# O'NEILL RACE MEET AND BASE BALL TOURNATENT August 12-13-14, 1913

This is to be A Thoroughbred Running Meet!

This is the first exclusive Running Meeting ever held in this section of the state. We have secured the best string of Thoroughbred Running horses in the middle west and can assure you the best racing ever held in Northern Nebraska. All previous records for running races will be broken.

Base Ball Tournament For the Championship of Holt County

Arrangements are about completed for this tournament which is for the Holt County Championship and schedule of games will be printed next week.

Band Concerts and Free Attractions Will be Given Every Evening

SUPERVISORS IN COURT

Suit Brought Against the Board to Prevent the Payment of Bridge Claims Against County

The members of the county board of supervisors are defendants in a suit brought against them in district adjudicated in court.

court last Tuesday. The plaintiffs in | • The petition is a very voluminous

STEADY purpose in this life is one of the best aids to success. If that purpose be the resolve to save money your success will be sure and satisfactory.

> A young man should anchor himself to a bank account as the first step to success. As his account grows so will HIS CONIDENCE IN HIMSELF TO MAKE GOOD.

## NEBRASKA STATE BANK

JAMES F. O'DONNELL, CASHIER S PER CENT INTEREST PAID ON TIME DEPOSITS

The depositors of this bank are protected by the deposi-

tors' guarantee fund of the state of Nebraska.

S. S. Welpton, President.

O. F. Biglin, Vice President

Doyle and M. T. Hiatt, The members of action rgainst the defendants. In which no plans and specifications paying said claim or any part thereof of the county board have been served the first cause of action plainting may be deen adopted and blue allege that for one year or more past for and received in the manner replaintiff will ask the district court for a restraining order to prevent them are restraining order to prevent them are relief as the court may deem just and supervisors, and to enjoin the defend
\*\*The first cause of action plainting in ave been adopted and blue allege that for one year or more past for and received in the manner replainting with the plans and specifications adopted by the board of supervisors, and to enjoin the defend
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\*\*The first cause of action plainting in ave been adopted and blue allege that for one year or more past for and received in the manner replainting in average and planting in average and planting in average and all the first cause of action planting in average and planting in average and planting in average and planting in average and planting in a supervisor and planting in average and planting in a supervisor and planting in average and planting in a supervisor of the county board have been served the first cause of action plaintiffs from allowing the claims that are culverts in various parts of Holt proper. questioned until the matter has been county, the cost of which are in excess said work or any part thereof.

more made illegal and unlawful coned the sum of \$200, without first havfications of all the material and kinds of construction to be used in

That they have for a year or more illegally and unlawfully executed conadopted, the cost of said bridges being largely in excess of \$200 and without having rejected bid or bids submitted thereof. for the building of said bridge as required by statute.

Plaintiffs allege that each and all of said contracts and all the bridges, so built, are wholly void and no obli

gation against the county. clerk of Holt county claims for the building of such unlawful bridges that there is a large number of claims the plaintiffs cannot state. All of which will be, unless enjoined by this court, wrongfully and unlawfully paid out of money raised by taxation upon the property of these plaintiffs and others of Holt county, Nebraska.

That on August 26, 1912, they un-85,124.00 for bridges built as hereinbe- illegal and no liability against the fore set out, and that on December 13, county. 1912, they paid the further sum of 83,000.00, and are preparing and will claim on file for the building of said legislature appropriating \$15,000 as pay out the money collected by taxes bridge in the sum of \$2,399.00 and a subsidy fund. After August 1st in Holt county for such unlawful and although said bridge is not built illegally constructed bridges, unless according to contract, and said illegal

order of court enjoining and restrain- therein, the defendants will unlawing the defendants from paying any of fully pay said claim. unless restrained said claims now on file for the build-ing of said bridges, and for any and all Wherefore these plaintiffs pray for other claims which may hereafter be an order of court enjoining and tection of the users of serum."

have been adopted and bids advertised until said bridge snall be built in con-

allege that on or about July 11, 1912, under said bridge, and for such other tising the same and letting the same the defendants adopted plans and to the lowest and best bidder, and specifications for a steel concrete deem just and proper. without having received bids upon bridge to be built upon the section line between sections 34 and 35, in That the board has for one year or township 28, range 12, and advertised for bids to build said bridge accordtracts for the erection and building of ing to said plans and specifications. bridges the cost of which have exceed- That said plans and specifications as adopted were insufficient and deficient ing adopted and filed in the office of in this: That in order to build said the county clerk plans and speci- bridge at the point designated it was necessary to build an abutment at each end of said bridge upon which to rest the same, either of concrete, piling or some other material sufficient to hold and maintain said bridge, and tracts for bridges and causing the no plans or specifications were adopted same to be built without first having by said board previous to advertising advertised the same for bids upon for bids for the building of said bridge, plans and specifications previously and nothing was said in the advertisement as published concerning the building of said abutment or any part

That on August 21, 1912, they entered into a contract upon bids then on file for the building of said bridge, according to the plans and specifications previously adopted. That said bridge was built, but not in They further allege that there is accord with the plans and apecinow on file in the office of the county fications. They allege that the floor of said bridge is not according to specifications, in that it is not as thick amounting to about \$6,000.00, and as the plans called for; has no wheel guards and is not reinforced in the not yet filed, the amount of which manner specified in the plans and specifications, and that there are other defects.

That the cost of building the abutments under said bridge will exceed the sum of \$100 and the board having failed to adopt plans and specifications and having failed to advertise for bids lawfully and illegally paid the sum of for the building of the same, it is

They allege further that there is

the action are H. M. Uttley, D. A. one and contains two separate causes filed for the building of bridges for restraining these defendants from In their second cause of action they for the building of said abutments assured.

#### Former County Clerk Dies.

Jackson correspondence in Dakota
City Eagle: The entire community
was shocked by the sudden death of
John heis at his home here Monday
evening. He was in his usual good
health and while engaged about some
outdoor task his daughter, Etta, went
out to call him into supper and found
him lying on the ground lifeless. He
is survived by his wife, three sons,
Ralph, George and Frank, and one,
daughter, Etta, besides his parents
and number of other relatives living
at different places. Another daughter proceeded him to the grave four
years ago. Mr. Lies was always a
congenial, warm-hearted friend, and
s model husband and father, who will
long be missed by all left to mourn
his sudden taking away,
Mr. Leis was a former resident of Jackson correspondedce in Dakota

Mr. Leis was a former resident of county by the populists, serving four at home," sighed the weary father. years. After retiring from office he moved to Dakota county where he had made his home since that time. Mr. Lewis was a quiet unasuming man who attended strictly to his own affairs and was well liked by the people of this city and county, who will regret to learn of his sudden death.

### Reduction In Cost of Serum.

Dr. Gain, veterinarian at the state farm says that hog cholers serum is Red Bird, was in the city last Sunday now within the reach of all who find attending the chautaugus. Mr.

cent per cubic centimeter. This is less than serum is sold for in any state in the corn belt. This is made possible by the liberality of the dast refunding the serum not used. Owhigh temperature this ruling is made necessary. We do this for the pro-

#### LOCAL MATTERS

ants from paying any sum whatever crop of corn in this section is now

Miss Margaret Hunt came up from Omaha last Sunday evening to spend a few weeks visiting relatives and friends here.

Mr. and Mrs. John Biglin returned to their home at Hastings last Thursday after a ten days visit with relatives and friends here.

Miss Gertrude Dickerson and friend, Miss Lula Crane, of Omaha, are visiting at the home of Miss Dickerson's sister, Mrs. S. J. Weekes.

Dave Dickerson of Omaha was in the city a few days the first of the week visiting at the home of his sister, Mrs. S. J. Weekes. When a man sets out in life he is

after a game. Along about the time he is 55 he comes in with his game sack about half-full of rabbits. "No man can serve two masters," Sheridan township, this county, and thundered the preacher. "I'll bet he

was elected county clerk of this doesn't know what it is to have twins Ray Montgomery and Miss Alice Butterfield, both of Venus, were

united in marriage by County Judge Carlon at the county court room last Monday afternoon.

Mrs. R. Hemingway, who has been visiting her parents Mr. and Mrs. C. Wettlauffer north of town the past three weeks, returned to her home at Rushville Wednesday afternoon.

John Wrede, the mercantile king of it necessary to treat hogs for the dis-ease. Dr. Gain says:

Wrede says that the corn crop never looked finer in the history of the "July 1 the price of hog cholers county than it does at the present serum and virus was reduced to one time in the northeast part of the

From the Chambers Bugle: Ac cording to statistics filed in this office by the cream merchants of this town, about 12,525 lbs of butter fat was bought from the farmers during we shall discontinue the practice of the month of June. At the average price paid during the month this restrained by an order of this court. and unlawful claim for the building of ing to the possible deterioration of brings the farmers over \$3000, assum-Wherefore plaintiffs prays for an the abutments appears to be included serum through standing in the sun or ing that the sale of butter fat would in other places where it is subject to average this much for at least 6 months in the year this would bring in an income to the farmers of \$18.000 a year. This is quite a help in solving the question of the high cost of livin