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O.O. SNYDEI

tudes and mild climate. You can go Burlington-Santa Fe, via Denver to Pasadena and Los Angeles in personally conducted tourist sleepers, leaving Omaha every Tuesday night, train No 9; and Denver every Wednesday evening. Experienced conductors are in charge of these excursions; you will enjoy your ride to California over these two first-class railroads. If not convenient to connect with No. 9 enroute through Nebraska, use any of the Burlington trains into Denver, and let me socure a through berth for you, to be taken at

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This is held at Denver, January 15th to 20th. Everyone going will receive a big we'come in Denver—the city of sunshine and hospitality.

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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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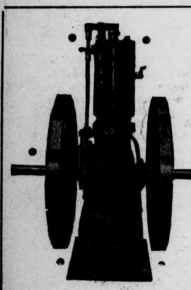
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O'Neill National Bank

\$50,000.00

Capital ses

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MAGNET MARVELS

of Metal at a Time.

LIFT BILLETS HOT OR COLD.

A Single One of These Monsters With Invisible Magic Fingers Will Do the Work of Half a Hundred Men-The Magnet In Medicine and In Surgery.

Those who have watched a toy magnet lift up pins and needles and marveled not a little at the unseen power that causes the bits of metal to jump might well be excused for standing aghast at the sight of a modern giant magnet picking up several tons of iron and steel from the scrap heap and conveying it with ease and rapidity to the melting furnace beyond.

So great has been the commercial development of the magnet that it can lift five and a half tons. These giant magnets used in iron and steel mills can pick up hot as well as cold billets, and a single one of this character will displace half a hundred workmen.

A further improvement may be noted in the combination of skull cracker and magnet. The skull cracker is a huge pear shaped ball of iron suspended by a chain to a hook and steel ropes. This skull cracker is dropped with great force on scrap metal to be broken up for remelting. It breaks the metal into conveniently small pieces and is lifted up and down by the magnet until the scrap is reduced to proper size. Then the invisible fingers of the magnet gather up the small pieces and carry them to the melting furnace. The entire operation is accomplished in one-hundredth of the time formerly required by manual labor.

More recently magnets have been employed in the milling industry to pick out small particles of metal that frequently get into flour and cause explosions through friction when they come in contact with the big rollers. Not a particle of metal can escape the powerful magnets suspended over the chute through which the grain passes. In mining and metallurgical work

the magnet has become an indispensable labor saving agent. The magnetic separation of ores has saved thousands of dollars to mining companies. When the rocks are crushed and pulverized powerful magnets gather up the infinitesimal parts of metal released from their beds and convey them to the smelting furnace. Quantities of ore can thus be saved from old tailings that were formerly considered pure waste.

Recently commercial magnets were employed for the novel purpose of raising sunken treasures. A big cargo of nails was lost in twenty fathoms of water, and the loss seemed irreparable until some enterprising genius raised them easily and cheaply by means of a magnet suspended from a derrick by steel cables.

In the most improved commercial magnets hollow steel castings are used. in which magnetized coils are placed. The latter are built up of alternate layers of copper and asbestos and insulated from the cast steel frames by thick sheets of mica. A magnet of this construction is proof against heat and cold and free from the danger of short circuiting. There is nothing combustible use I in its manufacture, and it can gather up a ton of hot scraps of steel with comparative ease.

But the invisible fingers of the magnet can pick up the most delicate splinter of steel no larger than a sewing needle as easily as it lifts a huge iron or steel learn weighing a ton or two. The small magnets have therefore found as great a field of usefulness as the big ones. In all trades they are employed for handling pieces of metal too small for fingers to pick up easily.

In a medical way they are used successfully for extracting iron or steel cinders from the eye and also for drawing cut of the body needles and pieces of metal that have found lodg-A table and the had inadvertently swallowed a dozen needles was operated upon in this way with entire success. For several days she was placed under a powerful magnet until every needle had been drawn from her body.

In a therapeutic way magnets have proved of value in destroying ulcerous and cancerous growths, and even blood diseases of some kinds have yielded to their curative effects. A man with the point of a dagger broken off in his body had it removed by a magnet. Another patient had been suffering from a painful ulcer on the chin for many years without finding telief. He was finally cured by treatment with a magnet, which drew from his chin a lot of steel filings that had caused all the trouble. The filings had found lodgment in a cut in his face one day when working before a turning lathe. No immediate trouble had followed, and the man had forgotten the incident until the magnet drew them out and gave the ulcer a chance to heal.-George E. Walsh in Chicago Record-Herald.

A Pertinent Question.

There are great men who cannot spell, and small people who object to them. "Spell 'cat,'" said the teacher to the boy at the tail end of the class. "K-a-t," replied the boy. "Silly," replied the teacher. "Can't you spell "Well," replied the sensible boy, "what does k-a-t spell?"-London Chronicle.

Idleness is only the refuge of weak minds and the holiday of fools.-Ches-

To G. N. Peek, christian name un-known; J. W. Bishop & Company, Mrs. M. Doyle, The American Steel & Wire Company; The DeLaval Separator Company, Acme Harvest-Joyce Hardware Company, Henkle & Joyce Hardware Company, The Hays Pump & Planter Company, and The Sterling Manufacturing Company, non-resident defendants. You and each of you will take notice that Occasing Park of Occasing Nature

that Osceola Bank of Osceola, Nebras-ka, has filed in the District Court of Holt County, Nebraska, its petition against you and each of you and Henry B Russ and others, the object and prayer of said petition being to for-close a mortgage given by Henry B Russ to it upon the following describ-Russ to it upon the following described real estate situated in Holt county, Nebraska, to wit: The south west quarter of the north east quarter and the west half of the south east quarter of section twenty six (26) township thirty (30) north of range eleven, said mortgage being given to secure the note of the defendants, Henry B. Russ and Senah Russ, of date June 29, 1910, for \$2642.75, due March 1, 1911, interest at 10 per cent from maturity, plaintiff alleging in said petition that it is the owner of said note and said mortgage, and that there is due it thereon the sum of \$3,000 00 with interest at ten per cent from date and subject, junior and inferior to its mortgage lien, and that the defendants be required to pay the amount found due and in default thereof, that said premises be sold and the proceeds thereof applied in the payment of the amount due, and for other equitable re-

First publication Decemoer 21, 1911 Notice of Amendment to Articles of

1911, Article 1, of the Articles of Incorporation was amended so as to read Article 1. The name by which the Corporation shall be known is The Nebrasl'a Investment Company.

Notice is further given that the certified copies of said amendment have been duly filed in the office of the Secretary of State of the State of Nebraska, at Lincoln, and in the office of the County Clerk of Holt County,

Nebraska, at O'Neill.

JAROSLAV FOLDA, President.
D. B. WELPTON, Secretary. 27-4

(First publication Dec. 14) (First publication Dec. 14)
Notice for Publication (Isolated Tract)
Public Land Sale. Department of
the Interior, U. S. Land Office at
O'Neill, Nebraska, November 28, 1911.
Notice is hereby given that, as directed by the Commissioner of the
General Land Office, under provisions
of Act of Congress approved June 27,
1906 (34 Stats. 517), and Act of March of Act of Congress approved June 21, 1906 (34 Stats., 517), and Act of March 2, 1907, (34 Stats., 1224), we will offer at public sale, to the highest bidder, at 10 o'clock a.m., on the 22nd day of January, 1912, at this office, the following-described land: Serial No. 19244 for the arrival and each swill of o3648, for the swi sel and sel swi of section 22, twp, 32 n., r. 12 w., of the 6th P. M. in Nebraska. This sale is conditioned upon due publication of this notice and proof of publication thereof being filed in this office prior

ate of sale. Any persons claiming adversely the above-described land are advised to file their claims, or objections, on or

before the time designated for sale. B. E. STURDEVANT, Register. SANFORD PARKER,

Receiver.

(First publication Dec. 14.)

Notice to Creditors.
In county court within and for Holi county, Nebraska, December 9, 1911. In the Matter of the Estate of Charles D. Hills, deceased.

To the creditors of said estate: You are hereby notified that I will sit at the county court room in O'Neill, in said county, on the 9th day
of January, 1912, on the 9th day of
April, 1912, and on the 9th day of
July 1912, at 10 a. m. each day to receive and examine all claims against aid estate, with view to their adjust-ment and allowance. The time limited for the presentation of claims against said estate is six months from the 9th day of January, A. D. 1912, and the time limited for the payment of debts is one year from the 9th day of December, 1911. After six months from January 9,1912, all claims barred.

Witness my hand, and, the seal of

Witness my hand and the seal of said county court, this 9th day of December, 1911

C. J. MALONE, County Judge.

(First publication Jan. 4.)
Notice to Creditors.
In county court within and for Holt county, Nebraska, January 2, 1912 In the Matter of the Estate of Frank P. Walsh, deceased.

To the creditors of said estate: You are hereby notified that I will sit at the county court room in O'-Neill, in said county, on the 31st day of January, 1912, on the 30th day of April, 1912, and on the 31st day of July, 1912, at 10 o'clock a. m. each day to receive and examine all claims against said estate, with view to their adjustment and allowance. The time limited for the presentation of claims against said estate is six months from the 31st day of January, A. D. 1912, and the time limited for the payment of debts is one year from the 2nd day of January, 1912. After six months from January 31st, 1912, all claims

Witness my hand and the seal of said county court, this 2nd day of January, 1912. C. J. MALONE, County Judge.

(First publication Jan. 4) Notice.
The State of Nebraska, County of

In the county court:

Notice is hereby given that, peti-

First publication December 29, 1911.

Notice.

To G. N. Peek, christian name unof the estate of Jesse B. Hixon, deceased, late of said county, the same is set for hearing at 10 o'clock a. m., on Monday, the 22nd day of January, 1912, at the office of the county judge in O'Neill, in said county, at which time and place all persons interested in said estate may app ar and be heard

concerning said appointment.

Given under my hand and official seal this 4th day of January, 1912.

(Seal) THOMAS CARLON, County Judge.

First publication Dec. 21st, 1911

To Richard T. Mills and wife Charlotte Mills, C. H. Toncray, true name Check H. Toncray and wife, Emma R. Toncray, John M. Diels, Ezra R. Carr. administrator of the estate of N. B. Richardson, true name Nathan B. Richardion deceased, H. A. Jandt, true name Henry A. Jandt, and E. C. Tompkins, true name Edward C. Tompkins, partners doing business under the name of Jandt & Tompkins, and Joseph Holmes, non resident defend-

You and each of you will take notice that John C. Hoffman as plaintiff, filed his petition in the District court of that said mortgage is a lien upon said real estate and prays that the amount due it be determined and decreed to the object and prayer of said petition be a lien upon said real estate, and and action being to quiet the title in that the interest of the defendants himself to the south west quarter of and each of them be decreed to be the south west quarter of section twelve (12) township thirty-one (31) north of range ten (10) West of the 6th, P M. in Holt County, Nebrasky against the claim of each and all of the defendants, and to enjoin said de fendants and each and all of them from claiming any title to said premamount due, and for other equitable relief.

You are required to answer said petition on or before the 5th day of February, 1912.

OSCEOLA BANK,
28-4

Plaintiff.

OSCEOLA BANK,
28-4

Plaintiff.

First, publication, December 21, 1911 ful and open possession of the before described real estate, claiming title and right of possession thereof under Incorporation.

Notice is hereby given that at the annual meeting of the stockholders of The Dorsey Trust Company, held at it's effice in Dorsey, Holt County, Nebraska, on the 20th day of November, 1911 Article 1 of the Article of Incorporation.

and right of possession thereof under and by virtue of certain recorded deeds of conveyance appearing and being of Holt County, Nebraska, upon which plaintiff's title and that of his prior grantors is based. grantors is based.

Plaintiff prays for other equitable relief. You are to answer said petition on or before the 29th day of Jan-

R. R. DICKSON. Attorney for Plaintiff.

The Banitary



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Falconry.
In medieval times falconry was exceedingly popular. To be seen with a hawk upon the wrist was the seal of a gentleman, and his rank was also known by the species of hawk he was using-for a king the ger-falcon, for a prince the falcon-gentle, for a duke the falcon of the rock, the peregrine falcon for an earl, for a lady the merlin, the nobby for a young man, the goshawk for the yeoman and for the serving man the kestrel.

Had to Swallow Many Things. An amusing anecdote is related of the late Hungarian statesman Tisza, who when one day dining at the Hofburg with the Austrian emperor placed a large pear upon his plate at dessert. The emperor remarked to his minister that cold fruit after a hot dinner was injurious to the digestion.

Tisza replied, "The stomach of a Hungarian premier, your majesty, is •bliged to be a strong one."

Changed Plans. A Chicago banker was dictating letter to his stenographer.

"Tell Mr. So-and-so," he ordered. "that I will meet him in Schenectady." "How do you spell Schenectady?" asked the stenographer. "S-c, S-c-er-er-er- Tell him I'll

meet him in Albany."-Chicago Post.

Architecturally Speaking. "I am the architect of my own for tune," said Mr. Dustin Stax. "Well," replied Mr. Holden Howes.

by being your own architect you're liable to get some curious effects, but you do save a lot of money on plans and specifications."-Washington Star.

The Pity of It. "Do you believe necessity is the

mother of invention?" "Yes, and she is also closely related to the promissory note."-Birmingham

Age-Herald.

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R. R. DICKSON & Lawyer &

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