No. 38 A.

n ordinance granting to Robert W. McGinnis, and his successors and assigns, the right to construct, erect and maintain gas plants, electric plants and heating plants and all structures and appliances in con-nection therewith for the manu-facture, generation, sale and distri-bution of gas, electricity and steam for heating, lighting and power purposes, and to enter upon, occupy, and use public streets and alleys and public grounds in the city of O'Neill; for the construction, erection and maintenance of gas pipes or mains and all appliances and structures in connection therewith, electric light poles, wires, cables and other structures and appliances in connection therewith, for the sale and distri-bution of gas and electric current for light, heat and for light, heat and power purposes; to construct, maintain and operate a system of pipes, conduits and all other appliances and structures in connection therewith for the sale and distribution of steam and hot water for heating and power pur-poses to public and private con-sumers of the city of O'Neill; and to manufacture and generate such gas, electricity and steam for such pur-poses during the life of this grant. BE IT ORDAINED BY THE MAYOR AND

CITY COUNCIL OF THE CITY OF O'NEILL, HOLT COUNTY, NEBRASKA.
Section 1. That there is hereby granted to Robert W. McGinnis, his successors and assigns, the right to acquire, erect, construct and maintain all precessary and convenient buildall necessary and convenient build-ings, structures, gashoiders and appli-ances for the manufacture, and generation of gas, electricity and steam for heat, light and power purposes, and the right to construct and main-tain all necessary and convenient pipes, conduits, and other structures and appliances for the sale and distri-bution of gas and steam or hot water for heat, light, and nower purposes. bution of gas and steam or hot water for heat, light and power purposes, and to erect, construct and maintain poles, wires, cables, or other struct-ures and appliances for the sale and distribution of electric current for light, heat and power purposes in the City of O'Neill, and in any future additions thereto.
Section 2. That for said purposes

the said grantee, his successors and assigns, or agents and employes, may enter upon the streets, alleys and public grounds of said City and make such excavation therein as may be necessary or convenient for the erection and sary or convenient for the erection and maintenence of poles, posts and other structures and appliances in connection therewith for electric wires and cables, and for the purpose of laying and maintaining therein gas pipes, steam pipes, conduits, and other structures and appliances in connection therewith for the sale and distribution of gas steam and hot water. ion therewith for the sale and distribution of gas, steam and hot water, provided that such excavations shall be properly protected when open, and shall remain open not longer than necessary, and shall be so filled or repaired as to leave the streets or alleys in as nearly as possible as good condition as before such excavations.

Section 3. The grantee or his successors or assigns, shall commence the construction of the electric light plant within six months from the date of

within six months from the date of the approval of this ordinance, and shall within eighteen months of said date have so completed said system as to be able to furnish electric current for light, heat and power purposes to the inhabitants of O'Neill Delay however, caused by strikes, malicious interference, order of courts

or acts of elements shall work an ex-tension of time equal to the loss of time so occasioned.

Section 4. That said grantee, his successors and assigns shall be required to extend electric wires for the distribution of electric current on the order of the City Council on any street or streets within said City, where shall be six resident families in each block of said proposed extension, and said extension shall be petitioned for by three fourths of the residents thereof provided such number of residents shall contract with the grantee to use electric current for light from said system in their respective residences for a period of not less than one year

Section 5. Said grantee, his succes sors or or assigns, shall hold the city exempt and harmless from all liability arising from the erection, mainten-ance and operation of sail works in any manner growing out of the grant-ing of this franchise and all costs and xpenses, and shall use none but insu lated or other approved wires for the conducting of electricity upon the main and principal strets of said

Section 6 The grantee, his success sors and assigns may use the Doherty rate of charges for the sale of gas and electric current to public and private consumers and shall have the right under this franchise to charge a flat rate of \$2.00 per thousand cubic feet for gas to private consumers; and twenty cents (20c) per kilowatt hour for electric current to private consumers; and \$2 00 per thousand pound for condensed steam, provided it shall be optional with the consumers to take gas or electric current upon the flat rate, or upon the Doherty rate to be fixed and established by the grantee, his successors and assigns. The grantee shall furnish gas and electric current to the city of O'Neill at such prices and upon such terms as may be agreed upon between the City of O'Neill and said grantee, his

successors and assigns.

Section 7. That the rights and privileges herein granted shall be continued in full force and effect for the period of twenty-five years from the passage, approval and publication of this ordinance.

This ordinance shall take effect and be in force from and and after its passage, approval and publication accord-

ing to law.
Passed and approved June 20, 1910. O. F. BIGLIN, Mayor. H. J. HAMMOND, City Clerk.

(First publication June 16.) Order of Hearing on Original Probate of Will.

State of Nebraska, Holt county, s s At a County Court, held in the County Court room, in and for said county. on the 13th day of June, 1910. Present, C. J. Malone county

judge. In the matter of the estate of John On reading and filing the petition

the instrument, filed on the 13th day of June 1910, and purporting to be the last will and testament of the said deceased, may be proved, approved, probated, allowed and recorded as the last will and testament of the said John Kennel, deceased, and that the

execution of said instrument may be committed and the administration of said estate may be ranted to Chris-

said estate may be ranted to Christian S. Kennel as Executor.

Ordered, That Wednesday the 6th day of July A. D. 1910, at 10 o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appearat 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 dency of said petition and the hearing thereof, be given to all persons in-terested 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.
(Seal) C. J. Malone, (Seal) 52-3

County Judge.

(First publication June 9.) Estimate of Expenses.

On motion the City Council made the following estimate of the probable amount of all moneys necessary for all purposes to be expended by the city government during the present fiscal year, commencing May 3, 1910, and ending on the first Tuesday in May, 1911.

 Salaries of city officers
 \$1800

 Fuel
 1500

 Railroad sinking fund
 2500
 Repairs on water works...... 2500 Streets and sidewalks..... Interest on sewer bonds and repairs on sewer..... 1000

fiscal year was as follows: Received of county treasurer. .\$3327.49 Saloon occupation tax...... 900.00 Water rental....... 1967.27 Police Judge..... Miscellaneous licenses.....

(First publication June 16) Special Master's Sale.

Docket A., No. 22. In the Circuit Court of the United

States, For the District of Ne-braska. Norfolk Division. D. C. Markham, complainant

James H. McAllister, et al., defend-

ants in Chancery.

FORECLOSURE OF MORTGAGE.

Public notice is hereby given that in pursuance and by virture of a decree entered in the above cause on the 29th day of May, 1909, I, GEO. H. THUMMEL, Special Master in Chancery of the District of Nebraska will, on the 18th day of July, 1910, at the hour of 9 o'clock in the forenoon of said day at the front door of the Holt County Court House building in the City of O'Neill, Holt County, State and District of Nebraska, seli-

at public auction for cash the following described properity, to wit:

The Northwest quarter (NW‡) of section one (Sec.1) township thirty (Twp. 30) north of range eleven (R. 11) and the west half (W‡) of the West half (W‡) and the south half (S‡) of the contheast quarter (NE‡) and the (Sec. 25) and the south half (S\(\frac{1}{2}\)) of the northeast quarter (NE\(\frac{1}{2}\)) and the north half (N.\(\frac{1}{2}\)) of the southeast quarter (SE\(\frac{1}{2}\)) and the south half (S.\(\frac{1}{2}\)) of the southeast quarter (SE\(\frac{1}{2}\)) and the east half (E.\(\frac{1}{2}\)) of the southwest quarter (SW\(\frac{1}{2}\)) of section twenty-six (Sec. 26) and the northwest quarter quarter (SW½) of section twenty-six (Sec. 26) and the northwest quarter (NW½) of section thirty-five (Sec. 35) ill in township thirty-one (Twp. 31) north of range eleven (R. 11) west of the 6 P. M., in Holt County, Nebraska. The northwest quarter (NW½) of section twenty-eight (28) Township thirty one (Twp. 31) north of Range sixteen (R. 16) west of the 6 P. M., Holt county, Nebraska.

52-5 GEO, H. THUMMEL, Special Master in Chancery.

R. R. Dickson, Attorney for Complainant.

(First publication June 23)

Notice To Contractors.

Sealed proposals will be received by the City Clerk of the City of O, Neill, Nebnaska, until eight (8) o'clock p n. on Wednesday, the 13th day of fuly 1910, for furnishing material and constructing a complete Sanitary Sewer System for the City of O'Neill, Nebraska in accordance with the Nebraska, in accordance with the plans and specifications on file in the ffice of the City Clerk, O'Neill, Nebraska, and in the office of the Engi-

neers, Omaha, Nebraska.

Each bid to be accompanied by a certified check of Five Hundred (\$500.00) Dollars. Any one desiring a set of plans and

specifications for personal use, may obtain the same by application of the Engineers and a payment of Five (\$5 00) Dollars per set.

The city reserves the right to reject any and all bids. 1-3 O F. BIGLIN, Mayor. H. J. HAMMOND, City Clerk. The Consolidated Engineering Co,

Engineers, 640 Bee Building, Omaha Neb.

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R. R. DICKSON * Lawyer *

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