COUNTY COURT RULES.

APRIL TERM, 1802.

The call will be made commercing at 9 a.m. about 21

All cases not answered to by attorneys 144 or parties at the call. will stand continued by agreement of parties

fud. In all cases which are set for setal, it. is desirable to have the attorney sgive a short attraction in order in inform the court as to about the length of time it will take to try the CREW.

Cases to which issues are not joined will not be and for trial, unless for special remains it is undered otherwise.

All cases will be set for bearing within 41.8. the terro, unless for special reasons it isotherwhen contenend. 5th. All cases will be set for trial in the

order in which they appear on the call docket, [nless the parties agree upon a time when the case is called, or for special reasons the court shall order otherwise. Default cases will be set for the morning hour.

6th. 'The business each day will connocnce ark 00:00 m. mt.

7th. The morning hour will be from \$100 a m. to 10:00 a. m.

The morning hour will be devoted to data motions, demurrers, and default cases set for that day, (Ind.) To motions, demurrers, and default cases which have previously passed on its regular day and transferred on the calander to this day,

After a case, a motion or a demorrer Gadassed the time for which it is set, it cannot be called up until a motion is filed and docketed by leave of the court, and such notice to the opposite party as the court may order at the time leave is given to file the

9th. Business set for a certain time, cannot be transferred to another day or hour, unless the transfer order is made at the hour the matter is set for hearing, except under Rule 10,

10th. Each day at 9:00 a. m., the business of the hour will be called."

lith. The matters will be heard in the order in which they are entered on the calander unless all parties present and interested consent to a different arrangement, or in case of urgent necessity.

TRIAL OF CASES TO-DAY.

The trial of cases will commence at 10:00 o'clock, a. m., and continue until 5:00 o'clock p. m., with a recess from 12:00 a. m., until 1:30 p.m. Each case is entitled to be called at the time set or within ten minutes thereafter; either to be proceeded with, or a further order to be made. For this purpose no party will be required to wait longer than ten minutes for the opposite party or other business, except for urgent reasons. The trial of a case will be suspended at any time for this pur, ose. In case the court finds that any rule herein will work an unforeseen hardship, the court reserves the right to suspend the rule for the special case.

Sheriff's Sale.

Sheriff's Sale

Sheriff's Sale.

Sheriff's Sale.The virtue of an order of all site bound of the sherif of during the bound of the sherif of during the sher

Sheriff's Sale.

Sheriff's Sale. Sheriff's Sale. Hy virtue of an order of sale issued out of the District Court for Douglas County Ne-braska, and to me directed. I will on the 26th and the District Court for Douglas County Ne-braska, and to me directed. I will on the 26th and four at the EAST front door of the county Court House, in the City of Omaha bouglas County. Nebraska, sell at public auction the property described in said order of sale as follows, to-wit: — Tots serven (7), eight (8), nine (9), ten (10) and the south forty-three (s 43) feet of lot six (6) block four(6), iots one (b, two (3), three (3), four (4, five (5), and six (6), block six (6); lots three (3) and four (4), and the north five (n 3) feet of lot five (5) block seven (7); sill in McCague's addition to the City of Omaha, Douglas County, State of Nebraska, to satisfy John T. Dillon the sum of one thousand dollars (4, 609,06) judgment, and forty-two 13-100 dol-hars (42,13) costs, with interest thereon from the 21st day of September, A. D. 1891, until jud together with accruing costs according to a indgment rendered by the District Court of said Douglas County, at its September term, A. D. 1891, in a certain action them and there pending, wherein John T. Dillon was plaintift, and Robert Yates defendan. BORGE A. BENNETT. Sheriff of Douglas County. Nebraska. Dillon vs. Yates. <u>Bibor vs. Yates.</u> 3-25-5 <u>Sheriff's Sale.</u>

Sheriff's Sale. By virtue of an order of sale issued out of the District Court for Douglas County, Ney braska, and to me directed. I will on the pipe add day, at the EAST front door of the county Court House. In the City of Omaha. Douglas County, Nebraska, sell at public of and as follows, to wit: Tots eight (9, nine (9, ten (0), eleven (0), and twelve (12), in block filteen (15); lots ond (1), thirtueen (13) and fourteen (4), in block forty (40); lots one (1, two (2), twenty-fortee (3) and four (4), in block filteen (15); lots ond (1), thirtueen (13) and fourteen (4), in block three (2), twenty-four (24). In block sine (6) tots twelve (12), and eighteen (15); lots ond (1), thirtueen (13) and fourteen (4), in block three (3) and four (4), in block sine (6) tots twelve (12) and eighteen (15); lots ond (1) thirtueen (13) and fourteen (15); lots ond (1), thirtueen (13) and fourteen (15); lots ond (1), thirtueen (13) and fourteen (15); lots ond (2), thirtueen (13) and fourteen (15); lots ond (3), twelve (12), and eighteen (15); lots ond (4), thirtueen (13) and fourteen (15); lots ond (5), twelve (12), and eighteen (15); lots ond (1), twelve (12), and eighteen (15); lots ond (1), twelve (12), and eighteen (15); lots ond (2), and tour (4), and block eight (5); lots ond (3), and there (13) and four (5), in block the (5), old (4), as the EAST front door of the satisfy George E. Brown the sum of two (5), out, so and grower was plaintiff and (1), so eight 19 described as follows, for the factors of the south sixteen (46 forty (40 feet north of the south west corner of the same, thence running north on the west line of said lots sixteen (46) forty (40 feet, thence east one hundred fifty-seven (37) feet to alley, thence south with the alley line forty (40 feet, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred fifty-seven (37) feet to alley, thence west one hundred three hundred thirty-eight and 66-100 dollars (2,38,60) judgment, with interest thereon at seven (7) per cent, per annum from May 11, A. D. 1891, until paid: to satisfy feet 0. Brown the sum of one hundred dollars (30,000) judgment, with interest thereon at seven (7) per cent, per annum from May 11, B91, and thirty-eight and (6-100 dollars (34,42), with interest thereon at the rate of seven (7) per cent, per annum from May 11, B91, and thirty-eight and 60-100 dollars (38,65) costs, with interest thereon at the rate of seven (7) per cent, per annum from May 11, B91, and thirty-eight and 60-100 dollars (38,65) costs, with interest thereon at the rate of seven (7) per cent, per annum from May 11, B91, and thirty-eight and there pending, wherein James M. Swetnam was plaintiff, and Fred L. Johnson, Ellen Johnson and others defendants. Defining, wherein James M. Swetnam was plaintiff, and Fred L. Johnson, Ellen Johnson and others defendants. Defining, wherein James M. Swetnam was plaintiff, and Fred L. Johnson, Ellen Johnson and others defendants. Defining, wherein James M. Swetnam was plaintiff, and Fred L. Johnson, Ellen Johnson and others defendants. Defform for Douglas county, setr

THE AMERICAN.

Sheriff's Sale.

Control of a control of the count of the Of Appointment of Administratrix.

STATE OF NUMBERS 1 122

The transmitter of the estate of Homes 1.

The matter of the estate of Homes 1.

The matter of the estate of Homes 1.

The matter of the estate of Homes 1.

The county court of Douglas county. Netset 1.

The county court of Douglas county. Netset 1.

The county court of the estate of Homes 1.

The county court of the estate of Homes 1.

The county court of the estate of Homes 1.

The county court of the estate of Homes 1.

The county court of the estate of Homes 1.

The matter of the estate of Homes 1.

The matter of the estate of Homes 1.

The county court of the estate of Homes 1.

The county court of the estate of Homes 1.

The matter of the estate of Homes 1.

The matter of the estate of Homes 1.

The matter of the estate of Homes 1.

The state of Nebraska, Douglas county. Neb.

The county court of the estate of Homes 1.

The matter of the estate of Homes 1.

The state of Nebraska, Homes 1.

The state of March, showing that Horee 1.

The state of March, leaving no last will not the state of March 1.

The state of the estate of Homes 1.

The state of the estate of Homes 1.

The state of the state 1.

The state of the estate of Homes 1.

The state of the state 1.

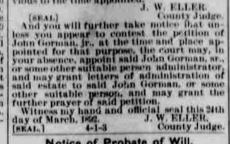
The state of the st Notimaka, sell at public another the property test its in a self order of sale as follows. This part of loi number seventeen dD in the number eight is, to Konnke's Fourth by the supplemental plat of sale as follows for the number eight is, to know the beat of the number eight is, to know the beat of the north line of sale lot one hundred with the east line of sale lot one hundred with the east line of sale lot one hundred for to the west line of sale lot one hundred for to the west line of sale lot one hundred between the north line of sale lot one hundred with the east line of sale lot one hundred for to the west line of sale lot the north be for to the west line of sale lot the new out be supplement of sale lot the seven the sum of two thomsand, three hundred for to the west line of sale lot thence out be sum of two thomsand. three hundred in the sum of two thomsand there hundred in the sum of seven the sum of seven is a seven of the district court of all doubles (52,42) could with interest thereon from the 11th days of May. A. D. 1901, until paid, together with accuring costs according to a ludgment with interest there pending, where in james M. Swetnam was plaintiff and Fred L. james M. Swetnam was plaintiff and Fred L.

ants. Omaha, Nebraska, April 1st, 1992. GEORGE A. BENNETT. Sheriff of Douglas County, Nebraska De France & Bichardson, attorneys. Swetnam vs. Johnson. 4-1-5

Sheriff's Sale.

AMERICAN, a newspaper printed in subtorecomments of the county function of the subtorecomment of

NOTICE



Notice of Probate of Will.

Notice of Probate of Will. State of NeBRANKA. | ss. Douglas County. | ss. To the County Court of Douglas County. Nebraska. In the matter of the estate of Flora B. Develse. decement: The following named persons. to-wil: The creditors. and all other persons interested in said matter will inke notice thaton the 2kd day of March. 1892. the County Court of Douglas County. Nebraska, made the follow-ing order: The the matter of the estate of Flora B. Develse. decement: The matter will inke notice thaton the 2kd day of March. 1892. the County Court of Douglas County. Nebraska, made the follow-ing order: The the matter of the estate of Flora B. Develse. decement: Notice is hereby given, that the creditors of said estate will meet the administrator of said estate will meet the administrator of said estate. before me, Cor aty Judge of Douglas County. Nebraska, at the County Court Room in said County. cn the 25th day of Judge of Douglas County. Nebraska, at the county court he administrator of presenting their claims for examination. adjustment and allowance. Six months are allowed for the creditors to present their claims, and one year for the administrator to settle said estate, from the Bird day of March. 1892. This notice will be published in THE AMER-[SEAL] J. W. ELLER. County Judge And yon will further take notice that un-

and day of May, 1892. [SEAL] J. W. ELLER. County Judge And you will further take notice that un-less you appear and present your claims at the time and place appointed for that pur-pose, they will be forever barred from further consideration in the final settlement of said estate. Witness my hand and official seal this 28th day of March. [SEAL]



EVERYTHING IN THE BOOT & SHOE LINE AT LOWEST PRICES. If you will call I will make it profita-

ble and pleasant. A trial will convince you. Repairing a Specialty. 200.

L. KINNEHAN, 320 Broadway. - COUNCIL BLUFFS. 1 1

Lund Bros. DEALERS IN

CROCKERY.

GLASSWARE. Table Cutlery, Silverware,

and a full assortment of

沙LAMPS. 23 Main St., COUNCIL BLUFFS, 1A.



Purchase Tickets and Consign Your Freight via the F. E. & M. V. and S. C. & P. RAILROADS.

H. G. BURT, General Manager. K. C. MOREHOUSE, J. R. BUCHANAN, Gen. Freght Agt. Gen. Pass. Agt.



ants. Omaha. Nebraska, March 17, 1892. GEORGE A. BENNETT, Sheriff of Douglas County, Nebraska. J. B. Cossner, attorney. Brown vs. Barnes et al. 3-18-5

Sheriff's Sale.

Special Master Commissioner's Sale.

Sheriff's Sale.

Swetnam vs. Johnson.
4-1-5 **Sheriff's Sale.**By virtue of an order of sale issued out of the District Court for Douglas County. Nebraska, and to use directed, I will on the 3rd ay of May. A. D. 1892, at 10 o'clock a w. of sale day, at the EAST from door of the County Court House. In the City of Omaha, but and the EAST from the order of sale as follows. to-will sale door of the supplemental plat of sale day of the supplemental plat of sale as follows. to-will be counted as a shown of the supplemental plat of sale addition, overing sald block eight 60, described as follows to-will. Heginning at the southwest or the supplemental plat of sale day of the supplemental plat of sale day of the supplemental plat of sale addition, overing sald block eight 60, described as follows to-will. Heginning at the southwest or for the supplement of the day of the supplemental plat of sale day of the supplement is plat of sale day of the supplement is the southwest or the supplement of the day of the supplement is plat of sale day of the supplement is plat of sale addition, overing sald block eight 60, described as for the down of beet to alley. Hence south for the day of two thousand three hundred thirty-eight of two thousand three of seven to for per cent, per manum from May II. A. D. 1891, until paid to satisfy funct of the day of May. A. D. 1891, with interest thereon at were of seven f. Der cent, per manum from May II. A. D. 1891, until paid to satisfy funct of wald addition of the day of the down of the funct of sale down of the funct of sale down of the funct of the day of May. A. D. 1891, with interest thereon at were of seven f. Der cent, per

in the northwest quarter of southeast quar-ter of section 16, township 15, range 18 ceast 6 P. M., to secure the payment of two certain promissory notes dated April 16, 1880, for the sum of two thousand, five hundred dollars each, and due and payable in one and two years, respectively, from the date thereof; that there is now due upon said notes and mortgages the sum of \$5,000, for which sum, with interest from dates, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due. The Lombard Investment Company, de-fendants claim, are interested in the above premises by virtue of a mortgage they hold on said land. The said Edward J. Taggart and the Lombard Investment Company are required to answer said petition on or before the 30h day of May, A. D. 1892. March 30, 1802. MARTIN TIBKE. Plaintiff. 4-14 By John T. Cathers, his autorney.

NOTICE

Of Appointment of Administratrix.

STATE OF NERBARKA. (.....

Chattel Mortgage Sale.

The undersigned will sell at public auction on Monday, A pril 25, between the hours of 10 A. M., and 4 P. M., on Fifteenth Street, between Capitol Avenue and Davenport Street, on the west side of the street, the following Drug

stock: 24 boxes and contents, 1 desk top, 1 pair of scales, 1 iron mill. 1 paper trimmer, 6 boxes glass, 2 boxes Diamond dyes, 3 tin cans, 3 bundles iron pipes, 1 small safe, 3 show cases, 2 oil cans and contents, 1 small box and con-tents, 7 boxes shot, 1 bag shot, 1 oil stove, 1 top to show case, 2 scale scoops, 3 large oil cans, (tanks); 2 barrels kerosene oil, 2 square show cases.

cans, (tanks); 2 barrels kerosche off, 2 square show cases. The above goods and chattels will be sold to satisfy a certain bill of sale, dated July 21. 1891, note bearing even date August 21, 1891, amount due upon first issue of this notice two hundred and thirteen 75-100 dollars d'212.75, said bill of sale and note executed by James G. Wistanley in favor of W. K. Bennett Co. 4-8-3

W. R. BENNETT CO.

Legal Notice.

Legal Notice. W. R. Croft. H. M. McIntosh and F. R. Grif-fug, first name unknown, defendants, will have notice that on February 3, 1892, Geo. W. Eastman and Eliza Eastman, plaintiffs, filed county, Nebraska, against said defendants, the object and prayer of which is to declare a certain note, dated November IS, 1890, for site 75, to F. B. Griffing, to be fully paid; the sold note was secured by a chattel morizage on certain personal property in Douglas county, Nebraska, to-wit: One certain Emmerson Plano, No. 42,157, with stool, also one Gold Watch, case No. Sk,28, Waltham movement No. 3,257,018, said note and morizage have been fully paid and the plaintiffs pray for a perpetual induction passes of said chattels. Tou are required to an wer said petition on or before the 15th day of Nay, 1872. Bated, April 7, 1872. GEO, W. EASTMAN, ELZA EASTMAN.

GEO, W. EASTMAN, ELIZA EASTMAN, By Saunders & Macfarland, their attorneys 4-8-4

Sheriff's Sale.

NOTICE

Of Appointment of Administrator.

J. W. ELLER. County Judge.

And you will further take notice that un

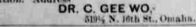
Apotra Sr. Pirkurg, Plaintiff, (Apotra Sr. Pirkurg, Defendant, (In the District Court of Douglas County, Nebraska: To Adolph St. Pierre, non-resident de-fendant: And you will further take notice that un-less you appear and present your claims at the time and place appointed for that pur-pose, they will be forever barred from fur-ther consideration in the final settlement of said estate. Witness my hand and official seal this 7th day of April, 1892. [SEAL] J. W. ELLER.

fendant: You are hereby notified that the plaintiff filed her petition in the District Court of Douglas County, Nebraska, on the filet day of March. A. D., 1992, the object and prayer of which is to obtain a divorce from you, on the ground that you have described her without just cause for the term of two years, and more, last past; and that she be restored to her maiden mune, Sarah J. Ellis You are required to answer said petition on or before the 9th day of May, A. D., 1992 Bated, Omaha, Nebraska, March 31, 1992, SARAH J. ST. PIERRE, By her attorney, I. C. Bachelor. 4-14



Dr. C. Gee Wo, the famous Chinese Physi-cian. of Omaha, has over 1000 statements from grateful patients who have been curred by him. One of the most successful physicians in Omaha today is Dr. C. Gee Wo, who for the past two years has been doing more good for suffering humanity than all other specialists in the country.

suffering humanity than all other specialists in the country. The doctor can successfully treat you by mail and cure you as he has done thousands of others with his wonderful Chinese reme-dies. Do not delay until your disease is be-yond all help, but write to hin if you cannot call upon him at once, and he will give you his candid opinion of your case. Examinations free, and it will cost you nothing to consult with him. Question blanks sent upon appli-cation. Address DR. C. GEE WO, MB4 N. 16th St., Omaha.







211 SOUTH 11TH STREET.

TELEPHONE 264.

TRUMAN BROS. GATE CITY LAUNDRY. STEAM

TELEPHONE 1534.

207 North 17th St., - OMAHA, NE Work called for and delivered.

W. H. LANYON, M. C Physician and Surgeon.

Twelve years continual practice in Omaha, late assistant surgeon to St. Joseph's hospital. Office S. W. cor. Sixteenth and Chicago sts. Office hours 9:30 to 11 A. M. 3 to 5 and 7 to 9 P. M. Residence, 3711 Charles Street. Telephone 747

R. H. BLOSE,

DISPENSARY DRUGGIST.

Cor. 18th and Nicholas,

-TELEPHONE 1307.-

S. M. MACLEOD,

CONTRACTOR AND BUILDER,

1436 South 28th St.

JOBBING PROMPTLY ATTENDED TO.

D. REEVES, MOVING EXPRESS.

Furniture and Planos handled with care.

PIANO MOVING A SPECIALTY.

2712 Woolworth Ave. Stand, 14h and Dougla

WANTED-Position by a thoroughly con Good references given. Address, A. 1511 South Ninth St. Council Bluffs, Ia. A. M.



Tom ter-ber, ISEAL.] And you will further take notice that un-less you appear to contest the petition of your absence, appoint said Joseph Nemee, or and may grant letters of administration. of your absence, to said Joseph Nemee or some other suitable person, and may grant the ruther prayer of said petition. Witness my hand and official seal this 20th day of March, 1982. State 10

(HEAL.)

NOTICE
Of Appointment of Administrator.
STATE OF NERBIASKA: [188]
Douglas County. [189]
In the County court of Douglas county.
Nebraska. March 25, A. D. [182]
In the matter of the estate of Matj Nennec.
The following named persons, to-wit: John
Nemec, Colfax county, Neb.; Anton Sinanck,
Omaha; Alozle Smich, Des Mohnes, Lowai
Mary Vesely. Colfax county. Neb.; Josefa
Blazck, Colfax county, Neb.; Anton Nemec,
Weston, Neb.; Josle Nemec, Omaha, Josle
Yanek, Omaha; Frank Sperak, Colfax county. Neb.;
Annie Sperak, Colfax county, Neb., and Jos
Fyrak, Colfax county, Setter with the following order:
The County court of Douglas county. Neb.
In the County Jode.
The matter of the estate of Matj Nemeci
Top reading and filing the periton of
Joseph Nemec, showing that Matj Nemeci
Top reading and filing the periton and
Interpreted this life in the city of Omaha, Ne