She's Cured Thousands Given up to Die.

Dr.CALDWELL of CHICAGO.

Practicing Alcopathy, Homeopathy, Electric and General Medicine.

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DR. CALDWELL limits her practice to the special treatment of diseases of the Eye, Ear, Nose, Throat, Lungs, Female Diseases, Diseases of Children and all Chronic, Nervous and Surgical Diseases of a curable nature. Early consumption. Bronchitis, Bronchial Catarrah, Chronic Catarrah, Head-Ache, Constipation, Stomache and Bowel Troubles, Rheumatism, Neuralgla, Sciotica, Brights's Disease, Kidney Diseases, Diseases of the Liver and Bladder, Dizziness, Nervousness, Indigestion, Obesity, Interapted Nutrition, Slow Growth in Children, and all wasting Diseases in adults. Deformities, Club-feet, Curvanture of the Spine, Diseases of the Brain, Paralysis, Epilepsy, Heart Disease, Dropsy, Swelling of the Limbs, Stricture, Open Sores, Pain in the Bones, Granular Eulargements and all long-standing diseases property treated.

BLOOD AND SKIN DISEASES. Pimples, Biotches, Eruptions, Liver Spots Falling of the Hair, Bad Complexion, Eczema, Throat Ulcers, Bone Paius, Bladder Troubles, Weak Back, Burning Urine, Passing Urine too often. The effects of constitutional sick-

Weak Back, Burning Urine, Passing Urine too often. The effects of constitutional sickness or the taking of too much injurious medicine receives searching treatment, prompt relief and a cure for life.

Diseases of Women. Irregular Menstration, Falling of the Womb, Bearing Down Pains, Female Displacements Lack of Sexual Tone. Lencorrhea, Sterility or Barrenness, consult Dr. Caldwell and she will show them the cause of their trombie and the woy to become cured. CANCERS, GOITER, FISTULA, PILES, and enlarged glands treated with the subcutaneous injection method, absolutely without pais and without the loss of a drop of blood, is one of her own discoveries and is really the most scientific and certainly sure cure method of this an vanced age. Dr. Cadwell has practiced her profession in some of the largest hospitales throughout the country. She has ne superior in treating and diagnosing of diseases, deformities, etc. She has lately opened an office in Omaha, Nebraska, where she will spend a portion of each week treating her many patients. No incurable cases accepted for treatment. Consultation, examination and advice, one dollar to those interested.

Dr. Ora Caldwell & Co.,

Omaha, Neb. Chicago, III. Address all mail to 104 Bee Building, Omaha Nebrasks.



Plan Now

To the Pacific Coast:

Very low round trip rates commencing June 1st for Attractive Coast Tours, only \$60.00; slightly higher via. Shasta Route and Puget

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Republican Convention excursion ticketsat low rates in June; also summer excursion rates in connection with Convention and Summer Tourist rates to eastern resorts.

To Colorado and **Rocky Mountains:**

Daily excursion rates commencing June 1s to Colorado, Utah, Wyoming, Black Hills, Yellowstone Park; great Democratic convenat Denver in July.

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First and third Tuesdays to the west, including the famous Big Horn Basin and Yellowstone Valley, where large tracts of rich irrigated lands are opened for settlement by the government and by the government and by private companies. Write D. Clem Deaver, Burlington Landseekers' Information Bureau, Omaha; excellent business openings in new, growing towns.

Write a brief description of your proposed trip and let us advise you how to make it the best way at the least cost.

L. ORMSBY.

(Ticket Agent)

. W. WAKELEY, G. P. A., (Omaha, Nebraska.)

Through the Sunny South.

surely would be more thankful for small favors in good old Nebraska. But customs and common practice make conditions meet demands in all countries and climes. And we pass on with noiseless tread for this great machine has very little to say, unless you get it angry. In this it is quite different from many people, strictly tending to its own business, carrying us on to our destination.

After perhaps twenty minutes ride, we stop a little while to see the great Storage Canal and watch the many Mexicans at work with their small teams taking the dirt from the bottom of the big ditch, drawing it to the outside, banking it up as a levee to insure a refuge for the water against breaking over, and council of the city of Broken Bow, Cusalso giving capacity for a large ter county, Nebraska:

this canal intersects the Rio Bow, and every such person company or corporation by taking water shall be considered held to consent to be bound Grande river, equipped with one of the largest and best pumps made for this purpose and will at all times keep a volume of water in the canal sufficient to float barges from one end to theother. The water in this will be from 12 to 18 feet deep. After explanations regarding this canal and the utility of it in this arid country, by our chaperon, Mr. Phillips, we made back for the automobile to see if it was still there, as we noticed when we left it that the fellow that had a left it that the fellow that had a name I can neither read or spell.

never tried, just seemed to choke
it down and shut off its wind.

Section 3. Hereafter all water furnished through the water works system of the city of Broken Bow Nebraska will be furnished at meter rates, except as hereinafter provided. it down and shut off its wind, it down and shut off its wind, and I was fearful the thing might be dead when we got back or so full of hot air it might be busted, for I have already told you it was hot and so embrella closer than the car. But luck was with us on this occasion. closer than the car. But luck was with us on this occasion. Just as soon as that fellow twisted the things nose a little it commenced to breath and struggle at little, all concluded it might get to bucking or jumping stiff legged again and we had better jump in or there might be another catastrope of sitting down when we wanted to set up. But the thing never acted in the least stubborn or sulky. I suppose one reason was it was going down when we wanted to set up. But the thing never acted in the least stubborn or sulky. I suppose one reason was it was going I was going along the beautiful paved sidewalks early, going to see the market place as I wanted to find out if I though it would be agreeable, palatable or necessary to indulde in the pleasant pastime endeavoring to familiar.

sary to indulde in the pleasant water to test pipes but for that purpos pastime endeavoring to familiarize myself trying to masticate a Mexican beef steak at breakfast time or not, and what do you suppose I encountered right on this beautiful paved sidewalk, and standing crosswise too? At first I thought it was a Texas jack rabbit, as I saw it had ears like one, but I noticed its tail was different, and I kept on noticing and going on as I thought the fool thing would surely get off of the sidewalk and let a stranger pass on but no sir. and standing crosswise too? At let a stranger pass on but no sir, it never budged an inch, neither could I persaude nor drive the stubborn thing off of these could I persaude nor drive the stubborn thing off of these beautiful side walks, and here I was all alone and what was I going to do. I never had given the sidewalk to a Mexican mule and I made up my mind not to this time, unless I had to, and just then I happened to think of the two accident tickets I had I said, well, I am safe anyhow, and I just made a grab for that stubborn, impudent, long eared, unmannerly, insulting Mexican donkey mule's tail and gave a yank and said kind a loud, "see here, you Mexican brute, will you listen! I'm from Nebraska," and he just reached out for a shake and just as good as said, I'm from Brownsville, Texas, and I said "good morning Mr. Brownsville" and stepped off of

Brownsville" and stepped off of the beautiful sidewalk and passed on and said to myself, its no

ing over the dilemma I had just been delivered from, the thought struck me very forcibly that perhaps this Mexican donkey mule was on the sidewalk trying to wake up the chief boss of the water works system, as this might be the hour when he was due to commence service on one of the two wheel carts hauling water from the river for city purposes, and would bring one more demonstration to the notice of the two wheel carts hauling to allow an extra length of not less than one foot, and in such a manner as to prevent rupture by sevtlement. All joints of lead pipes to be what is known as "plumber's joints." In no case will cup joints or botted joints be allowed. Between the corporation cock and the coupling in the iron service pipe there must be at least 18 inches of the class water from the river for city purposes, and would bring one more demonstration to the notice.

Ordinance No. 57.

Governing City Waterworks.

An ordinance to establish rules, regulations and government for the system of waterworks of the city of Broken Bow, Neb., and establishing rates for water rents and rents of meters, and the purchase and sale thereof, provid ing for the collection of said rents, making the same a lien upon the property, providing for the enforcement of said lien, providing rules and regulations for the government of water consumers, plumbers and others fixing their liabilities and defining their duties, and to protect said water system, including pipes, meters and all other apparatus from injury and providing penalties for the violation of the same, and to repeal ordinance number 44 of the revised ordinances or the city and all ordinances and parts of ordinances in conflict with this ordinance.

Be it ordained by the mayor and city

volume and storage supply of water.

This company is preparing a large pumping plant where this canal intersects the Rie

Section 3. Hereafter all water fur-

Section 6. No person, poration shall be permitted to make or have made any tap or connection with the service pipe between the meter and

the mains. Section 7. All persons, companies or comporations using city water are pro-hibited from opening hydrant tap or other connection of any description dur-

tensions or any other purpose that may be deemed necessary, and the right is hereby reserved to cut off the supply of water at any time, any permit granted to the contrary notwithstanding.

use to monkey with a mule when they get stubborn.

As I was walking along pondering over the dilemma I had just been delivered from, the thought

as follows: inch pipe 2 lbs. 8 ounces per foot

34 inch pipe 2 lbs. 8 ounces per foot.
34 inch pipe 3 pounds per foot.
1 inch pipe 4 pounds per foot.
134 in. pipe, 4 pounds 8 ounces per foot.
Section 12. There shall be a stop cock in every service attached to the mains, the same to be placed between the lot line and the curb line and within a foot of the side of the same. Where stop cocks cannot be placed in the sidewalk on account of vaults or other obstructions, they shall be placed the sidewalk on account of vaults or other obstructions, they shall be placed in the street clear of the gutter, at least four feet below the surface, and all stop cocks, without exception, shall have a strong and suitable T handle. They shall be enclosed in a substantial extension iron case and covered with a tight fitting iron lid with letter W cast upon it. There shall be one or more stop and waste cocks attached to every supply pipe at a point in the building so supply pipe at a point in the building so as to admit of water being shut off in frosty weather and the pipes being emp-

Section 13. Persons residing on streets on which water has not been laid, may obtain license for the use of water upon procuring the written permission of the owner of the hydrant from which it is proposed to take water, said permit to be filed in the office of the water commissioner.

missioner. Section 14. No person shall have any Section 14. No person shall have any excavation made in the street, alley or highways, open at any time without barricades and during the night, red lights must be maintained at such excavations. No person shall make any excavation in any street, or dig up or uncover so as to expose to frost any water pipes or sewer of the city, except under the directions of the city council or water commissioner.

Section 15. After service pipes are laid, in refilling the opening the earth must be laid in layers of not more than nine lnches in depth and each layer thor.

nine inches in depth and each layer thor-oughly stamped and settled with water, the streets, sidewalks and pavements must be restored to as good condition as before making the excavation, and all dirt, stones or rubbish removed. The water commissioner shall have the right to finish or correct the work and the expense incurred shall be charged to the plumber, and shall be paid by him be-fore water is turned on.

Section 16. All applications for permits must be made in writing upon blank forms furnished by the water commissioner and signed by the owner or his sioner and signed by the owner or his agent. Such application shall state the size of tap required which shall not exceed one inch in diameter, the street and side of street, if on a corner which street is to be tapped; the full name of the owner, number of lot or lots and the purpose for which the water is to be used. The charge for making the tap and laying the pipe to the curb line, including all pipes and corporation cock complete, ready for the applicant to attach, shall be \$12, to be paid when the application is made. All pipes between main and corporation cocks shall be of galvanized iron, with eighteen inches of extra heavy lead pipe at its attachment with the main.

Section 17. When one service pipe sup-

Section 17. When one service pipe sup-plies two or more distinct premises or tenements, there shall be provided sub-ject to the supervision of the water commissioner a separate stop cock and meter for each of said premises or tene-ments so that water supplies may be

commissioner a separate stop cock and meter for each of said premises or tenements, so that water supplies may be shut off from the one without interfering with the supply of others.

Section 18. It shall be unlawful for any plumber or plumbers or pipe fitters to do any work upon any of the pipes or appurtances of the system of water works of the city of Broken Bow, or to make any connections with or extensions of the supply pipes of any consumer taking water from said city until such plumber or plumbers or pipe fitters shall have first procured a license so to do as hereinafter provided.

That any plumber or plumbers or pipe fitters desiring to do any work on any of the pipes or appurtenances thereto or make any connections therewith, or extensions of the supply pipes of any consumer taking water from the system of waterworks of the city of Broken Bow, shall make an application in writing to the council of said city for license so to do. Said application shall set forth the full name under which the business is to be transacted, and thereupon the council may at its option direct a license to be issued by the cierk of said city, signed by the mayor and cierk, and attested by the seal of said city providing the applicant shall have complied with the provisions hereof.

Before any such license shall be issued

Before any such license shall be issued the applicant shall execute and file with the cierk of said city, a bond running to said city, in the sum of \$1 500, signed by one or more sufficient sureties, to be approved by the mayor and council, con-ditioned that the applicant shall indem-nify and hold harmless the said city of Broken Bow of and from all damages caused by the negligence arising from a failure to protect his work or by any un-skillful or inadequate work done on said skillful or inadequate work done on said pipes, or the appurtenances thereto including connections and extensions of supply pipes, and that he will be governed by the rules and regulations herein provided, or that may be hereafter prescribed or adopted by said city in reference to plumbing, and shall pay all fines imposed upon him for apy violations thereof and that he will replace and restore pavement gutters or courbing over any opening he may make to lay service pipe, or other purposes, to as good state and condition as he found it, and keep and maintain the same in good order to the maintain the same in good order to the satisfaction of the water commissioner for the period of six months next therefor the period of six months next thereafter, and shall also pay to the city treasurer the sum of \$5 license fee, and file the treasurers receipt therefor with said clerk; provided that said license shall continue in force for the period of one year from its date, unless sooner revoked.

Sec. 19. Any person licensed as afore-said who shall be guilty of a violation of any of the provisions of this ordinance or any rules herein prescribed, or that may hereafter be adopted by the mayor may hereafter be adopted by the mayor and council, or shall interfere with any inspection of his work, shall immediately forfeit his license, which said forfeiture shall operate as a forfeiture of the license of any and all persons associated with him in business whether as partners or otherwise, and upon conviction thereof shall pay a fine of not less than \$1 and not more than \$100, which fines shall be imposed upon conviction before the police judge, and said conviction shall cause forfeiture of license.

Sec. 20. Within forty-eight hours af-

shall be imposed upon conviction before the police judge, and said conviction shall cause forfeiture of license.

Sec. 20. Within forty-eight hours after the completion of any attachment or connection, the plumber shall make full report and return to the Water Commissioner, with a description of all the apparatus and arrangements for using the water, togeher with a plat showing the exact location by measurement from the lot line, of the stop cock meter and service pipes and any further particulars that may be called for by the Water Commissioner. The water will not be turned into any service pipe until complete returns are made by the plumber.

Sec. 21. All plumbing shall be skillfully done and in a manner required by the Water Commissioner and shall be subject to his inspection and approval; the quality and pattern of all appartenances shall, in like manner, be subject to his approval and no work shall be covered until examined by him.

Sec. 22. It shall be unlawful for any plumber or pipe fitter to do any work on any of the pipes appurtenances of the supply pipes of any consumer until such plumber or pipe fitter shall have first procured a license or permit as herein provided.

Sec. 23. No licensed plumber or pipe fitter shall make exhorbitant charges for inaterial furnished or work done by him and any person feeling aggrieved at any charges made by him shall make complaint thereof to the Water Commissioner, who shall thereupon investigate and if such plumber or pipe fitter fall judged by the city council within ten days thereafter, his license shall be revoked.

Sec. 24. No person except the Water Commissioner or the engineer employed.

pipe of lighter weight than this is used under any circumstances, weight of this class of pipe to be cases tapped on the top and not in any cases tapped on the top and not in any case nearer than fifteen inches of either end of the pipe or nearer than four feet from any other tap and in all cases service pipes between the distributing pipe in the street and the stop cock must be of standard galvanized iron pipe.

Sec. 35. The city will furnish the corporation cocks and insert the same in the fire hydrant erected in the city, in con-

the same or in any manner interfere with the same.
Sec. 27. The City of Broken Bow reserves the right to suspend the use of water for fountains or for sprinkling yards, lawns and gardens when in the opinion of the city council the public exigencies may require it.
Sec. 28. Should the meter get out of order or repair or fail to register properly the consumer will be charged at the rate of average monthly consumption as shown by the meter when in order for

as shown by the meter when in order for six months previous or fraction thereof if same has not been used that long.

Sec. 29. If any consumer shall remove from the premises for which his hiense was issued before the expiration of the same or such premises shall be decreased.

was issued before the expiration of the same or such premises shall be destroyed by fire he shall notify the Water Commissioner thereof who shall cause the water to be shut off the premises.

Sec. 30. All water meters used in connection with the water works system of said city shall be of standard manufacture to be approved by the city council and to be put in place or removed by the Water Commissioner or employee of the city designated for that purpose.

Sec. 31. To consumers wishing to purchase meters the city will sell for cash meters and connections at actual cost. To consumers who wish to pay quarterly

meters and connections at actual cost. To consumers who wish to pay quarterly the city will charge 10 per cent above cost price of meters connections and settings and the purchaser shall pay one-fourth in advance one-fourth every three months thereafter.

Sec. 32. Each and every water consumer supplied with city water will be charged therefor by quarterly rates herein prescribed where meters are used, at the following rates.

For the first 1999 callons or freetien.

For the first 1,000 gallons or fraction thereof \$1.25. For the first 4 900 gallons after the first 1,000 gallons at 35 cents per 1 000 gallons.

For the first 5 000 gallons after the first 5 000 gallons at 30 cents per 1 000 For all in excess of first 10,000 gallons up to 25,000 gallons at 25 cents per 1,000 gallons.

For all in excess of 25,000 gallons, at 15 cents per 1 000 gallons. Sec. 33. When water is used for any purpose without meters the following rates shall be charged:

Banks including one wash basin \$6.00 per annum. Barber shop one chair and without bath tubs \$6.00 per annum.

For second chair and each additional chair, \$3.00. Blacksmith shop, one fire per annum, For each additional fire \$2,90, Billiard and pool halls, one table

annum \$4.00.

For each additional table, per annum \$2.00. Cigar factory five hands or less per annum, \$8.00.

Dwelling, per annum, without bath tub or other extras, \$8.00.

For each additional family occupying residence \$8 00. Cisterns rate by barrel only 3 cent

per barrel.

Halls per annum \$5 to \$15.

Office or sleeping rooms including one wash basin, per annum, \$6.00.

Horses and cows, per annum, \$1 ec.

Stores per annum \$6.00 to \$20.00.

Water shall be charged for in all case:
not specifically mentioned and enumerated above by meter rates only. Water
shall not be used for sprinking lawns of
other sprinkling or filling of trenches or cisterns except from 6 p. m. to 8 p. m. only. It is

claterus except from 6 p. m. to 8 p. m. only. It is further provided that any rate herein established shall be subject to change by resolution duly passed by the Mayor and Council, and such rates established as may be just and equitable between said city and the water consumer.

Sec. 34. All water and meter rates shall be charged to and collected from the owner of the premises and the same shall be a lien on said premises and real estate where used, and may be collected by said City at any time after the same becomes due by civil action in the court and it shall be the duty of the Water Commissioner in his quarterly report to place the names of all parties delinquent in the payment of parties delinquent in the payment of water rates and charges and meter rentals and charges showing the amoun rentals and charges showing the amoundue from each delinquent, together with a description of the property upon or for which the water has been used or supplied, and thereupon the City Council shall by resolution direct the clerk to file with the county clerk of the county a certified copy of said report and resolution directing that the amount assessed against the different premises as shown by said report be placed upon the assess ment roll and tax books of said county for collection as other taxes.

for collection as other taxes.

Sec. 35. That there shall be and is hereby created the officeof Water Com missioner; that the Mayor shall nomi-nate and by and with the advise and consent of two-thirds of the council nate and by and with the advise and consent of two-thirds of the council elected shall appoint a resident free-holder of said city, who shall be known as the water commissioner of the city and who shall be ex-officio chief of police in and for said city, whose term of office shall be for one fiscal year or until his successor shall be appointed and qualified; and annually on the first day of each municipal year hereafter, a wate commissioner shall be appointed as aforesaid; but said water commissioner may at any time for sufficient cause be removed by a two-thirds yote of the city council. Any vacancy occurring in said office of water commissioner by death resignation, removal from office or otherwise may be filled in the same manner as hereinbefore provided for his appointment. Said commissioner shall before he enters upon the discharge of his duty, execute a bond with two good and sufficient sureties if the same be personal or one surety if the same be a corporation, to the city in the penal sum of three thousand dollars, conditioned for the faithful discharge of his duties, said bond to be approved by the mayor and council.

Sec. 36. That it shall be the duty of such water commissioner and ex-officio chief of police, subject to the supervision

such water commissioner and ex-officion chief of police, subject to the supervision of the mayor and council to have the general management and control of the of the mayor and council to have the general management and control of the system of water works in the city. He shall perform all the duties and have shall perform all the duties and have all of the powers as chief of police that are imposed granted and conferred by the laws of the state and the ordinances of said city. He shall collect all monies due the city on account of said system paying same to the treasurer of the city, taking his receipt therefor in duplicate, and file in writing with the city council, at least every three months a report of the condition of said waterworks system, of all the mains, pipes, hydrants reserviors, a statement of such improvements repairs and extensios of such system as he may think proper and also showing the amount of the receipts and expenditures on account of such system for the preceding three months. He shall in writing from time to time recommend to the city council the employment of such laborers and clerks as may be necessary for the efficient, proper and economical operation of such water system. He shall also perform such other duties as may from time to time be required of him by the mayor and council, relative to the water works.

Sec. 37. Said water commissioner and ex-officio chief of police shall be paid a salary of not to exceed seventy-five (475) dollars per month, payable in monthly installments.

Sec. 38. Persons not paying water rates and habitually using water fom city

poration cocks and insert the same in the fire hydrant erected in the city, in commain, also furnish stop cocks, wate nection with the waterworks system cocks, box plumbing, meters and all connections meter boxes and everything the dollar shall be levied and collected

Sec. 25. The city will firmlish the corporation cocks and insert the same in the main, also furnish step cocks, waste cocks, box plumbing, meters and all connections meter boxes and everything necessary pertaining thereto at the lowest possible cost to consumers.

Sec. 26. All hydrants erected in said city for the purpose of extinguishing fire are hereby declared to be public hydrants and no other person than members of the fire department and then only for the use and purpose of said department or persons specially authorized by the Water Commissioner and then only in the exercise of the authority delegated by said commissioner shall open any of the said hydrants or attempt to draw water from the same or in any manner interfere with the same.

Sec. 27. The City of Broken Bow reserves the right to suspend the use of water for fountains or for sprinkling the same of the same of the suspend the use of water for fountains or for sprinkling the same of the same of the same of the suspend the use of water for fountains or for sprinkling the same of th

visions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding one hundred dollars and not less than one dollar.

Sec. 41. That this ordinance shall take effect and be in full force and effect after its passage approval and publication, from and after the first day of July 1998, and upon said date ordinance number 44 of the ordinances of the City of Broken Bow, Nebraska, being entitled the water works ordinance and all ordinances and parts of ordinances in conflict herewith are hereby repealed, to hemain, however, in full force and effect intil this ordinance shall take effect July 1st, 1998.

Passed, approved and ordered published this 14th day of May, 1998.

E. S. HOLCOMB, Clerk of City.

LEGAL NOTICES

NOTICE TO HEIRS.

NOTICE TO HEIRS.

The Heirs, Devisees, Legatees, Creditors, and all persons interested in the estate of Esther M. Reeder, deceased.

Take notice that, Emma L. Schulte, has filed her verified petition in the County court of Conster county Nebraska, Praying that she be found and decreed to be the sole heir or said that the south west quarter of section twenty-six, township thirteeu, range twenty-three, in Custer County, Nebraska, passed and descended to the petitioner on the death of Esther M. Reeder, together with her personal property; that said property is not liable for the payment of debts of the said deceased, or to attacmment, execution or other mesne process, and is free and discharged there from, and the whole title and possession thereof is in the said Emma L. Schulte; and that the regular admistration of the estate of the said festher M. Reeder, be dispensed with; and for general relief.

You will take further notice. That said matter, will be heard at the said Court on the lith day of June 1903 at 10 o'clock a. m., and o'clock p. m., with power to office of il C. Head in Fullerton, California, on the 4th day of June, 1908, between 10 o'clock, a. m., and 6 o'clock p. m., with power to adjourn from day to day.

SEAL!

Emma L. Schulte, by her att'y, J. A. Armour.

May 14-28

NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land office at Broken Bow, Nebr., May 12, 1998.

Notice is hereby given that Peter W. Dooley, of Broken Bow. Nebr., who on February 28th. 1992, made Homestead, No. 3064, for new. section 32, township iB north, range 20 west. of h principal Meridian, has filed notice of intention to make Final 5 year Proof, to establish claim to the land above described, before register and receiver, at Broken Bow. Neb., on the 19th day of June, 1908.

Claimant names as witnesses; John H. Rose, of Broken Neb., Francis Mohat, of Broken Bow. Neb., Richard Mohat, of Broken Bow. Neb., Richard Mohat, of Broken Bow. Neb., Acy Broyles, of Broken Bow.

[SEAL] JOHN REESE, Register. NOTICE FOR PUBLICATION.

NOTICE TO CREDITORS. county court, Custer county, Nebraska. The creditors of the estate of John F. Sander-

son, deceased:

Take notice, that I will sit at the county court room, in Broken Bow, in said county, on the 3nd day of June 1908, and on the 30th day of Nov., 1908, each at 10 o'clock a. m., of day of Nov., 1908, each at 10 o'clock a. m., of each day to receive and examine all claims against said estate, with a view to their adjustment and allowance.

The time limited for the presentation of claims against said estate is six months from the 1st day of May, 1908, and the time limited for payment of debts is one year from said date.

Dated April 30th 1908,

(SKAL) A. R. HUMPHERY, County Judge.

First pub. May 7.28.

NOTICE TO CREDITORS

County court, Custer County, Nebraska. The creditors of the estate of Elizabeth Mor-

creditors of the estate of Elizabeth Morrow, deceased:
Take notice, That I will sit at the county court room, in Broken Bow, in said county, on the 10th day of June, 1908, and on the 30th day of November, 1908, each at 10 o'clock a.m., of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance:
The time limited for the presentation of claims against said estate is six months from the 9th day of May, 1908, and the time limited for payment of debts is one year from said date.

[SEAL]

A. R. Humphry, County Judge.

[SEAL] A. R. HUMPHRY, County Judge. Dated May 9th, 1908. May 14

NOTICE TO CREDITORS.

County court, Custer county, Nebraska. The creditors of the estate of Rachel Fleming deceased: Take notice, That I will sit at the County

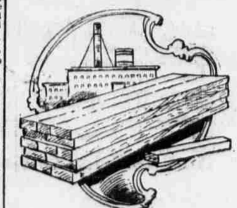
Take notice. That I will sit at the County county room, in Broken Bow, in said county, on the 1st day of July, 1908, and on the 1st day of December, 1908, each at 10 o'clock a.m. of each day, to receive and examine all claims against said estate, with a view to their adjustment and allowance; and that on the first date above the petitions of widow will be heard for homestead, exemptions, allowance and other Statutory rights. The time limited for the presentation of The time limited for the presentation of claims against said estate is six mouths from the 19th day of May, 1908, and the time limited for payment of debts is one year from said date. Dated May 19, 1908.

[SEAL]

A. R. HUMPHREY, County Judge.

May 21-Je 11

HIGH GRADE



Lumber, a large assortment and complete stock for Builders to choose from. Let us estimate on your contracts. We always try to please.

South side.