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The cost of securing a 320-acre Mondell tract is but \$22 filing fee, although you may find it desirable to employ at an extra fee a reliable locator to help you make a good selection. Call on our agent for information when you reach either of these localities, or write me.



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said action having appeared under their true names and it appearing by said amended answer and cross petition and the affidavits of said cross petitioners thereto annexed and filed therewith, that said proposed additional defendants are proper and necessary parties to said action and said affidavits complying with all requirements of law in the premises, the Court ordered that service by publication be made upon all of said parties under the designations given to them in said amended answer and cross petition and affidavits filed herein in the manner and form as provided by the code of civil procedure of the State of Nebraska for obtaining constructive service upon non-resident defendants and that said notice may be joined with notices upon other non-resident defendants in this action. And the object and prayer of said amended answer and cross petition are to obtain a judgment finding and adjudging the true owners in fee simple of said real estate, to-wit: East Half of the Southeast Quarter of Section Six, in Township Twenty-eight, North of Range Nine, West of the Sixth Principal Meridian, to be the following named persons and that they are the owners of the shares of said land hereinafter set out, to-wit: Elmer D. Hoshaw, Arthur Hoshaw, Jesse Hoshaw, Wallie Hoshaw, Allie Hoshaw, Della Hays and Myrtle Granger, to be each the owner in fee simple of a one-eighth share of, interest in, and title to, said real estate and Vernie Hoshaw, Chester D. Willis, Lena Willis, Pearl Willis, Cecil Charley Willis and Hugh H. Willis to be each the owner of one-forty-eighth share of, interest in, and title to said real estate and that all of said shares are undivided; and to find, adjudge and decree that all the other parties in said action or any of them have no interest in, title to, share of, lien or claim upon said real estate or any part thereof, and to quiet title in the true owners of said real estate as hereinbefore named against all the other parties in this action and forever bar them from all claims of whatever nature in, to or upon said real estate and for general relief and further to obtain a judgment of the Court partitioning and dividing said real estate among the true owners thereof as hereinbefore set forth and if said real estate cannot be divided without great prejudice to the owners thereof, that it be sold and the proceeds of said sale divided among said owners as hereinbefore set forth, and barring all other parties from participating therein.

You, and each of you are required to answer said amended answer and cross petition on or before Monday the 6th day of March, A. D., 1916, or the prayer of said amended answer and cross petition will be granted.
MYRTLE GRANGER and BEN GRANGER,
Defendants and Cross Petitioners.
Edward H. Whelan, Their Attorney.
32-5

(First publication January 13.)
LEGAL NOTICE.
To David A. Cobb:
You are hereby notified that on the 23rd day of August, 1915, Allie M. Cobb as plaintiff, filed her petition in the District Court of Holt County, Nebraska, against you as defendant, the object and purpose of said petition and action upon the part of the plaintiff is to obtain from you an absolute divorce from the bonds of matrimony and to dissolve the marital relations heretofore existing between the plaintiff and the defendant, and to vacate, set aside and hold for naught, and for such other and further relief as may be just and equitable in the premises.
You are required to answer said petition on or before the 28th day of February, 1916.
Dated this 13th day of January, 1916.
31-5 ALLIE M. COBB, Plaintiff.
J. J. Harrington, Plaintiff's Attorney.

(First publication January 13.)
Legal Notice of Guardian's Sale of Real Estate.
In the Matter of the Guardianship of Catherine Dykman, a Mentally Incompetent Person.
Notice is hereby given that by virtue of a license granted to the undersigned by the District Court of Holt County, Nebraska, in an action therein pending entitled, In the Matter of the Guardianship of Catherine Dykman, a mentally incompetent person, on the 10th day of January, A. D. 1916, said Court found that the sale of the hereinafter described real estate is necessary for the maintenance of said Catherine Dykman, a mentally incompetent person, and said Court duly ordered Daniel A. Doyle, guardian of said Catherine Dykman, a mentally incompetent person, to sell at public sale to the highest bidder the following described real estate with all improvements thereon to-wit: Lot Twelve (12), in Block Five (5), in the original town of O'Neill, County of Holt, and state of Nebraska, for at least two-thirds of the purchase price in cash and the balance paid on or before three years after said sale with interest thereon at five per cent. per annum payable annually, said balance to be secured by notes and a mortgage upon said real estate.
NOW THEREFORE by virtue of said license and the authority in me by law vested, having given the bond and taken the oath required by law I will offer said real estate to-wit: LOT TWELVE (12), IN BLOCK FIVE (5), IN THE ORIGINAL TOWN OF O'NEILL, COUNTY OF HOLT, AND STATE OF NEBRASKA, for sale on the 7th day of February, A. D. 1916, at ten o'clock in the forenoon of said day at the front door of the County Court House (that being the place where the last term of the District Court of Holt County, Nebraska, was held), in the city of O'Neill, County of Holt, and state of Nebraska, at which time and place I will sell said real estate at public sale to the highest bidder upon the following terms to-wit: At least two-thirds of the purchase price to be paid in cash and the balance at five per cent. per annum payable on or before three years from the day of sale, said balance to be secured by a real estate mortgage on the above described premises and said sale will be kept open one hour where due attendance at said last mentioned time and place will be given by the undersigned.
31-3 DANIEL A. DOYLE,
Guardian of Catherine Dykman, a Mentally Incompetent Person.

(First publication January 20.)
PROBATE NOTICE
In the Matter of the Estate of Bridget Welsh, Deceased.
To All Persons Interested In Said Estate:
You and each of you are hereby notified that on the 18th day of January, A. D., 1916, P. J. McManus as Executor of the Estate of Bridget Welsh, deceased, filed his petition in the County Court of Holt County, Nebraska, praying that the instrument filed in said Court on the 6th day of January, 1916, and purporting to be the last will and testament of Bridget Welsh, now deceased, may be proved, approved, probated, allowed and recorded as the last will and testament of Bridget Welsh, deceased, and that the execution of said instrument be committed, and that letters testamentary of said estate be granted to P. J. McManus as Executor.
You are therefore notified that February 14, 1916, at 10 o'clock A. M. of said day, is hereby fixed for hearing said petition when all persons interested in said estate may appear at the County Court of Holt County, Nebraska, at O'Neill, Nebraska, and show cause why the prayer of the petitioner should not be granted.
Dated January 18, 1916.
THOMAS CARLON,
County Judge.
32-4
(W. J. Hammond, Atty., O'Neill, Neb.)
(First publication January 20.)

NOTICE.
In the County Court of Holt County, Nebraska.
In the Matter of the Estate of John C. McGowan, Deceased.
To all persons interested in said estate:
You are hereby notified that on the 18th day of January, 1916, Edward Adams, administrator with the will annexed, of the estate of John C. McGowan, deceased, filed in said court his final account as said administrator with the will annexed and a petition for final settlement and distribution of the residue of said estate; that the said final account and petition for final settlement and distribution will be heard on the 14th day of February, 1916, at 10 A. M. at the county court room in O'Neill, in said county, at which time and place any persons interested in said estate may appear and show cause, if such exists, why said final account should not be approved and a decree of distribution made of the residue of said estate in the possession of said administrator with will annexed.
It is ordered that a copy of this notice be published for three successive weeks in the Frontier, a newspaper, printed and published in said county.
Dated this 18th day of January, 1916.
(Seal) THOMAS CARLON,
County Judge.
32-4

The Gist of It.
"Last December I had a very severe cold and was nearly down sick in bed. I bought two bottles of Chamberlain's Cough Remedy and it was only a very few days until I was completely restored to health," writes O. J. Metcalf, Weatherby, Mo. If you would know the value of this remedy, ask any one who has used it. Obtainable everywhere.
30-4

Gleanings.
We are having the finest weather now.
There will be a total eclipse of the sun on Thursday, February 3rd. The sun enters the shadow at 8:31 a. m., and leaves it at 9:10 p. m. Remember the day and date.
The Spring Branch Telephone Co., held their annual meeting at Eden Valley school house on the 22nd inst. F. A. Hatch went to town after coal on the 21st.
The daily papers has it, that Hudson, the inventor of the Maxim silencer, has given out a statement to the effect that any citizen who does not support or approve of President Wilson's policy of "preparedness," is a traitor to his country. Who gave him or any other man authority to pass judgment on the people for exercising their constitutional rights in opposing the acts (or contemplated acts), of their servants in charge of this government? And who has the right to take their privileges away from them? They had better be careful at any rate, for such an attitude on the part of our public servants might lead to the establishment of a monarchical form of government, with the lords of predatory wealth in full control.
It begins to look now as though congress might in the excess of their zeal, give the final hearing to the plutocratic class, and do just as they want them to, in spite of the protests of the people. That conclusion is apparent because they (the plunder band) are getting the respectful attention of congress, the president, and his entire cabinet, while those who dare to voice a protest is regarded as a traitor to his country by the powers that be.
This week I offer a problem on how to live decently on an income of \$300 per year, and observing these simple rules, viz: Invest one-fifth of income in such a way that it will double in value in one year's time. Provide all the necessities of life you have to have for your comfort, and peace of mind. Show a brave front to the world by wearing the air of prosperity, and let them think you are prosperous. Get good servicable, but inexpensive clothes. In all things you have to buy, get full value for each dollar paid out. Fritter away no money on trifles. Produce as much as possible, every thing you eat.
Do you think you could make a good living on these conditions? Lets have your views.

PAID ADVERTISING
Paid announcements will appear under this head.
If you have anything to sell or wish to buy tell the people of it in this column.
Five cents per line each week for announcements in this column.

FINE CANDIES AND HOT CHOCOLATE.—McMillin & Markey's Bakery and Candy Kitchen. 22-tf.
FOR SALE—A SPAN OF GOOD Heavy Draft Mares; weight 2800 pounds.—J. H. Shultz, on the McKinney farm. 33-1p.
FOR SALE—A BARN 18x24, 14 foot posts, with shed 12x24, with 8 foot posts.—Enquire of Hugh McKenna, O'Neill. 31-4
KODAK SUPPLIES. KODAK Amateur finishing developing, any size roll of film, 15c; prints or post cards, 5c each.—W. B. Graves. 44-tf.
FOR SALE—FOUR ROOM HOUSE Two Lots, four and half blocks from Post Office. Good well of water. Enquire of Mrs. A. H. Jacobs. 20-4
FOR RENT—IMPROVED FARM OF 160 acres, two miles southeast of O'Neill; known as the Wm. Hoxie place.—GEO. W. DAVIES, Inman State Bank, Inman Neb. 33-2
KODAK FINISHING; HIGHEST grade work at lowest prices. Prompt service. Send for price list and samples.—W. T. Mohler, Fremont, Neb. 31-4

SALESMAN—LARGE, WELL ESTABLISHED Nebraska Company desires the services of a strictly high class man with good acquaintance in this section of Nebraska. If you can qualify as to integrity and sales ability, our offer will prove highly interesting. Give particulars concerning yourself in first letter.—Address, "N. C. S." The Frontier, O'Neill, Neb. 33-1
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