Highest of all in Leavening Power.-Latest U.S. Gov't Report

ABSOLUTELY PURE

CITY BREVITIES.

WEDNESDAY Jacob Totten has gone over to from six to eight. Weeping Water on business.

Attorney J. L. Root made a trip to coulsville last evening on legal busi-

Mrs. R. J. Way went over to Glenwood this morning for a few days' visit vith relatives.

ago Monday evening on a brief pro- grippe. sional visit.

Joe Lake made a pleasant business rip up to Sheridan last week and rerned home Sunday. W. C. Sloane, one of Nebraska City's

stattorneys, is in town today transting business before Judge Spur-

w I he at the shop in the rear of be given tomorrow.

ompetitor in the county.

departed this life at the family res. from this city. dence, east of Louisville, yesterday. at 2 p. m. from the residence.

married today by Rev. Father Carney. a very nice lady. They will continue physicians.

o set in their ways as to be immov-

Marshal Dunn is a pretty good man ight of the bystanders.

The March number of the Midland town during the coming year. Monthy out about the 26th inst, will ontain a well written article by Mrs. Clubs in Nebraska, with numerous filed the following cases in the disportraits of prominent Nebraska club trict court today: Ira Tinkham vs. ne Cripple Creek boom.

isstill celebrating the advent of the boy suit in attachment. which came to his house last Friday evening. Joe only stays at the shop E. Donelan, Wash Bullis, Ernest Wor- LEGAL ADVERTISEMENTS

We have on exhibition at THE NEWS office two fine samples of ensilage given us by ex-Senator Thomas, who has made quite a success Frank Morgan organizing a Bryan ad-

THURSDAY.

to Nebraska City this morning to visit friends for a few days.

lock today.

The ladies of the Presbyterian church will give a supper at the home of Mrs. C. A. Rawls Tuesday, March 3,

Ed Wiley was before Judge Ramsey this morning having a hearing on a motion to dissolve an injunction al- language. lowed by Chapman.

County Judge Spurlock is almost guished writers as editors of its laid up with a severe attack of the Twenty-one Departments. prevailing malady, which, for want of Dr. T. P. Livingston went to Chi- a better name, is usually called la yers, doctors, clergymen, those en-

est daughter being married to John these who have a Farm, Garden or Fred Lehnhoff, jr., is doing a rushing Trietsch, eldest son of Philip Trietsch. House Plants. business on bicycle repairs with his A fuller report of the happy event will

If you want a bargain in baggies go were up at the democratic (silver wing) August Gorden. He buys in car state central committee meeting in is for eash, and practically has no Omaha last night mixing a little medi- subscribers, and to any who may be-

Miss Tillie, daughter of John Ahl, and another heavy weight went down

The funeral will take place tomorrow courting the kindly sunshine yester-John Wichmann and Miss Maggie he continues to improve he will soon Plochn, both aged twenty-five, were be able to go to Chicago, where he The groom is well-known as an active, to his ailment, which seems to be an industrious young man, and the bride injury to the hip joint that baffles the

The matrimonial boom that was ex- cilmen ever elected from the Fifth pected to arrive with the advent of ward, and a prominent lodge man, has ar is slow in making its appear- been an invalid for several months The girls are evidently not im- with a malady similar to rheumatism. proving their opportunities, or else the A. O. U. W. No. 8 expects to bear his numerous old bachelors hereabouts are expenses to Chicago this week where he will be taken charge of by the polytechnic institute.

As soon as settled weather is assured physically, but when he sized up L. G. | Christ Mockenhaupt will open up his Batton, a spare-built youth, he made a brick yard which has been idle for mistake, for in a friendly scuffle of three years and will put in a full force about a minute the youth was discov- of men for the manufacture of moulded red on top of the heap, much to Col. brick. This will help several to profit-Junn's surprise and to the evident de- able employment and it also indicates the outlook for better things in this

D. K. Barr is building up quite a law practice since he begun some time Erank B. Tracy, of Omaha, on Women ago. As attorney for the plaintiffs he comen. It will also have among other Benjamin Tinkham et al.; suit to tractions a finely pictured story of ne Cripple Creek boom.

Joe Sans, (this was his first offense), isstill celebrating the alvent of the boy

Litractions a finely pictured story of quiet title. Lucilda E. Helman vs. George Sutter; suit for money judg-thing to patent? Protect your ideas; they may bring you wealth. Write JOHN WEDDER-BURN& CO., Patent Attorneys, Washington, D. C., for their \$1,800 prize offer.

John H. Davis, John Hutchins, John at a time, as he has to man, Steve Orton, J. M. Edger, Thos. to over to the house to see how the Murty, J. K. Stucker, Peter Coon, J. young man is conducting himself. He privately admits that the youngster is the brightest boy for his age in the town.

Murty, J. K. Stucker, Peter Coon, J. M. Beardsley, Chas. Beardsley, F. W. Fowler, Cy-Gilbert, George Adams, M. M. Butler and P. S. Barnes of Weeping Water and vicinity are in town today attending the hearing in the town today attending the hearing in the county for the district court in and for Cass county, Newserska, and to me directed. I will on the 21st day of March, A. D. 1896, at two o'clock p. m. of said day at the south door of the district court in and for Cass county, Newserska, and to me directed. I will on the 21st day of March, A. D. 1896, at two o'clock p. m. of said day at the south door of the highest bounds and the county of Plattsmouth, in said county, sell at public auction, to the highest body for his age in the town today attending the hearing in town today attending the hearing in the Donelan Bank Receivership.

There is talk of Col. Sherman and of his cellar this winter. As a feed for miration club, in which the cows nothing equals it, and for cattle, doughty statesman is to be enshrined horses or sheep it is par excellence, along with the celestial deities. The the cost per ton is less than for colonel's well cultivated crop of fine dry feed. Farmer's generally could adjectives will be added to, by Frank well afford to put in ensilage celtars. Morgan's exuberant vocabulary, and their joint dissertations on the immaculate ex-congressman will be The Misses McCroskey went down worth crossing the continent to hear.

English Spavin Liniment removes all Hard, Soft or Calloused Lumps and The "experience" social at G. A. R. Blemishes from horses, Blood Spavins, hall last evening was well attended Curbs, Splints, Sweeney, Ring-Bone, and proved to be quite an interesting Stifles, Sprains, all Swoolen Throats, Coughs, etc. Save \$50 by use of one George Miller, a farmer residing bottle. Warranted the most wonderwest of town, was married today to ful Blemish Cure ever known. Sold by Miss Maggie Fornhoff by Judge Spur- F. G. Fricke & Co., druggists, Platts-

germ-life

The doctors tell us, now-a-days, that disease germs are everywhere; in the air, in the water, in our food, clothes, money; that they get into our bodies, live | Herald. there, thrive and grow, if they find anything to thrive on. Consumption is the destruction of lung-tissue by

germs where the lung is too weak to conquer them. The remedy is strength—vital force.

Scott's Emulsion, with hypophosphites, means the adjustment of lung strength to overcome germ-life, it is fighting the germ with the odds in our favor. These tiny little drops of fat-food make their way the system and re-fresh and re-invigorate it.

Whether you succeed with it or not depends on how

Speck, deceased.

Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of March. A. D. 1996, at the bour of 10 o.clock a. Notice is hereby given that on the 14th day of Flatismouth, in said county, the petition, asking for the appointment of William Weber as administrator of said estate, will be heard and considered; at which time and place all persons interested may appear and show cause, if any they have why he should not be appointed as such administrator. Dated this 18th day of February. A. D. 1896.

Whether you succeed with it or not depends on how the system and re-fresh and re-invigorate it. Whether you succeed with it or not depends on how good a start the germs had, and how carefully you can

live. The shortest way to health is the patient one. The gain is often slow.

80 cents and \$1.00

SCOTT & BOWNE, Chemists,

NEW YORK. Religious, iterary and Famil y

Newspaper.

Indenominational, unbiased and im partial. A paper for clergymen, scholars, teachers, business men and families. It discusses every topic of the day-religious, theological, potitical, social, etc.

Its contributed articles and by the most eminent writers of the English It employs specialists and distin-

A paper particularly fitted for law-

A paper for the family, old and

THE INDEPENDENT,

P. O. Box 2787. 120 Fulton Street, New York

HED-AKE-KURE

FOR SALE BY ALL DRUGGISTS OR Q JACKSON MEDICAL CO. CHICAGO ILL.

N.B. Don't take any substitute with the same name but different spelling on which your druggist of makes twice as much ... Z

SHENANDOAH SANITARIUM. Knife. Satisfaction Guaranteed. We have never Failed to Effect a penent cure where we have had a reasonable DRS. ROBINSON & STOUDER.

Sheriff's Sale.

The west twenty feet off of lot twelve in block

The west twenty feet off of lot twelve in block twenty-nine in the city of Plattsmouth, said cannty, together with the privileges and appurtenances thereto belonging, or in anywise appertaining. The same being levied upon and taken as the property of Milton D. Polk, defendant, to satisfy a judgment of the county court of Cass county, Nebraska, recovered by Jesse L. Root against Milton D. Polk on the 8th day of November, 1889, and transcripted to the office of the cerk of the district court of Cass county, Nebraska, on the 13th day of November, 1889. Said sale being to satisfy said judgment in the sum of sale being to satisfy said judgment in the sum of \$192.35 with 7 per cent interest per annum from November 8th, 1889, and costs in the sum of

86.15 with all accrueing costs.

Plattsmouth, Nebraska, February 18th, 1896.

HARVEY HOLLOWAY,

Sheriff Cass County, Nebraska.

Legal Notice.

In the district court of Cass county, Nebraka, In the matter of the estate of Wim. Sowards, deceased.

This case came on for hearing this 12th day of February, 1896, at Chambers, before Hon. Basil S. Ramsey, sole judge of the Second judicial district, in and for Cass county, Nebraska, upon the petition of Eliza Sowards, as guardian of Victor E. Sowards, a minor, praying for license to sell an undivided one-third interest in the west half of the northwest quarter of section 19 in township 12 north of range 10 east in Cass county, Nebraska, subject to the life interest therein of Eliza Sowards, and also to sell the fee of the cast half of the said northwest quarter of said section, for the Sowards, and also to sell the fee of the east half of the said northwest quarter of said section, for the purpose of realizing funds wherewith to rear, maintain and educate the said Victor E. Sowards, And it appearing to said judge that it will be beneficial to said ward that s. id real estate or a part thereof should be sold, it is, therefore, ordered, that all persons interested appear before me at Chambers in the city of Plattsmouth at the hour of 10 o'clock a. m., on the 16th day of March, 1896, to show cause why a license should not be granted to said guardian to sell all or a part of said real estate for the support, maintenance and education of said ward, Victor E. Sowards. It is further ordered that a copy of this order shall be published for three successive weeks in the News-

Herald. BASIL S. RAMSEY,
Judge of the District Court.

Dated February 12th, 1896.

In County Court.

Assignee's Sale.

Hiram G. Spencer and dated January 21st, 1896, to me directed and in pursuance of an order of the court, I will on the 7th day of March, 1896, at 2 o'clock p. m. of said day, at the store room formerly occupied by Hiram G. Spencer on

The Independent Main street in the city of Plattsmouth in Cass county, Nebraska, sell at public auction to the highest bidder for cash, the following stock of

highest bidder for cash, the following stock of merchandise to-wit:

Stock of groceries, canned goods, tobaccos, flour, crockery, queensware, scales and showcases. The proceeds and avails thereof, to apply as follows according to the reading of said deed of assignment: Pirst, to the payment of any public tax or assessment charged against said assignor, or said property. Second, to the payment of the fees and plowances of the assignee, the county judge, sieriff, and other officers. Third, the claims against the said assignors, to be divided among his creditors according to law.

Plattsmouth, Nebraska, Feb. 15th, 1896.

HARVEY HOLLOWAY,
Sheriff Cass County, Nebraska.

Sheriff Cass County, Nebraska.

Order to Show Cause. In the district court of Cass county, Ne

In the district court of Cass county, Nebraska.
In the matter of the estate of Fred W. Cross, deceased.

This cause came on for nearing upon the petition of Arthur E. Cross, executor of the estate of Fred W. Cross, deceased, praying for a license to sell the undivided three-tenths (3-10) of the south two-thirds (3-10) of the west half of section twenty-nine (29), township ten (10), north of range eleven (11), in Cass county, Nebraska, or a sufficient amount of the same to bring the sum of \$2,-565.74, and cost of administration, for the payment of debts allowed against said estate and the costs of administration, there not being sufficient personal property to pay the said debts and expenses of administration.

It is therefore adversal that all persons in

grippe.

Ducks and geese are reported plenteous as blackberries over on the Iowa
marshes and along the river. The
weather is too dry and warm, however, to make hunting a pleasant pastime.

A very pleasant wedding occured
out at Fred Wehrbeins today, his eldest daughter being married to John

yers, doctors, clergymen, those engaged in business, young people of
both sexes—men and women who read
and think for themselves. A paper
especially valuable for these interested in Fine Arts, Science, Music.

A paper giving valuable information
upon Finance, Life Insurance, Commerce.

A paper for Sunday School Workers,
est daughter being married to John

these who have a Farm Carden or

Notice.

To defendants below named: In the district court of Cass county, Nebe given tomorrow.

F. 3. Morgan and Chas. Grimes
were up at the democratic (silver wing)
state central committee meeting in
Omaha last night mixing a little medicine with the soft-shells who were laboring under the delusion that they

IMPORTANT.

Important In the district court of Cass county, Nebraska.

Amelia B. Weston, plaintiff; vs. James A.

Fisher, Louisa A. Fisher, Jacob Gruber,
Maggle Gruber, Christopher C. Sherfey,
Mary C. Sherfey, J. F. Jameson, Britles and C. Phillips, Maggle Philli competitor in the county.

Dr. Salisbury, of Papillion, is in boring under the delusion that they are the people.

Salisbury, who used to reside here, is well pleased with his location in Chicago.

Herr Gahm came in yesterday afternoon and spent the evening with some of his friends and admirers, of whom, we are glad to note, he has a large number.

John P. Trietsch, aged twenty, were the recipients of a per mit to get married today from the hands of Judge Spurlock.

Spurlock.

Silisbury, of Papillion, is in boring under the delusion that they are the people.

Come so, that it is prepared to furnish any papers and magazines published in this country, England, France and Germany, at a very large reduction from publishers' rates. This opportunity is open only to subscribers of the Independent. Upon receiving go extensively into cattle and stock and stock and the process of the Independent. Upon receiving list of papers or magazines published in this country, England, France and Germany, at a very large reduction from publishers' rates. This opportunity is open only to subscribers of the Independent. Upon receiving list of papers or magazines published in this country, England, France and Germany, at a very large reduction from publishers' rates. This opportunity is open only to subscribers of the Independent. Upon receiving list of papers or magazines published in this country, England, France and Germany, at a very large reduction from publishers' rates. This opportunity is open only to subscribers of the Independent. Upon receiving list of papers or magazines published in this country, England, France and Germany, at a very large reduction from publishers' rates. This opportunity is open only to subscribers of the Independent. Upon receiving list of papers or magazines published in this country, England, France and Germany, at a very large reduction from published in this country, England, France and Germany, at a very large reducti

The above named defendants will take notice that the defendant, Levi C. Pollard, as exector of the last will and testament of Addison P. Weston, deceased, did, on the be able to go to Chicago, where he will consult a prominent specialist as to his ailment, which seems to be an injury to the hip joint that baffles the physicians.

Joe Dove, one of the two first councilmen ever elected from the Fifth vard, and a prominent lodge man, has een an invalid for severe in the continues to improve he will soon be able to go to Chicago, where he will consult a prominent specialist as to his ailment, which seems to be an injury to the hip joint that baffles the physicians.

Joe Dove, one of the two first councilmen ever elected from the Fifth vard, and a prominent lodge man, has een an invalid for severe an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has een an invalid for severe lected from the Fifth vard, and a prominent lodge man, has every lected to us and the first court of case continues the district court of Case county, he braska, in the above entitled cause, against the said plaintiff and defendants the said plaintiff and defendants the said plaint

the real estate in the said contracts set forth as follows:

To James A. Fisher, the n¼ of the ne¼ of of section 26, township 11, range 9; to Jacob Gruber, the se¼ section 16, township 10, range 13; to Ahrnat Grafe, the se¼ swi4 section 28 and the ne¼ of the nw¼ section 33, township 16, range 11; to Christopher C. Sherfey, the e½ section 35, township 16, range 11; to S. A. and J. F. Jameson, the nw¼ also the ni½ of the swi4 of section 28, township 16, range 11; to Peter Opp, the nw¼ of the swi4 of section 30, township 16, range 12; to Ahraw Anderson and Peter Anderson, the se¼ of section 30, township 11, range 12; to Peter Anderson, the ni¼ of swi4 section 29, township 11, range 12; to Christ Lorenson, the swi4 section 30, township 11, range 12; to Ahraw McCullough, the wi5 of the se¼ also the swi4 of the ne¼, also the south 25 acres of the nw¼ of the ne¼, also the south 6 acres of the remainder of the nw¼ of the ne¼, also the south 6 acres of the new 4 of the nei4, also the south 6 acres of the new 4 of the nei4, also the south 17 and 68-100 acres in lot 3 in the sel, of the nel, also the east 15 acres of the nwl, of the nel, also the south 6 acres off of the remainder of the nwl, of the nel, also the south 17 and 63-100 acres in lot 3 in the nel, of the nel, also the south 17 and 63-100 acres in lot 3 in the nel, of the nel, all methods of the nel, all methods of the nel, all methods of the nwl, of the nwl, of the nwl, of section 11, township 11, range 13, to Elia B. McKay; the undivided 3 of the sel, of section 23, township 10, range 11, to William Westiake, the sel, of the nel, also the els of the swl, of section 18, township 10, range 12; to William Coatman, the sel, of the nwl, also the nwl, of the swl, section 2, township 10, range 11; to Gerd H. Hillman, assignee of Alden A. Barden, the wl, of the swl, of section 3 all in township 10, range 11; to George Heebner, the skl, of the nwl, section 19, township 10, range 11; to Albert A Johnship 10, range 11; to George Heebner, the skl, of the nwl, section 19, township 10, range 12; to Lee Kirkpatrick, the wl, of the nel, of section 33, township 11, range 11, all of the aforesaid lands be ng in Cass county. Nebraska. To T. H. Carrol, the nwl, of section 36, township 11, range 2; in York county. Nebraska. To David C. Phillips lots 7 and 8 in block 17 in University Place in Lancaster county, Nebraska.

With such conditions and provisions as will fully vest all right, title and interest of the said Addison P. Weston, deceased, his heirs and devices in conformity with the conditions and provisions of said contracts in said purchasers, and for such forther order and decree as may be deemed adviseable for the safe conduct and administration of the assets of said estate therein.

You are further notified that upon the 4th day of February, 1896, Hon. Bast S. Ramsey, judge of the district court in Cass county, Nebraska, Issued an order fixing the 1time for the hearing of said cross-petition upon the 19th day of March, A. D. 1896, at 2 o'clock p. m., in the court room in the court house at Plattsmouth, Nebraska.

Levi C. Poll

By his attorneys, Byron Clark & C. A.

Chattle Mortgage Sale.

Notice is hereby given that by virtue of Notice is hereby given that by virtue of a chattel mortgage, dated on the 14th day of June, A. D. 1895, and duly flied in the office of the county clerk of Cass county, Nebraska, on the 14th day of June, A. D. 195, and executed by George Traver and Margarett W. Traver to First National Bank of Fairfield, Iowa, to secure the payment of the sum \$5,000, and upon which there is now due \$5,600, default having been made in the payment of said sum and the

Notice to Creditors. STATE OF NEBRASKA | 88 Cass County, In the matter of the estate of John Black,

In the matter of the estate of John Black, deceased.

Notice is hereby given that the claims and demands of all persons against John Black, deceased, late of said county and state, will be received, examined and adjusted by the county court at the court house in Plattsmouth, on the 26th day of August A. D., 1896, at 9 o'clock in the forenoon. And that seven months from and after the 25th day of January A. D., 1896, is the time limited for creditors of said deceased to present their claims for examination and allowance.

Given under my hand this 25th day of January A. D., 1896.

GEORGE M. SPURLOCK, County Judge.

Notice to Contractors.

Notice is hereby given that sealed bids will be received at the county commissioners' office in the city of Plattsmouth, Cass county, Neb., until noon on Thursday, March 5, 1896, for the erection and completion of all pile bridges to be built in 1896, according to the following specifications, to-

wit:

1. All bridges to rest on three piling at each bent of length required by commissioners to be driven to a solid foundation; piling to be of white or burr oak, round, with not less than fourteen [14] inches butt, and ten [10] inches top, all piling to be smooth proportionate, free from windshake and objectionable knots.

2. All caps to be [8] by twelve [12] oak, and fastened to piling with drift pins twenty-two [22] inches long, hole for drift pins to be bored full depth with augurs-sixteenth [1-16] smaller than pin.

pin.

3. All sway braces to be three [3] by six [6] oak, boited to end of cap and each intersection with piling, with five-eighth [54] bolts, with washers at each end.

4. All joists to be of soft pine, three [3] by twelve [12], sized at each end, outside joist to be bolted to cap at each end with five eight [54] bolts: spans of sixteen [16] and eighteen [18] feet, to have nine [9] joists to the span each, spans twenty [20] feet to have ten [10] joists to the span, and twenty-two [22] and twenty-four [24] to have eleven [11] joists to the span, well lapped on cap, all joists to be well bridged on center with two [2] by four [4] white pine, well nailed with sixteen [16] penny wire nails. ixteen [16] penny wire nais.

5. All flooring to be two [2] by ten [10] or welve [12] white or burr oak and to be spiked to oists with forty [40] penny steel spikes at each utersection of the joists.

intersection of the joists.

6. Railing posts four by four [4x4] to be bolted to outside joists with one-half [½] inch bolts, hub rails to be two by six [2x6] and rail to be two by four [2x4] capped with two by six [2x6] and all to be white pine S-4-S and well painted.

7. One plank two by twelve by sixteen [2x12x16] to be spiked to end of joists at each end of bridge so as to cover end of joists and to make close connection with floor.

8. Width of roadway to be sixteen [16] feet.
Each bid must be accompanied by a certified check for \$100. Board reserves the right to reject any and all bids.
January 17, 1896

January 17, 1896 JAMES ROBERTSON, County Clerk.

Cunder and by virtue of an order of the district court of Cass county, entered upon the 4th day of January, A. D. 1896, in an action therein pending wherein Susan Grosclaud and Charles F. Grosclaud were plaintiffs and Myrtle Barnes, Henrietta Deitrick, Theodore F. Decker, Ransom Decker, Rudolph Decker, Sylvester P. Decker, Ransom Decker, Rudolph Decker, Sylvester P. Decker, Ransom Decker, Rudolph Decker, Sylvester P. Decker, tet al., are defendants, which order confirmed the report of the referees theretofore appointed in said cause and directed them to sell as upon execution the lands described in their said report, the undersigned referees will, upon the 2l day of February, A. D. 1896, at 120 clock p. m., in front of the south door of the court house in Cass county, Nebraska, sell at public vendue, to the highest bidder, the following described real estate, to-wit:

The northeast quarter and the northwest.

of section twenty-nine (29); the northwest quarter of section twenty-seven (27); lots two, four and tive (2, 4 and 5) in section twenty-one (21) all in

bearing interest at eight per cent per annum, pay-able annually; eight per cent off for cash on de-ferred payments. Said sale will remain open for J. W. JOHNSON, SAMUEL WAUGH, January 17, 1896.

JOHN D. FURGESON,

Byron Clark and C. A. Rawls, attorneys for Notice to Creditors.

TATE OF NEBRASKA, I SS. Cass County. (88-In the county court of Cass county, Nebraska. In the matter of the assigned estate of Hiram G

Spencer. Now on this 10th day of February, A. D., 1896 in pursuance of the powers conferred upon me by the statutes, I do hereby fix the lifth day of March A. D. 1896, in which time all claims agains the assigned estate of Hiram G. Spencer shall delense, set-off or counter claim to any claim which the assignor might or could have opposed to the same had action been brought upon the same before assignment. Any claim, objection, set-off or counter claim not filed on or before the 16th day of March. A. D. 1896, shall be forever barred from being considered in the settlement

Amelia B. Weston, has a dower interest in and to the lands hereinafter described, that the amount of such dower interest be determined in money value and such order and decree entered as may be just and equitable in regard to such dower interest.

That this cross defendant be fully instructed as to what interest in said contracts of said estate, and he be authorized and empowered upon the payment to him of the several purchase prices in said contracts of saie respectively agreed upon, to make, execute, acknowledge and deliver as executor of the last will and testament of said deceased, Addison P. Weston, deeds to said purchasers and defendants herein, of said purchasers and defendants herein, of the real estate in the said contracts set forth as follows:

To James A. Fisher, the n¼ of the ne¼ of of section 26, township 11, range 9; to Jacob Gruber, the se¼ section 18, township 10, range 11; to Christopher C. Sherfey, the e½ section 35, township 10, range 11; to Christopher C. Sherfey, the e½ section 35, township 10, range 11; to Christopher C. Sherfey, the e½ section 35, township 10, range 11; to Christopher C. Sherfey, wise appertaining same before assignment. Any claim, objection, the the same had action been brought upon the tame had avoid march. A. D. 1896, shall be forever light any distributed on or before the field avoid March. A. D. 1896, shall be forever light avoid March. A. D. 1896, shall be forever light avoid March. A. D. 1896, shall be forever light avoid March. A. D. 1896, s Nebraska, together with the privileges and appartenances thereto belonging or in anywise appertaining; same being levied upon and taken as the property of Fred Beilows, Florence J. Bellows, William H. Wright, Sligo Iron Store Co., Sackett & Gates, William Tighe, sheriff; Joseph F. Milis, Thomas N. Howard, First National Bank of Weeping Water, Nebraska, defendants, to satisfy a judgment of said court recovered by Byron Clark, plaintiff, against said defendants.

Plattsmouth, Nebraska, Jan. 23, A. D. 1896, HARVEY HOLLOWAY, Sheriff Cass County, Nebraska.

Legal Notice. To Susan Grosclaude, Charles F. Grosclaude, Rudolph Decker, Mrs. Rudolph Decker, Henriette Detrich, S. N. Detrich, Ransom Decker, Theodore F. Decker, Mrs. Theodore F. Decker, Samuel R. Johnson as surviving member of the Theodore F. Decker, Mrs. Theodore F. Decker, Samuel R. Johnson as surviving member of the firm of Johnson & Spratlin, William L. Thompson, Enos Norman, Nancy Norman, Colin S. Wise, Serena Wise, Henry A. Wise, Flora B. Wise, Jane Dalton and Isaac Coe; you and each of you are hereby notified that on the 16th day of January, 1896, William Young filed his petition against you impleaded with Sylvester P. Decker, et al., in the district court of Cass couraty, Nebraska, the object and prayer of which petition is to quiet in said William Young the title to eight acres of land in the northeast corner of the southwest quarter of section 12, in town II, range 13. Cass county, Nebraska, also the title to the southeast quarter of the northwest quarter of said section; also the west half of the northeast quarter of said section; also the title to 24 acres of land lying west of a hedgerow on the east half of the northeast quarter of section 12 aforesaid; and to bar each and every of said defendants and all persons claiming through them from having or asserting any interest in said land, and for equitable relief.

You are required to answer said petition on before Monday, the 2nd day of March, 1896, By his attorneys, Beeson & Root.

Notice.

Notice is hereby given that the annual meeting of the stockholders of the Burlington & Missouri River Railroad company in Nebraska will be held at the office of the company, in Plattsmouth, Nebraska, on Thursday, February 27, 1896, at 5 o'clock p. m. The meeting will be held for the election of nine (9) directors, to serve during the ensuing year, and for the transaction of such other business as may legally come before it.

W. J. LADD, Secretary.

Omaha, Neb., Jan. 23, 1896.

Notice of Sale.

In the district court of Cass county, Nebraska In the matter of the estate of Anna M. O'Rourke, deceased, on application of Nellie M. O'Rourke as guardian, for license to sell real estate.

Notice is hereby given that in pursuance of an order of Samuel M. Chapman, judge of the district court of Cass county, Nebraska, made on the 4th day of January, A. D. 1896, for the sale of the real estate hereinafter described, there will the real estate hereinafter described, there wil be sold at the south door of the court house a Plattsmouth, Nebraska, on the 7th day of March Plattsmouth, Nebraska, on the 7th day of March A. D. 1895, at 1 o'clock p. m., at public vendue to the highest bidder for cash the following described real estate, to wit:

Lots five and six (5 and 6), in block three (3), lots one, two, three and four (1, 2, 3 and 4), in block four (4); lot three (3); in block six (6); lot ten (10), in block fifteen (15), all in the city of Plattsmouth, Cass county, Nebraska. And lots nine and ten (9 and 10), in block twenty-six (26) in Duke's addition to Plattsmouth. And lots ten, cleven and twelve (10, 11 and 12), in block (1) in Stadelman's addition to Plattsmouth; also lot one hundred and three (103) in the northeast quarter ment of the sum \$5,60, default having been made in the payment of said sum, and the interest thereon when the same became due, and no suit or other proceedings at law having been instituted to recover said debt or any part thereof, the undersigned mortgagee will sell the property therein described, viz., about 1,200 bushels of Indian corn grown on the east half of the northeast quarter of section thirteen (13), in township eleven (11), range nine (9), in Cass county, Nebraska, and now located in cribs in the barn standing on said quarters of section, near the residence of said George Traver, being all the corn contained in the south half of the west crib' in said barn at public auction at the farm of said of George Traver about six miles southeast of Greenwood, Nebraska, in Cass county, Nebrasa, on the 20th day of February, A. D. 1896, at 1 o'clock p. m., at public due, to the highest bidder for cash the following described real estate, to-wit:

Lots five and six (5 and 6), in block three (3), lock four (4); lot three (3); in block four (4); lot three (3); in block four (4); lot three (3); and to me, three and four (4); lot three (3); in block four (4); lot three (3); in block six (6); lot ten (10); in block fifteen (15), all in the city of Platts mouth, Cass county, Nebraska. And lots nine and ten (9 and 10); in block twenty-six (26) in Duke's addition to Plattsmouth; also lot one hundred and three (163) in the northeast quarter, of the southwest quarter, all in section mineteen (10); township twelve (12); north of range fourteen (14), Cass county, Nebrasa, on the 20th day of February. A. D. 1896, at 1 o'clock p. m. of said day.

Dated February 4 1896.

Fust National Rank of Fairfield, IA. By its attorneys, Byron Clark and C. A. Rawls, Attorneys for Estate.

Notice of Probate of Will.

THE STATE OF NEBRASKA. | 58. In County Court Cass Co.

In the matter of the last will and testament of Thomas B. Gordon, deceased.

Notice is hereby given that on the 6th day of February, A. D. 1896, at the office of the county judge in Plattsmouth, Cass county, Nebraska, at the hour of 2 o'clock in the afternoon, the following matter will be heard and considered:

The petition of Francis S. Price to admit to probate an attested copy of the last will and testament of Thomas B. Gordon, deceased, late of Glenwood, Mills county, Iowa, and for letters testamentary to Henry Evernham. Jr.

Dated this 13th day of January A. D. 1896.

By order of the court. By order of the court. GEORGE N SPURLOCK.

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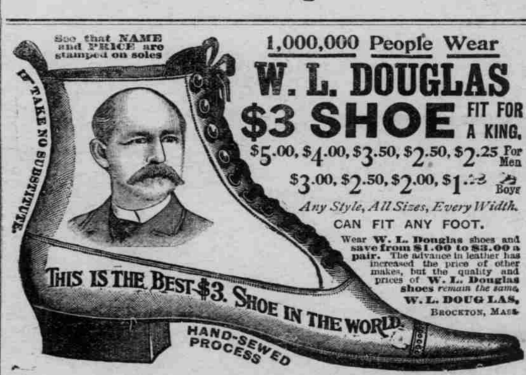
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