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D. Clem Deaver, General Agt., Landseekers Information Bureau 1004 FARNAM ST., OMAHA, NEB.

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Capital sesses

The Directors of this Bank

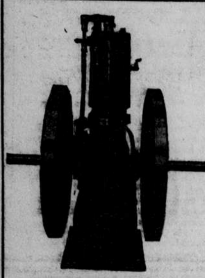
direct the affairs of the bank. In direct the affairs of the bank. In other words, they fulfill the duties imposed and expected from them in their official capacity.

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YOU GAN GET CHATTEL MORTGAGE OF THE FRONTIER

ANGLERS' FLIES.

Earth Ransacked For Feathers

and Hairs to Make Them. There are trout and salmon fishers who pay several thousand dollars a year for the "flies" alone. Few persons can learn to tie artificial fliesknotting hairs that can hardly be seen -so the skilled fly maker commands high wages. The materials, too, are costly, for the earth is ransacked for feathers and hairs, and one hair wrong makes "all the difference."

The business done in mouse whiskers is considerable, for they are used in the making of a wonderful fly, the "gray knat," and they are expensive, costing nearly 2 cents a whisker. Trout rise much better at mouse whisker flies than at the same "gnat" dressed in junglecock hackles, which look much like them.

Bears' eyebrows, being stiff and ex actly the right shade, are used in a fly that has killed quantities of salmon. These eyebrows come from the Himalayan brown bear and cost about \$1.50

There are agents all over the world searching tropical forests for the right birds to supply fly hackles. One of the most sought after skins is that of the rare "green screamer," an African bird about the size of a hen, which has a tiny bunch of feathers on each shoulder that is worth \$15 a bunch to the fly maker. One of these birds supplies only feathers enough to make rings for half a dozen flies.

There is no limit to the enthusiasm of an artistic fly tier, who will use hair from his own eyelashes to finish off an "extra special" fly. Bables' hair is much sought after if it is of the right shade-golden yellow-for all the lighter salmon flies, and one curl will make a dozen first class flies.

It takes an expert only fifteen minutes to turn out a fly which consists of a tiny hook with wings of Egyptian dove feather, legs of fox hair and a body of mouse fur wound around with a thread of yellow silk. A carelessly made fly will have neither legs nor "feelers," but the true expert adds the legs and puts on a pair of long "feelers" of cat hair, white at the tips. All these tiny details will be exactly in hook that the fly will take half a dozen strong fish and be none the worse.— Chicago Tribune.

A GAMBLER'S RING.

When Its Owner Deals the Cards Are an Open Book.

A curious ring seen recently is one that belongs to a gambler, one of the most famous card players in the United States. It is a heavy gold band affair and is exactly five-eighths of an inch wide. Running around the band in such a way as to completely circle it is a row of five small signets. Each one of these is worked in gold in the form of a shield. These shields are polished on their surface and bear no marking of any sort.

Inside the ring and grooved into its outer circle is another gold circle. When the ring is put on the operator's finger by a slight movement it is possible to slide the outside band around on the inner one. The instant this is done from under one of the small shields appears a minute mirror. This mirror is a scant quarter inch in diam-

When the operator sits in at a game of cards he wears the ring on the little finger of his right hand.

When he slides the cards off the pack as he deals this little mirror comes directly under the card that is being dealt. The dealer, looking down at his hands as he deals, sees each card as it comes off the pack. He knows each card that he has dealt and exactly who has the card.

As the dealer puts the pack down by a movement either slow or fast it is a perfectly simple matter to give the ring a slight rub, sliding it back into its original position. The mirror, even when it is exposed, is always on the inside of the hand and concealed from every one. After long practice it is possible to pull every card off the pack in such a manner that it will reflect in the exact center of the mirror.-Boston

Back and Forth. "There's one thing about you sub-

urbanites that I never could understand," said the city chap. "What is that?" queried the com-

"I've noticed time and again," continued the c. c., "that when you fellows reach town in the morning and again when you start for home in the evening you have a happy look. Now.

"Oh, that's easily explained," replied the other. "After the day's work in the city we are always glad to get out of it, and after a night in the country we are always glad to get back."-Chicago News.

A Rude Intruder.

He was standing among his fellows, this lion of the salon of the Independent Artists, telling what art and life meant to him, when he was approached by a matter of fact citizen, who wanted to know. "Can you tell me," he asked, looking straight into the eyes of the great man, "if these here durned pictures were done by real artists or just amateurs?"-Argonaut.

Opposition.

A certain amount of opposition is a great help to a man. It is what he wants and must have to be good for anything. Hardships and opposition

intelligence.-Lowell.

(First publication June 30)

Legal Notice of Referee's Sale Of

Land.
To Whom it May Concern: Notice is hereby given that in an action in partition now pending in the District Court of Host county, Neoraska, wherein Eva Yenney is plaintist and Charles L Turner and Inez Turner, minors, Sidney J. Smith, Mrs. Sidney

J. Smith, real name unknown, Evva M. Calhoun, otherwise Eva M. Calhoun, otherwise Eva M. Calhoun, Edna L. Green, —— Green her husband, first and real name unknown, May Madison, Henry Madison Jr., James Keeler, Emma Keeler, I. R. Keeler, Georgia Keeler and Walter Keeler, all of said Keelers being minors, and John Doe, real name unknown, are defendants; and wherein known, are defendants; and wherein the relief sought is the partition of the land described as follows, to-wit:

The east-half of the northwest quarter (E½ NW½), the northwest quarter of the southeast quarter (NW½ SE½), and the northeast quarter of the southwest quarter (NE½ SW½) of section twelve (Sec. 12), in township twenty sight (7) 282, partly of ship twenty-eight (Twp. 28), north, of range twelve (Rng. 12) west of the Sixth principal meredian; a judgment in partition was duly entered by the court on the 7th day of June, 1910, and Charles E. Hall was duly appointed by the court sole referee to partition said land as prayed for in the petition; and said referee having duly qualified and taken an oath faithfully to perform his duties as such referee. And having examined the judgment in partition and duly inspected said land and having considered the number of shares into which said land would have to be divided, did on the 25th have to be divided, did on the 25th day of June, A. D 1910, report to the Court, that said lands could not be divided and partitioned without great prejudice to the owners thereof: Where-upon the Court, on the 25th day of June, A. D. 1910, duly accepted and confirmed said report and ordered and confirmed said report and ordered as sale of said premises in lieu of particular as all of said premises in lieu of particular as a sale of said premises in lieu of particular as a sale of said premises in lieu of particular as a sale of said premises in lieu of particular as a sale of said premises in lieu of particular as a sale of said premises in lieu of particular and the defendants and each of them perpetually restrained and the defendants and each of them perpetually restrained and for other equitable and confirmed in the plaintiff and the defendants and each of them perpetually restrained and for other equitable and confirmed in the plaintiff and the defendants and each of them perpetually restrained and the said that the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of them perpetually restrained and the plaintiff and the defendants and each of the plaintiff and the defendants and a sale of said premises in lieu of partition, the net proceeds of said sale to be divided among the owners of said land according to their respective

filed a bond as required by law, which was fixed by the Court at \$3,000, which bond was duly approved by the

Now, therefore, by virtue of the premises and the power conferred upon me by law, I the undersigned will offer for sale and will sell for cash in hand at the front door of the Court braska, to-wit: The east half of the north west quarter, the north west quarter, and the north east quarter of the south the north east quarter of the south west quarter, of section twelve, in the City of O'Neill, Holt County, west quarter, of section twelve, in township twenty-eight, north of range twelve, west of the Sixth principal meredian. Said sale will remain the Northwest quarter (NWt) of section one (Sec.1) township thirty

open one hour.

2-6 CHARLES E. HALL,
Sole Referee.

(First publication July 7.) Sheriff's Sale

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 W. H. Westover, Judge of the District Court, of Holt County, Nebraska, on the 1st day of June, 1910, in favor of the County of Holt, as Plaintiff and against George Halleck Mayor tiff, and against George Hallock, Mary E. Hallock, J. A. Shank, whose real name is Jacob A. Shank, The Stuart State Bank of Stuart, Nebraska, a known, and Lot 1 of Block 2 of the known, and Lot 1 of Block 2 of the original Village of Stuart, Holt County, Nebraska, as Defendant, for the sum of One Hundred Eighty Five (\$185) Dollars, and Fifty (50) Cents, and costs taxed at \$36.75, and accuring costs, I have levied upon the following Real Estate taken as the property of said defendant, to satisfy said Order of Sale, to-wit:

Lot One (1) in Block Two (2) in the Original Town or Village of Stuart, in

Original Town or Village of Stuart, in Holt County, Nebraska. And will offer the same for sale to the highest bidder for cash, in hand, on the 8th day of August, A. D., 1910. in front of The Court House in O'Neill, Holt County, Nebraska, at 10 o'clock a. m., of said day, when and where due attendance will be given by the understand

given by the undersigned.

Dated at O'Neill, Nebraska, July
7, 1910.

H. D. GRADY, Sheriff of Said County.

(First publication July 14. Probate Notice.

July 8, 1910

In the matter of the Estate of John Kennel, deceased:

Kennel, deceased:
Notice is hereby given that the creditors of said deceased will meet the executors of said estate, before me, county judge of Holt county, Nebraska, at the county court room in said county, on the 8th day of August. 1910, on the 8th day of February 1911, at 10 o'clock a. m, each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months, from August 8th, 1910, are allowed for creditors to present their claims, and one year for the executor to settle said estate, from the 6th day of July, 1910. After six months from August 8, 1910, all claims barred.

This notice will be published in claims barred.

This notice will be published in The Frontier for four weeks successively, prior to the 8th day of August,

(Seal) 4-4 C. J. Malone, County Judge.

(First publication July 14)

Notice.

twenty-seven, north of range thirteen, able relief.

west of the Sixth P. M., Host county, Nebraska, and has been in such possession since the 30th day of November, 1909. That he and his prior grantors have been at all times since the 1st day of September, 1904, and prior thereto, in the actual, continuous, notorious, adverse, visible, exclusive, and open possession of said real estate under claim of ownership and under and by virtue of certain deeds of conveyance appearing and of

record in the office of the county clerk of Holt county, Nebraska. Plaintiff al'ages in said petition that the defendant, H. M. Henley, has an apparent lien upon said premises by reason of a mortgage appearing of record in Volume 40 of Mort gages, at page 604, and alleges that said mortgage and notes secured thereby has been paid and that there is nothing due thereon and that the defendant, Henley, has failed to release the same of record.

Plaintiff further alleges in said petition that the defendants and each of them have no claim, right, title, lien or interest in or two said premises but that their apparent interest casts a cloud on plaint ff's title which ought to be by decree of this court removed, and the defendants excluded from having or claiming to have any interest in said premises. prays that he be adjudged and decreed to be the absolute owner of and entitled to the possession of said real estate, that the title thereto and his right of possession be confirmed in him and that the defendants and each of them excluded from having or claiming to have any interest in and to said premises and the title thereto forever quieted and confirmed in the plaintiff and the defendants and each of them perpetually restrained and enjoined from asserting any interest

petition on or before the 22nd day of August, 1910.

R. R. DICKSON, Attorney for Plaintiff.

(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., defendants in Chancery.
FORECLOSURE OF MORTGAGE.

House in the city of O'Neill, in the county of Holt and state of Nebraska, on Monday, the 8th day of August, A. D. 1910, at the hour of 10 o'clock in the forenoon of said day, at public sale to the highest bidder the following described real estate situated in Holt county, Nebraska, to-wit: The east half of the hour of 9 o'clock in the forenoon north west quarter, the north west Public notice is hereby given that in pursuance and by virture of a de-cree entered in the above cause on the

State and District of Nebraska, seli at public auction for cash the following described properity, to wit:

The Northwest quarter (NW½) of section one (Sec.1) township thirty (Twp. 30) north of range eleven (R. 11) and the west half (W½) of the West half (W½) of section twenty-five (Sec. 25) and the south half (S½) of the northeast quarter (NE½) and the north half (N.½) of the southeast quarter (SE½) and the south half (S.½) of the southeast quarter (SE½) and the east half (E.½) of the southwest quarter (SW½) of section twenty-six (Sec. 26) and the northwest quarter (NW½) of section thirty-five (Sec. 35) all in township thirty-one (Twp. 31) north of range eleven (R. 11) west of the 6 P. M., in Holt County, Nebraska

the 6 P. M., in Holt County, Nebraska
The northwest quarter (NW1) of
section twenty-eight (28) Township
thirty-one (Twp. 31) north of Range

(First publication July 14)

(First publication July 14)
Notice.
To the unknown heirs and devisees of Lorenzo V. Ludwig, deceased, non-resident defendants:
You and each of you will take notice that Ed. F. Gallagher, as plaintiff, has commeuced an action in the district court of Holt county, Nebraska, against you and each of you, alleging in said petition that he is the owner of and in the possession of the following described leal estate situated in Holt county, Nebraska, to-wit: All Holt county, Nebraska, to-wit: All the northeast quarter of section wenty-two, township thirty-three, north of range fifteen, west of the Sixth P. M., except ten acres in a square form in the northwest corner of said northeast quarter, plaintiff alleging in said petition that he and his prior grantors have been since the 28th day of March, 1891, in the actual,

continuous, notorious, adverse, visible, exclusive and open possession of said premises, under claim of ownership under and by virtue of certain deeds of conveyance appearing and of record in the office of the county clerk of Holt county, Nebraska, and that by reason of certain irregularities appearing in a certain fureclosure proceeding reason of certain irregularities appearing in a certain foreclosure proceeding brought to foreclose a mortgage upon said real estate by Francis L. Harrison and Anna M. Harrison in the district court of Holt county, Nebraska, on the 29th day of May, 1889, and in which action sheriff deed was issued to Valley Loan & Trust Company, March 28, 1891, that the defendants have an apparent interest in said real estate which casts a cloud upon plaintiff's title and which tends to and does estate which casts a cloud upon plain-tiff's title and which tends to and does depreciate the value thereof and which ought to be removed by a de-cree of this court and the defendants excluded from having or claiming to have any interest in said premises.

Plaintiff prays in said petition that he be decreed to be the absolute owner of said real estate and that his To H. M. Henley, real name unknown, the unknown heirs and devisees of G. Van Nostrand, deceased, true name Garet Von Nostrand, and the unknown heirs and devisees of Catherine Dawson, deceased, non-resident defendants:

You and each of you will take notice in and to said premises and that his title and right of possession be quieted and confirmed in him and that his title and right of possession be quieted and confirmed in him and that his title and right of possession be quieted and confirmed in him and that his title and right of possession be quieted and confirmed in him and that his title and right of possession be quieted and confirmed in him and that his title and right of possession be quieted and confirmed in him and that his title and right of possession be quieted and confirmed in him and that the defendants are creed to have no claim in said premises. That the defendants be required to appear in court and set forth what interest, if any, they claim in and to said premises and that his title and right of possession be quieted and confirmed in him and that the creed to have no claim in said premises. You and each of you will take notice in and to said premises and that the that David L. Mabie as plaintiff has oloud cast upon plaintiff's title by anything. Hardships and opposition are the native soil of manhood and self reliance.—John Neal.

It is not the insurrection of ignorance that is dangerous, but the revolts of intelligence.—Lowell.

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It is not the insurrection of ignorance that is dangerous, but the revolts of intelligence.—Lowell.

You are required to answer said petition on or before the 22nd day of August, 1910.

R R DICKSON. Autorney for Plaintiff.

DR. E. T. WILSON PHYSICIAN and SURGEON

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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.

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