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is now so well started on its great wealth producing era that it not only appeals to farmers looking for new lands upon which to establish new homes under most favorable conditions; but appeals as well to the investor, who wanti to turn his money quickly, and to the

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

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

## O'Neill National

Bank \$50,000.00

Capital ses

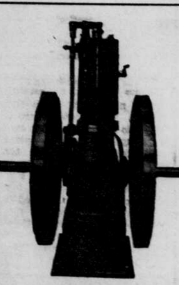
The Directors of this Bank

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.

You and your business will be wel-come here, and we shall serve you to the best of our ability at all times. If you are not yet a patron of ours we want you to come in, get acquainted and allow us to be of service to you. We welcome the small depositor. 5 per cent interest paid on time

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YOU GAN GET OF THE FRONTIER

First publication Aug. 4

First publication Aug. 4

IN THE DISTRICT COURT OF HOLT
COUNTY, NEBRASKA.
Tracts No. 20,1, 2011a, 2011b.

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 Mrs. Mary Hagerty, Nellie Hagerty, Mary Hagerty, Agnes Hagerty, Genevieve Hagerty, John Hagerty, Paul Hagerty and Eugene Hagerty; heirs of Patrick Hagerty and Eugene Hagerty; heirs of Patrick Hagerty deceased, and to the occupants of the real estate described, whose names are Norah Sullivan and Tim Sullivan:
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-wii: Lois Is, 9 and 20, block F, in O'Nelli & Hagerty's addition to O'Nelli, Neb., was on the isth 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, 1910.

You are further rotified 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, 1910. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections and show cause why the sale should not be confirmed.

(First publication Aug 4)

IN THE DISTRICT COURT OF HOLT

(First publication Aug 4)

(First publication Aug 4)

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Tracts No. 2010, 2010a.

The State of Nebraska, Plaintiff, vs
The several parcets 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 NoTIUE.

To Michael H. Walsh, Mrs. Mary Hagerty, Nellie Hagerty, Mary Hagerty, Agnes hagerty, Genevieve Hagerty, John Hagerty, Paul Hagerty and Eugene Hagerty, heirs of Patrick Hagerty deceased, and to the occupants of the real estate described below whose names are Timothy Sullivan and Nora Sullivan.

of the real estate described below whose names are Timothy Sullivan and Nora Sullivan.

Notice is hereby given that under a decree of the district court of said county, rendered in the state tax suit for the year 1985, the following described real estate stuated in the county of Holt and state of Nebraska, to-wit.

Lots 16 and 17 in block F, in O'Neill and Hagerty's addition to the town of O'Neill. Nebraska: said addition being described in the numerical index of the county clerks records of said county as "Hagerty's Addition to O.Neill" 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, 1910.

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 kep by the clerk of said court, on or before the 18th day of November, 1910. 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.

7-3

BEA MCCAFFERTY.

Owner of Said Certificate.

(First publication Aug. 4)
IN THE DISTRICT COURT OF HOLT COUNTY, NERRANKA.
Tracts No. 2008, 2008, 2008, 2008c.
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 Mrs. Mary Hagerty, Nellie Hagarty, Mary Hagerty, Agnes Hagerty, Genelve Hagerty, John Hagerty, Faul Hagerty and Eugene Hagerty, helrs of Patrick Hagerty decrased, and to the occupants of the real estate described, whose names are Norah and Tim Sullivan.

Notice is hereby, given that under a decree.

deceased. and to the occupants of the reasestate described, whose names are Norah and
Tim Suilivan.

Notice is hereby given that under a decree
of the district court of said county, rendered
in the state tax suif for the year 1906, the following described real estate situated in the
county of Holt and state of Nebraska, to wit:
1 tots 10, 11, 12, and 13, in block F in O'Neill &
Hagerty's addition to O'Neill, Neb., 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, 1910.

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

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, 1910. 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 couse why the sale should not be confirmed.

7-3

BEA MCCAFFERTY.

Owner of Said Certificate.

REPORT OF THE CONDITION

OF THE FIDELITY BANK

## of O'Neill, Charter No. 895 Incorporated in the state of Nebraska

at the close of business Aug. 25, 1910. RESOURCES Loans and discounts ..... \$76419 96 Overdrafts, secured and un-Current expenses and taxes paid ..... Cash items ..... Due from national, state and private banks and bankers Checks and items of exchange Currency ...... 8 507 50

Total cash on hand....... 4432 55 in her sweet, clear, insolent English LIABILITIES Capital stock paid in ..... \$25000 00 

to check ....... 48572 69 Demand certificates of deposit......2317 49 Time certificates of

and private banks and bankers......2017 64 80679 10

State of Nebraska, County of Holt, ss. I, Jas. F. O'Donnell, cashier of the above named bank, do hereby swear that the above statement is a correct

and true copy of the report made to the state banking board.

Jas. F. O'Donnell, Cashier.

Attest.—O. F. Biglin, Geo. H. Hasse, Directors. Subscribed and sworn to before me

this 1st day of September, 1910. (Seal) H. J. Hammond, Notary Public. Commission expires Sept. 28, 1914. Deposits August 25, 1008....\$12,300 00

Deposits Aug. 25, 1910 \$80,679.10 Increase in two years \$68,379 10

A CARD TRICK.

The Sequel to a Challenge to a Duel a Berlin Cafe.

"Well?"

"You have been staring at me!" "Not that I am aware of."

The young gentleman, evidently a student, was about to retire with an apology when the person addresseda banker-thought proper to add:

"You are altogether too insignificant an individual for me to stare at you." "Sir, that is an insult! I shall chal-

lenge you. Here is my card." After a moment's hesitation the banker also gave up his card. The cards were inscribed as follows:

"Count Botho von Felsing, student

of philosophy." "Ernst Grunschild, banker."

The scene occurred in a Berlin cafe, and the count at once took his departure. After his excitement had somewhat abated and he had had time to collect his thoughts Herr Grunschild also left. Fearing lest his better half might suspect something from his looks, he went straight to his place of business and began to write letters to his friends containing the customary last farewell greetings in case be should fall a prey to a "vindictive and quarrelsome opponent." It was 7 p. m., and the cashier called, as usual, to present his report. Grunschild ran his eve listlessly over the balance sheet. Suddenly he gave a start.

"A thousand marks drawn for private use! What does this mean? Come; this is above a joke!"

"Have you forgotten, Herr Grunschild? You were playing at the cafe, you know, and lost a thousand marks, and as you hadn't that amount on you Count von Felsing was good enough to call for the money on his way. He showed me your visiting card in proof of his statement."

Grunschild hardly knew whether he should go into a fit with vexation or whether he should shout for joy. He had been done out of a thousand marks, but at the same time it was "nio" with the duel. When he afterward learned that the imaginary student was a professional swindler he was shankful to have got off so cheap-

#### FLAG ETIQUETTE.

Displaying the National Ensign at Half

There have been many mistakes made about the etiquette of the flag. When President William McKinley was assassinated thousands of loyal Americans raised flags at half mast over their places of business and let them fly by night and by day until they wore out. They undoubtedly thought they were showing respect to McKinley's memory. But they were not showing proper respect to the flag. The United States government displayed at that time its flags at half mast from sunrise to sunset from the president's death until his burial. The government regulations provide that on the death of a president in office its flag shall be displayed at half mast

only one day. In memory of the 350,000 Union soldiers who lost their lives during the civil war May 30, Memorial day, each year the United States displays its flag at half mast at all army posts, stations and national cemeteries from sunrise ay. Imp diately before moon a dirge is played by the band or field music, and the national salute of twenty-one guns is fired. At the conclusion of this memorial tribute at noon the flag is hoisted to the top of the staff and remains there until sunset. The idea is that the national ensign is too sacred an object to be long in mourning for any man or number of

men, no matter how exalted their rank. The flag reversed, with the union down, indicates distress. The flag on anything but a fort actually besieged should never be displayed between sunset and sunrise.

When the flag is to be displayed at half mast it is lowered to that position from the top of the staff. It is hoisted to the top before it is finally lowered.-Washington Post.

She Sent It Back.

There has always been a lot of give and take in American women's social adventures in England. But American women have spirit, and if they have taken a good deal they have given back still more.

An Englishwoman called on an American countess in Belgravia. "Oh, I thought you were out. That's

why I called," the Englishwoman said "Well, do you know, I thought I was

out, too," the American replied. "My stupid man must have mistaken you for some one else."

The Kickless Dog. "I wonder why so many people insist on keeping dogs that are no good?"

"Well," replied the proprietor of the village hotel, "I always keep a few dogs because it's a comfort to see 'em take their meals regular without kickin', even if they don't pay any board." -Washington Star.

A Great Secret. Old Bachelor Uncle-Well, Charile, what do you want now? Charile-Oh, I want to be rich. "Rich! Why so?"

"Because I want to be petted. Ma says you are an old fool, but must be petted because you are rich. But it's a great secret, and I mustn't tell it."

lot of old clothes in the house be searches the pockets, though the never finds anything.

THE MITTEN CODE

Brief Rules For the Guidance of Unfavored Suitors.

WHAT TO DO WHEN REJECTED

Always Try to Parry the Blow With a Ready Reply, Because Staring In Reproachful Silence Gives the Lady a Chance to Change Her Mind.

Incredible as it may seem, proposals of marriage are sometimes refused, usually because the lady thinks she knows better.

To comport one's self fittingly when rejected is no easy matter. The young beginner is advised to give some thought to his next move in the event of his proposal being declined. To stand staring in reproachful silence displays a lack of savior faire and incidentally gives the lady a chance to change her mind.

The really nice young man when re jected inclines to gloom. The average young man takes up an attitude of sprightliness. To display relief when rejected may not seem in the best taste, but if a girl has refused you that is sufficient evidence that she has no taste at all.

Let us consider the method of the really nice young man. He hints at a broken beart-a picturesque but improbable happening. He asks if there is no hope. Always he speaks in "low tone." There is the authority of the best fiction for this. Apparently he never shouts his query from the doorsteps as he is departing. He mentions suicide in a noncommital way and eventually takes his leave "with one last fond, lingering look at her." One can only hope he does not spoil the dramatic value of his exit by tripping over the doormat.

So much for the really nice young man. The average young man has a variety of methods for keeping his end up in the event of being rejected. He imparts an air of levity to the proceedings which must be distinctly irritating when one is expecting time honored references to fractured hearts and blighted hopes.

Copying the average young man, you may therefore when rejected laugh heartily and then remark: "Well, but, joking apart, isn't the weather beautiful?"

There is something about this formula which prevents the waste of any emotion except annoyance.

Another gambit in taking refusals is to smile with satisfaction and say the simple words: "I win!"

While the damsel is puzzling out what the words may mean you can effect your escape.

In the event of an emphatic refusal you can always ask smilingly:

"How did you guess I was jollying?" An effective way to prevent a lady romising to be a sister to you is to get there first by promising to be a son to her, and you can follow it up by

"Oh, well, I must be getting along.

've got another call to make." There is a subtlety about this remark which enables you to take your leave quite easily.

Always try, however, to be ready to say something at once. If after her "No" you think you have been slient overlong, assume a puzzled look and

"Let me see-what were we talking about?"

Should the girl give reasons for re-

fusing you remark: "Yes, that's just what Jane Jones said last month when I proposed to

it may happen that the lady answers your proposal thus:

"No. Harold, I can never be yours I am affianced to another." The best thing to do to avoid exposure of your disappointment is to ex-

claim: "Yes, I knew that when I asked

you." Another formula when rejected lies in taking a list of names from your pocket, consulting it and remarking: "You're Miss Susan Smith, aren't

you?" Then you put a tick against the name, sigh relievedly and take your leave.

If you have come primed to say "Thank you, Harriet; you have made me the happiest man in all the world." in answer to ber acceptance there is no reason why you shouldn't say it in reply to her refusal.

In the event of receiving a refusal by letter pretend that you did not get it. This has a disquieting effect. Or if you want to get even wait till she questions you about it and then say with every sympton of glad relief:

"Oh, that letter was from you, was it? I couldn't quite make out the signature, and I thought it was from some one else on a similar matter." A sportive remark is permissible sometimes when one is refused with lofty contempt:

"That's all right, old girl. Truth is I only asked you because I was feeling a bit sorry for you."

The main point is to be ready witted enough to keep your hat and stick in your hand. Do not leave the bouse whistling, though. It prevents you from exhibiting an amused smile when she peeps at you from behind the

front room curtains. With luck and practice you will be able to take a refusal of marriage quite well. Don't propose merely for practice, however. Your luck may not hold out London Opinion.

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