

GRAND SPECIAL SALE,

Commencing February 1st, 1905,
And Continuing For 15 DAYS

Men's Shoes Will Be Offered for Sale as Follows:

Old Honesty's Medium Weight, former price... \$2.50, now \$1.98.
Head Light, heavy work shoe, former price... 2.50, now 1.97.
Our Crown, good servicable shoe, former price... 1.50, now 1.23.
Work Shoes of various makes that sold from... \$1.50 to \$2.50, now \$.98 to \$2.12.
Men's Patent Leathers that sold from... 2.75 to 5.00, now 2.27 to 3.48.
Men's Vices and Valore Calf that sold from... 2.25 to 5.00, now 1.98 to 3.17.

Ladies' Shoes

Ladies' Calf Shoes, former price... \$1.50 to \$2.75, now \$1.18 to \$2.11.
Ladies' Medium Vices that sold from... 1.50 to 2.50, now 1.25 to 2.07.
Ladies' Fine Shoes, latest styles from... 2.25 to 4.00, now 2.07 to 3.09.

These are including the

Latest Makes and Patent Leathers.

Baby Shoes that sold from... \$0.25 to \$1.25, now \$0.19 to \$0.93.
Childrens' School Shoes, that sold from... 1.25 to 2.00, now 0.97 to 1.69.
Little Gents Shoes, that sold from... 1.25 to 2.00, now 0.97 to 1.72.
Boy Shoes that sold from... 1.25 to 2.75, now 0.99 to 2.11.

This is the Chance of the Year

.....Be Sure and Give Us a Call.....

Yours For Business

Peale-Sheppard Co.,

The Big Department Store.

Court Notes.

Muscivine Mtg. & Trust Co. vs J. W. Griffen et al., stricken from docket and dismissed on application of plaintiff.

Alpha Morgan vs Heenan & Co., dismissed at plaintiff's costs upon application of plaintiff.

Julius N. Ottun vs. Joseph S. Austin. Defendant given leave to file motion and to withdraw answer. Taking of evidence begun and concluded Feb. 6. Court finds due plaintiff on first cause of action set forth in the petition the sum of four hundred ten dollars and thirty-five cents; and the court finds in favor of plaintiff and against defendant as to the second cause of action; that the defendant be required to execute a second mortgage on the land deeded by plaintiff to defendant, to secure the two notes for the sum of three hundred forty dollars, and in default thereof, this decree to operate as a lien on said premises, for said amount. Judgment on the findings against defendant and in favor of plaintiff. Attachment dissolved. Cost of action taxed to defendant, except cost of attachment, which are taxed to plaintiff.

Defendant excepts to judgment and findings. Forty days allowed for rising of court to present and preparing bill of exceptions.

R. E. Allen vs U. P. Ry.—Motion to dismiss appeal overruled. Defendant excepts. Plaintiff to file petition in 20 days, and defendant to plead in 10 days thereafter, or answer in 30 days thereafter.

Annette Christie vs Geo. Frank Christie. Taking of evidence begun Feb. 8, and continued Feb. 4th, trial concluded. The court finds up in the issues joined by petition and denial in answer, in favor of the defendant and against the plaintiff; and the court further finds up on the issues joined by the cross petition and reply, in favor of the defendant and against the plaintiff, but the court does not find that plaintiff was guilty of infidelity.

The court further finds that the defendant pay plaintiff alimony in the sum of \$1,100, to be \$600 in sixty days and \$500 in one year, installments to draw interest at 7 per cent from date.

It is therefore considered by the court that the marriage relation between plaintiff and defendant be and the same is hereby dissolved and that the defendant pay plaintiff alimony in the sum of eleven hundred dollars, six hundred in sixty days, and five hundred in one year from this date, with 7 per cent interest, and that defendant pay the costs of this action taxed at — dollars.

To the finding and judgment both parties except. Forty days allowed from the rising of the court to present and prepare bill of exceptions.

In the case of Milo J. Pitkin vs. Eveline Drew to set aside decree and the answer, to such petition and the evidence, the court found in favor of the defendant. The action of Annie R. Tietjens dismissed and the defendant to recover costs. Forty days allowed plaintiff to file bill of exceptions. Supersedeas bond fixed at \$250.

In case of Frank C. Hollins vs. Henry Wilson, Charles Hubbard was substituted as plaintiff as assignee of decree. Sale confirmed and deed ordered.

Cynthia E. Furrow vs. W. R. Pennington, motion to correct journal entry sustained.

Geo. F. Bray vs. W. A. George et al. Default of Mutual Benefit Life Insurance Co. of Hartford, Conn., Nebraska Farm Loan Mortgage Co., Lewis Bradford, G. A. Seybolt, National Lumber Co., Hanson A. Darner, S. R. Howell & Co., McCormick Harvesting Machine Co., W. H. Cline, Nate Lamb, William Deering & Co., taken in open court. Iowa Mortgage Co. given leave to answer in 20 days. Continued for service as to J. H. Darner & Son. Case of Killeen vs. Lemon. Default of defendants taken; court finds due plaintiff on tax certificate and subsequent taxes \$9.50, first tax lien 7 per cent from date. Decree of foreclosure.

Geo. D. Ramsey vs. C. W. Young, motion to correct decree overruled. Def. Peterson excepts.

Hiram Curtis estate vs. Zumburn motion for new trial overruled. Verdict in favor of plaintiff for \$104.75 and costs. Forty days allowed defendant to prepare

bill of exception.

S. L. Griffith vs. Howard Hunt, motion to vacate decree and sale sustained.

Fuller vs. Fuller. Temporary alimony allowed \$50. Plaintiff given leave to file amended petition in 20 days.

Accidental B. & L. Ass'n vs. Wilde. Court finds due plaintiff on first cause \$456.00 and on second cause of action \$377.00, said lien to bear 6 per cent from date. Decree of foreclosure and order of sale. H. J. Shinn appointed receiver by agreement of parties without bond. Stay of nine months, case continued to April as to cross petition. Receiver directed to insure property and collect rent.

Rublee vs. Brown. Decree as prayed.

Henrich Kroeger vs. Andrew Simmons. Objection to confirmation of sale overruled. Deed ordered.

Case of sale of the estate of Chas. McLean. Sale confirmed. Deed ordered.

Buddenburg vs. Norsworthy. Default taken in open court. Court find due plaintiff \$1845.30, first Mtg. lien, 10 per cent interest. Decree of foreclosure and sale ordered.

Wade vs. Wade. Default of S. A. Robinson administrator and Jennie F. Slack taken. Due plaintiff \$341.60 10 per cent. Decree and order of sale. Stay of nine months by request of guardian.

Andrews vs. Fredrick. By agreement of parties finds judgement paid. Decree as prayed at plaintiff's cost.

Ernestine Stapleman vs. Robt. Gordon. Court finds heirs of Carl Stapleman, Martha Gordon, Emma Morgan, Herbert, Oscar, John, Clara, Lena and Chas. Stapleman and that Robt. Gordon deed the property described in petition to said heirs.

Wymor Rec. vs. Eugene Allen court finds due plaintiff on the notes and Mtg. \$45.50 first Mtg. lien with interest at 7 per cent. Decree of foreclosure and order of sale.

Orpha A. Claypool vs. Joseph Golden. Sale confirmed and deed ordered.

Gertrude Morgan vs. Keasby. By agreement decree for plaintiff and Fidelity Trust Co. against defendant for \$43,250. Decree and foreclosure as prayed. Court finds that defendant Tierney Bros. have paid by making improvements, destroyed by act of God and otherwise, the fair and reasonable value of the premises and since that time to 1903, the reasonable rental value with interest \$600, and that this sum is due B. Lincoln Benedict executor, from said Tierney Bros. and costs.

Possuptionic Savings Bank vs. Chas. D. Day. Default of defendants taken in open court. Finds due plaintiff on notes and Mtg. \$1340, with 10 per cent inst. Decree and order of sale.

Gilbert Helgeson vs. B. Fuller. Finds due on contract \$900, to plaintiff, first contract lien. Defendant to redeem in 90 days or decree absolute, decree bears 8 per cent.

Wm. Lohr vs. Myler. Defendant given leave to file substitute answer in 20 days.

Mtg. & Trust Co. vs. Whaley. Finds due plaintiff on note and Mtg. \$281.23 first Mtg. lien at 10 per cent. Decree of foreclosure and order of sale. Stay of nine months granted.

Guardian ad litem, A. R. Humphrey allowed \$15 fee.

Plum vs. McCants. Webster Pratt made a party defendant leave to answer; default of all except Pratt; court finds due plaintiff on tax certificate subsequent taxes \$138.66 and 7 per cent interest from date \$13.86 allowed as attorney fees. Decree and foreclosure and order of sale. Due Webster Pratt \$827.30 first mortgage lien.

Moore & Ledwich vs. C. U. Richardson. Court finds allegation of petition to be true. Judgement according to writ

granted. Motion for new trial overruled. Forty days allowed to file bill of exception.

Marry Cadwell vs. Nebraska Baptist Seminary, referees allowed \$15 each. Plaintiffs attorney fixed at 100. Guardian ad litem fee fixed at \$25. Sale confirmed and deed ordered.

Plum vs. Sigman. C. H. Holcomb appointed guardian ad litem for Omer Luther, minor with leave to answer instant. Case dismissed as to Ella E. Luther. Default of all defendants taken in open court. Court finds due plaintiff \$67.08 on certificate of taxes \$6.70 attorney's fees, decree of foreclosure and order of sale. Stay of nine months granted without filing required. Guardian ad litem allowed \$15.00.

Churchill Pump Co. vs. Woodruff. Court finds justice of peace errored and judgement reversed and the judgement stands revived for \$79.46 with interest at 10 per cent and costs.

Chas. Seeley vs. John Amsberry. Court finds damages sustained by defendants \$200, plaintiff to pay costs. Plaintiff and defendant except. Forty days allowed to file bill of exceptions.

Rapp vs. Emerson. Case dismissed at plaintiff's cost.

Rublee and Marlay vs. Allen West. Case passed to April 17.

Poisons in Food.

Perhaps you don't realize that many pain poisons originate in your food, but some day you may feel a twinge of dyspepsia that will convince you. Dr. King's New Life Pills are guaranteed to cure all sickness due to poisons of undigested food—or money back 25c at Lee Bros. drug store. Try them.

We always have money to loan on farms. R. G. Moore in Apple Block. 35t

Legal Notices.

LEGAL ADVERTISEMENTS. All advertisements under this head will be charged for at special rates, viz: \$1.00 per square for first insertion, and 50c per square for each subsequent insertion. A "square" is ten lines or fraction thereof.

United States Land Office, Broken Bow, Nebraska, Feb. 7th 1905. Notice is hereby given that Effie E. Varner has filed notice of intention to make final proof before Register and Receiver at his office in Broken Bow, Neb., on Monday the 3rd day of April, 1905, on homestead entry No. 3312, for the E 1/2 of section No. 9, in township No. 18 N. Range No. 20 W. She names as witnesses: Mack J. Chrisman, Edward Lewis, Moses G. Montgomery and Albert A. Wichter all of Broken Bow, Nebraska. 35-40-9 JAMES WHITEHEAD, Register.

United States Land Office, Broken Bow, Nebraska, January 23, 1905. Notice is hereby given that CHARLES O. ORR of Anselmo, Neb., has filed notice of his intention to make final proof before Register and Receiver at his office in Broken Bow, Nebraska, on the 9th day of February, 1905, on Homestead application No. 1030, for the S 1/2 NW 1/4, NW 1/4 of Section No. 3, in Township No. 19 North, Range No. 21 West. He names as witnesses: Robert D. Ross of New Helena, Nebraska; Carl Bowman of New Helena, Nebraska; David Christian of New Helena, Nebraska; George Simms of New Helena, Nebraska. 30-35-1 JAMES WHITEHEAD, Register.

United States Land Office, North Platte, Nebraska, January 30, 1905. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. A. Armour, county judge, at his office at Broken Bow, Nebraska, March 18, 1905, viz: Samuel A. Thomas who made Homestead entry No. 18265 for the S 1/2, S 1/2, S 1/2, S 1/2, section 2, township 15, north, range 21, west, 6th p. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Clarence G. Huff, of Broken Bow, Nebraska; William S. Turnbull, of Broken Bow, Nebraska; William Seiler, of Broken Bow, Nebraska; George W. Herrick, of Broken Bow, Nebraska. 34-39-8 GEORGE E. FRENCH, Register.

ROAD NOTICE. To whom it may concern: The commissioner appointed to view a road petitioned for by S. J. Plumb, et al., a road commencing at the 1/4 corner north of the 3/4 corner of section No. 4, township 17, north of range 19, west 6th p. m. thence running east on 1/2 line one and one quarter miles to intersect road No. 268 at the center of the SW 1/4 of section 3, township 17, range 19. Also to vacate a part of road No. 329, commencing at the northwest corner of section No. 4, township No. 17, range 19, and running east on section line one and one quarter miles intersecting road No. 268 at the northeast corner of the NW 1/4 of the NW 1/4 of section No. 3, township 17, range 19, has reported in favor of the establishment and vacation thereof, and all objections thereto, or claims for damages, must be filed in the County Clerk's office on or before noon of the 15th day of February, 1905, or such road will be established and vacated without reference thereto. In witness whereof, I have hereunto set my hand and seal of said county, this 10th day of January 1905. (SEAL) GEO. W. DEWEY, County Clerk. 34-35-5

United States Land Office, Lincoln, Nebraska, January 23, 1905. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before county judge of Cass county, at Broken Bow, Nebraska, on March 6th, 1905, viz: James G. White, for the NW 1/4, section 17, township 17, north, range 20, west, H. E. No. 17471. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John E. Myer, of Broken Bow, Nebraska; James W. Huffaker, of Georgetown, Nebraska; George C. Marsh, of Georgetown, Nebraska; Benjamin F. Morrow, of Georgetown, Nebraska. 33-38-7 W. A. GREEN, Register.

United States Land Office, North Platte, Neb., December 31, 1904. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. A. Armour, county judge, at his office at Broken Bow, Nebraska, on February 25, 1905, viz: FRED R. PERCHL, who made homestead entry No. 1958, for the N 1/2, S 1/2, section 13, township 16, range 22. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Henry Martin of Broken Bow, Nebraska; Joseph Martin of Broken Bow, Nebraska; Joseph Haffel of Broken Bow, Nebraska; Frank Louden of Broken Bow, Nebraska. GEORGE E. FRENCH, Register. 34-35-2

Market Report for Today.

GRAIN—	
Wheat	91
Barley	20
Oats	21
Corn	32
Live Stock—	
Hogs	4 10
Steers	3 00 to 4 50
Cows	2 50 to 3 75
Poultry—	
Spring Chickens	08
Chickens, per pound	12
Turkeys, per pound	11
PRODUCE—	
Butter	20
Eggs, per dozen	25
Miscellaneous—	
Potatoes, per bushel	25
Onions, per bushel	75
Hay, per ton	10 00
Straw, per cw.	15
Sugar, granulated, per owl	\$5.50 @ 7.25

H. T. BRUCE & CO.

—SELLS—

Lumber, Lath, Plaster, Lime, Hair Sash, Doors, and Storm Sash.....

Everything first-class. See them. South Side, Broken Bow.

Are You Interested In The South?

DO YOU CARE TO KNOW OF THE MARVELOUS DEVELOPMENT NOW GOING ON IN THE Great Central South?

OF INNUMERABLE OPPORTUNITIES FOR YOUNG MEN OR OLD ONES—TO GROW RICH?

Do you want to know about rich farming lands, fertile, well located on a Trunk Line Railroad, which will produce two, three and four crops from the same field each year, and which can be purchased at very low prices and on easy terms? About stock raising where the extreme of winter feeding is but six (6) short weeks? Of places where truck growing and fruit raising yield enormous returns each year? Of a land where you can live out of doors every day in the year? Of opportunities for establishing profitable manufacturing industries; of rich mineral locations, and splendid business openings?

If you want to know the details of any or all of these write me. I will gladly advise you fully and truthfully.

G. A. PARK, General Immigration and Industrial Agent.

Louisville & Nashville Railroad Co.,

LOUISVILLE, KENTUCKY.

Before You Build, Consult
Geo. Papineau,
Contractor and Builder. Estimates
Furnished free with plans and specifications.

When desiring to figure on a bill
of Lumber call on the

C. L. Turner Lumber Co.

We carry a full stock of Lumber,
Sash, Doors, Mouldings, etc.

Agents for the Nebraska Central
Building & Loan Association.

CHICHESTER'S ENGLISH PENNYROYAL PILLS

Beware of Counterfeits. Refuse all substitutes. Safe. Always reliable. Ladies, ask Druggist for CHICHESTER'S ENGLISH PENNYROYAL PILLS. Take no other. Refuse dangerous substitutes and imitations. Buy of Druggist or send 5c. in stamps for Particulars. Testimonials and "Letter for Ladies," in letter by return Mail. 10-000 Testimonials. Sold by all Druggists. CHICHESTER CHEMICAL CO. 1500 Madison Square, PHILA., PA. Mention this paper.