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Patton's SUN-PROOF Paint

both inside and outside is on the right side of the paint question.

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(First publication March 28)
Legal Notice.
In the District Court of Holt county, Nebraska.
William Luben, Plaintiff.
vs.
Luella M. Storer and husband, Samuel C. Storer, Newton Jones and wife, Louisa Jones, and William Campbell, and wife, Campbell, real name unknown, Defendants.

The above named defendants will take notice that on March 6, 1912, the plaintiff filed his petition in the above entitled cause and court, the object and prayer of which is to quiet the title in himself to the northwest quarter (nw¹/₄) of section two (2), township twenty-eight (28), range thirteen (13), west of the 6th P. M. in Holt county, Nebraska, against the claims of each and all the defendants; to cancel and to have decreed to be wholly paid a certain mortgage executed by Peter H. Bendixen and wife, Petra A. Bendixen, to Luella M. Storer, on October 24, 1895, and recorded in book 66 of mortgages, at page 73 of the records in the office of county clerk, in Holt county, Nebraska; and to enjoin said defendants and each and all of them from claiming any title to the said premises as against said plaintiff.

You are required to answer said petition on or before Monday, the 6th day of May, 1912.

41-4 **WILLIAM LUBEN,**
By **W. K. HODGKIN,** His Attorney.

First publication March 7th, 1912.
Legal Notice.
Paul Fahy and Jane Fahy, his wife, real name unknown, C. R. Moore, whose real name is Charles R. Moore, Hattie J. Moore, his wife, O. G. Moore, real name unknown, Emma Moore, his wife, M. S. Boyd, real name unknown, S. M. Boyd, real name unknown, The Albert Lindholm Company, a corporation and Farmers Loan and Trust Company, a corporation, defendants, will take notice that on the 6th day of March, A. D. 1912, Joel Parker, plaintiff, commenced an action in the District Court of Holt County, Nebraska, against said defendants, the object and prayer of which is to quiet and confirm in plaintiff the title to and possession of the following described premises, and each and every part thereof situated in the county of Holt and state of Nebraska, to-wit:

Lots twenty-two (22) and twenty-four (24) in block thirty-three (33), of Fahy's sub-division of lots one (1), two (2), three (3), fourteen (14), fifteen (15), and sixteen (16), in block thirty-three (33), of O'Neill, Nebraska, and also lot ten (10) in block N of Fahy's Park Addition to O'Neill, Nebraska, and lot two (2) in block twenty-three (23) of the original town of O'Neill, Nebraska, as surveyed, platted and recorded, and to remove the clouds cast upon his title to said described premises by reason of the claims of the defendants and each of them to some right, title or interest in or to or lien upon said described premises, or some part thereof, and to forever enjoin said defendants, and each of them, from asserting any title to, lien upon or interest in said described premises, or any part thereof adverse to plaintiff.

You are required to answer said petition on or before the 15th day of April, 1912.

Dated this 7th day of March, 1912.
38-4 **J. A. DONOHUE,**
Attorney for Plaintiff.

(First publication March 7)
Notice to Creditors.
In county court within and for Holt county, Nebraska, March 5, 1912.

In the matter of the estate of Elijah H. Thompson, 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 1st day of April, 1912, on the 1st day of July, 1912, and on the 1st day of October, 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 1st day of April, A. D. 1912, and the time limited for the payment of debts is one year from the 5th day of March, 1912. After six months from April 1, 1912, all claims barred.

Witness my hand and seal of said county court, this 5th day of March, 1912.

(Seal) **THOMAS CARLON,**
County Judge.

(First publication March 28)
Legal Notice.
To Anna H. Grant, unmarried, and A. Slimmer, christian name unknown, and L. J. Thomas, christian name unknown, partners doing business in the name and style of Slimmer & Thomas and—Slimmer, christian name unknown, wife of A. Slimmer, and—Thomas, christian name unknown, wife of L. J. Thomas, non-resident defendants.

You and each of you will take notice that Caroline B. Steele has commenced an action in the district court of Holt county, Nebraska, against you and each of you, the object and prayer of said action being to foreclose a certain mortgage given by Anna H. Grant, unmarried, on the 7th day of November, A. D. 1910, to Charles E. Gibson, upon the northwest quarter (nw¹/₄) of section twenty-two (22), township twenty-five (25), range thirteen (13), west of the 6th P. M. in Holt county, Nebraska, for the purpose of securing her note for three hundred (\$300.00) dollars with interest at the rate of 6 per cent per annum and the three interest notes thereto attached each in the sum of eighteen (\$18.00) dollars and drawing ten per cent interest after due; plaintiff alleging in said petition that she is the legal owner and holder of said notes and said mortgage by virtue of an assignment thereof from Charles E. Gibson, dated the 21st day of March, 1911; that there is due the plaintiff, under the terms and conditions of said notes and mortgage, the sum of Three Hundred Thirty (\$330.00) Dollars, no part of which has been paid or in any manner satisfied; plaintiff prays that the amount due her be determined, that the same may be decreed to be a first lien upon said premises; that the defendants be required to pay the same or that said premises be sold and the proceeds thereof used in payment of the amount due the plaintiff with interest and costs, and for such other and further relief as may be just and equitable.

You are required to answer said petition on or before the 6th day of May, 1912.

41-4 **W. K. HODGKIN,**
Attorney for Plaintiff.

First publication March 28th.
Legal Notice.
To Charles L. Rice and M. E. Richmond, christian name unknown, non-resident defendants.

You and each of you will take notice that the Pierce State Bank has commenced an action in the District Court of Holt county, Nebraska, against you and each of you, and E. C. Munsil the object and prayer of said action being to foreclose a certain mortgage given by Charles L. Rice and M. E. Richmond, christian name unknown, on the 8th day of March, 1911, to the plaintiff upon certain laundry machinery now situated and being in the building owned by E. C. Munsil, located on lot four (4), block twenty (20) in the original townsite of O'Neill, Nebraska, for the purpose of securing their note for four hundred forty-eight (\$448.00) dollars payable twenty months after date in installments of fifteen (\$15.00) dollars per month for the first six months and twenty-five (\$25.00) dollars per month thereafter, with interest at 10 per cent, payable annually; plaintiff alleging in said petition that it is the legal owner and holder of said note and mortgage; that there is due the plaintiff under the terms and conditions of said note and mortgage, the sum of two hundred and eighty five dollars and 35 cents (\$285.35) no part of which has been paid or in any manner satisfied.

Plaintiff prays that the amount due it be determined, that the same may be decreed to be a first lien upon said laundry machinery; that the defendants be required to pay the same or that said laundry machinery be sold and the proceeds thereof used in the payment of the amount due the plaintiff with interest and costs, and for such other and further relief as may be just and equitable.

You are required to answer said petition on or before the 6th day of May, 1912.

41-4 **W. K. HODGKIN,**
Attorney for Plaintiff.

First Publication March 28th.
Order to Show Cause.
In the district court of Holt county, Nebraska. In the matter of the estate of Henry Duffee, deceased.

Now on this 26th day of March, 1912, this cause came on for hearing upon the petition of Hugh J. Boyle administrator de bonis non of the estate of Henry Duffee, deceased, praying for a license to sell the following described real estate situated in the county of Holt and state of Nebraska to-wit: The north-west quarter of section twenty-five (25), township twenty-five (25), north of range thirteen (13), west of the sixth principal Meridian, or a sufficient amount thereof to bring the sum of \$350 for the payment of the debts allowed against said estate and the costs of administration, there being no personal property to pay said debts and expenses.

IT IS THEREFORE ordered that all persons interested in said estate appear before the district court in the court house on the 16th day of May, 1912, at ten o'clock a. m. in the city of O'Neill, Holt county, Nebraska, and show cause why a license should not be granted to said administrator de bonis non to sell as much of the above described real estate of said deceased as shall be necessary to pay said debts and expenses.

It is further ordered that a copy of this order be published in The Frontier, a weekly newspaper printed in the city of O'Neill, Holt county, Nebraska and of general circulation in said county for four successive weeks.

W. H. WESTOVER,
Judge of District Court, Holt County, Nebraska. 41-4

(First publication March 28)
Notice.
In the District Court of Box Butte county, Nebraska.

In the matter of the application of Frank H. Ramsdell, guardian of the person and estate of Adelia Ramsdell, an insane person, for leave to sell real estate.

Notice is hereby given that, in pursuance of an order of the Honorable W. H. Westover, judge of the district court of Box Butte county, Nebraska, made on the 20th day of April, 1911, for the sale of the real estate herein after described, there will be sold at public vendue to the highest bidder for cash, at the front door of the court house in the city of O'Neill, in Holt county, Nebraska, on the 19th day of April, 1912, at the hour of 10 o'clock a. m. the following described real estate. The south half of the southeast quarter, south half of the southwest quarter of section five (5), in township thirty (30), north of range twelve west, in Holt county, Nebraska. Said sale will remain open one hour.

Dated this 28th day of March, 1912.
FRANK H. RAMSDELL,
Guardian of Adelia Ramsdell, an insane person. 41-4

To Lovers of Good Horses.
The black Imported Stallion, Colton, will cover about the same territory this season as last. Good horses always bring good money. A word to the wise is sufficient.

John L. Quig, Owner.
M. O. McManus, Manager. 39-1f.

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The Whirling Cylinder Registers the Projectile's Flight With Minute Accuracy at Any Desired Distance. Wing Shots and Shot Charges.

Persons at all interested in gun firing of any kind, whether of the revolver or rifle or of heavy ordnance of any kind, occasionally come upon the term "muzzle velocity" and velocities of the missile at stated distances.

"How can anybody tell how fast a bullet is traveling when it leaves the muzzle of a weapon?" is a likely comment on the part of the layman.

As a matter of fact this approximate velocity of the missile may be one of the easiest of determinations to make.

In the first place, a drumlike cylinder is made of fixed diameter and of sufficiently stiff paper to allow of its revolving rapidly on a spindle. Using a cylinder of small circumference, it is necessary that the speed approach 2,000 revolutions a minute. These revolutions are produced by electric power, and the count is made by an exact mechanical register.

The gun is placed securely at the required distance from the drum and is sighted directly at the center of the cylinder, which is spinning at so many rods, even miles, a minute, as its circumference determines. With the drum's speed adjusted an electric current discharges the weapon, the bullet striking the center of the drum as measured from top to bottom.

The reader understands that with the drum stationary the bullet would pass directly through it on the line of its diameter, coming out on the other side with scarcely a shade of impediment. With the drum's periphery whirling at the rate of 2,000 revolutions a minute and its diameter only a fraction more than a foot this would mean a rate of 2,000 yards in sixty seconds. Thus in the fragment of a second necessary for the bullet to enter one side of the paper drum, cross it and out at the other side the opposite side of the drum would show considerable deviation from an exact diameter of line of passage.

It is this space of deflection shown inside the further rim of the drum that is used for the computation of velocity of the missile. The speed of the cylinder may be computed to the ten thousandth part of a second if necessary and the lineal distance run in that time be charted in perpendicular lines on the inner side of the paper. At whatever line the bullet penetrates outward it registers its time in crossing the diameter of the cylinder. If it has required the ten-thousandth part of a second for the bullet to fly one foot its muzzle velocity to the mile may be computed by any schoolboy. By the same process, too, the bullet's velocity at 100 yards or 500 yards may be determined.

Years ago before wing shooting had become an art the farmer with his muzzle loading shotgun and charge of black powder would shoot directly at a wild goose or duck in full flight. He evolved a theory of his own as to the oncoming bird, holding that the heavy breast feathers "turned" the shot. He waited until the bird had passed him when, firing directly at it, he could bring down his quarry.

But it was not because the bird was not vulnerable, coming breast on. The fact was that it flew over his charge of shot. Before he could pull the trigger and the hammer fell on the percussion cap and the comparatively slow black powder could be ignited and exploded, sending the shot twenty-five or thirty yards, the bird had flown yards perhaps beyond its position when the fowler first touched the trigger. But firing directly at the bird after it had passed the shot charge had a strong tendency to drop as it flew, and the bird flying on a level line "got in the way" of the charge.

Today the modern nitro powders are immensely quicker than was the old black gunpowder, yet it has been an engineering problem to determine just how fast and in what line a charge of shot will travel. In this determination the revolving drum device has shown several important facts which have been taken in connection with the speed of individual game birds and the effects of windage on a shot charge.

That most important fact as to the flight of shot from a modern shotgun is that at forty yards the shot are "strung out" for approximately fifteen feet. While the leading pellets in the string have greatest velocity and killing power, at this distance even the trailing pellets are of sufficient force to kill.

All this has led to the modern practice of the fowler to reckon with the speed of his shot, the speed of the bird, the influence of the wind in "drifting" the charge, and out of these established facts to "lead" the bird sufficiently to kill it rather than maim and cripple it.—Marvin Holton in Chicago Tribune.

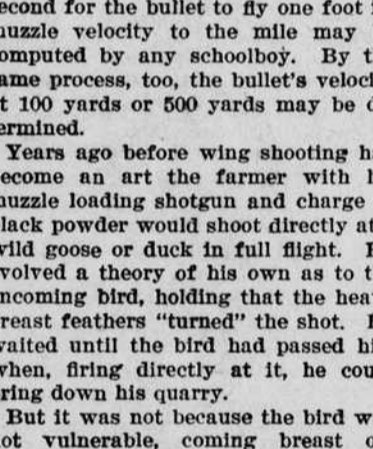
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