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We Mean Business.

The public is quick to appreciate an article of merit, and when the publishers of The State Journal began offering their Semi-Weekly at only \$1.00 per year, the same price that others ask for their weeklies which only give half as many papers, the subscription list doubled in a few months, and has since been growing with wonderful rapidity leaving the old-fashioned weeklies way behind. People don't see any use in waiting a whole week for the news when they can get it fresh twice a week for the same money. Readers of The Semi-Weekly Journal get 104 papers a year for only \$1.00, which is less than one cent per copy, and they find the paper almost as good as a daily. If you have not yet tried this great paper, do so at once. It gives you the market twice each week, which alone is worth the price. Some of our special offers are: The Journal and either The Standard History of the United States, Stanley's Adventures in Africa, Life of Spurgeon or Life of Harrison, handsomely bound books, postage all paid, for \$1.40. The Journal and eekly New York Tribune both one year, \$1.25. For \$2.00 we will send The Journal two years and one of the above books free; for two new subscribers (your one may be one of them) we will send you any one of the above named books free; for \$1.65 we will send The Journal and Tribune, and any one of the books. e mean business and our offers are down to hard-time prices. Send for a free sample at once. Address, Nebraska State Journal, Lincoln, Neb.

Harvest Excursions.

It is with satisfaction that the Burlington Route makes the following announcement regarding this year's Harvest Excursions. The dates which have been fixed for these excursions are August 22, September 12, and October 10. On them, all railroad agents west of St. Louis and Chicago will sell round-trip tickets to Burlington Route stations in Nebraska, Kansas, Colorado, South Dakota and Wyoming at extremely low rates. Tickets will be good for twenty days and will admit of stop-over on the going trip at any point west of the Missouri River. These facts are brought to the notice of the residents of the different States reached by the Burlington Route in order that they may inform their friends in the East that, during the next few months, three unequalled opportunities of coming West will present themselves. The Passenger Department of the Burlington Route will gladly aid the people of the towns along its lines in their efforts to induce Eastern people to avail themselves of the advantages of these Home-seekers' Excursions. The undersigned, on request, will not only mail to any desired address a supply of advertising matter, but he will also be pleased to put interested parties in the way of obtaining the most favorable rates of fare.

J. FRANCIS,
Gen'l Pass'r Agent,
Burlington Route,
Omaha, Neb.

All Free.

Those who have used Dr. King's New Discovery know its value, and those who have not, have an opportunity to try it free. Call on the advertised Druggist and get a Trial Bottle, Free. Send your name and address to H. E. Bucklen & Co., Chicago, and get a sample box of Dr. King's New Life Pills Free, as well as a copy of Guide to Health and Household Instructor. Free. All of which is guaranteed to do you good and cost you nothing. A. McMillen's Druggist.

Shiloh's Cure, the Great Cough and Croup Cure is for sale by us. Pocket size contains twenty-five doses, only 25 cents. Children love it. A. McMillen, druggist.

W. S. MORLAN, Attorney, McCook, Neb.

Sheriff's Sale.

By virtue of an order of sale directed to me from the District Court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, Judge of the District Court of Red Willow county, Nebraska, on the 6th day of August, 1892, in favor of William H. Haggart, administrator of the estate of John Amundson, deceased, as plaintiff, and against John H. Meserve, Charlotte A. Meserve et al., as defendants, for the sum of one thousand three hundred and eighty-five dollars, and costs taxed at \$27.98, and accruing costs. I have levied upon the following real estate taken as the property of said defendants to satisfy said judgment, to-wit: The south half of the northeast quarter and the west half of the southeast quarter of section 21, township 22 north of range 29 west of the 6th P. M. in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 21st day of August, A. D. 1893, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of 1 o'clock P. M. of said day, when and where due attendance will be given by the undersigned.

Dated July 13th, 1893. E. R. BANKS,
Sheriff of said county.
First publication July 21st—5ts.

W. S. MORLAN, Attorney, McCook, Neb.

Sheriff's Sale.

By virtue of an order of sale directed to me from the District Court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, Judge of the District Court of Red Willow county, Nebraska, on the 8th day of May, 1892, in favor of J. Albert Thompson as plaintiff, and against Ira McLaughlin et al., as defendants, for the sum of seven hundred and thirty-three dollars and fifty-six cents, and costs taxed at \$2.63, and accruing costs; and on defendant Burton & Harvey on the same date obtained a decree for \$37.75. I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to-wit: The west half of the northeast quarter and the north half of the northwest quarter of section 22, township 1 north of range 28 west of the 6th P. M. in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 21st day of August, A. D. 1893, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of 1 o'clock P. M. of said day, when and where due attendance will be given by the undersigned.

Dated July 7th, 1893. E. R. BANKS,
Sheriff of said county.
First publication July 21st—5ts.

W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

Ance Shratler, and Lena Shratler, his wife, defendants, will take notice that John A. Hamilton, plaintiff herein, has filed his petition in the District Court of Red Willow county, state of Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed June 30, 1886, by the defendant Ance Shratler, to the plaintiff upon the following described real estate, to-wit: The south half of the southwest quarter of section fourteen (14), in township number two (2) north, range number twenty-nine (29) west, in Red Willow county, Nebraska, to secure his eleven promissory notes, one note for \$150, due May 31st, 1891, and ten coupon interest notes of \$7.50 each, the first note of said series of ten interest coupon notes maturing November 1st, 1889, and one note maturing every six months thereafter until the maturity of the last note of said series of ten interest coupon notes maturing April 1st, 1891; that there is now due the plaintiff on said notes and mortgage the sum of \$200.27, with interest thereon at the rate of ten per cent per annum from November 1st, 1889; that the defendants are required to pay said amount and interest, or that said premises be sold to satisfy the amount found due and costs of suit.

You are required to answer said petition on or before Monday, the 11th day of September, 1893.

Dated this 22nd day of July, 1893.
JOHN A. HAMILTON, plaintiff.
W. S. MORLAN, his attorney.
First publication August 4—4ts.

To Our Advertisers.

You are entitled to have your display advertisements changed once a month at the regular price. Changes more frequent will be charged extra according to the amount of composition. Local advertisements may be changed every week at usual price. Copy for new advertisements and for changes of regular advertisements must be in this office by Wednesday of each week to insure prompt insertion. Notice of discontinuance of any display advertisement must be given not later than Wednesday. Local advertisements may be discontinued at any time before Thursday evening. A strict observance of these necessary rules is respectfully requested.

THE PUBLISHER.

January 1, 1893.

The following extract from a letter written by J.A. Starbuck of Yorktown, Iowa, speaks for itself: "Two years ago, in harvest time, a young man came in my store and said he had been binding wheat during the forenoon, and was so bad with diarrhoea and colic pains, that he would have to lay off unless he could get relief. I took a bottle of your diarrhoea remedy from the shelf, gave him a dose; sold him the bottle, and told him I would give the money back if it did no good. He came in next morning and said the single dose did its work well, that he not only kept up his place binding during the afternoon, but had worked all night, and had the price of the dose I gave him been three dollars it would have been cheap. I will further say, keep on with your good work. You cannot recommend your medicine too highly. Chamberlain's Colic, Cholera and Diarrhoea Remedy is one of the greatest of the age; it cannot be beat. Wishing you much success and prosperity which you richly deserve, I remain, truly your friend." For sale by McConnell & Co.

Parents who have young children will be interested in the experience of Mr. A. Moir, a prominent druggist at Baitt, Iowa. He says "During the summer of 1882, my little girl, two years old, was taken seriously ill with summer complaint—so common to children of that age. After being treated by a physician and getting no better, I took from my shelves a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy. She felt relieved after the first dose, and in three days was entirely well." For sale by McConnell & Co.

A good live paper every Tuesday and Friday, is what you get in The Semi-Weekly Journal for one dollar. THE TRIBUNE and Journal both one year for \$1.50.

J. E. KELLEY, Attorney, McCook, Neb.

Publication of Summons.

In the District Court of Red Willow county, Nebraska, D. M. Monjo, trustee, plaintiff, vs. Lillian M. Pitney and Fred D. Pitney, defendants. You will please take notice that on the first day of July, 1893, D. M. Monjo, trustee, filed his petition in the District Court of Red Willow county, Nebraska, for the purpose of praying that he be appointed receiver of the property of which is to foreclose a certain mortgage executed by the defendants, Lillian M. Pitney and Fred D. Pitney to the Dakota Loan and Trust Company, and assigned to the plaintiff, upon the south half of the southeast quarter, the northeast quarter of the southeast quarter of section nine, and the northwest quarter of the southwest quarter of section ten, in township four, north of range twenty-nine, west of the 6th P. M. in Red Willow county, Nebraska, containing according to the U. S. survey thereof, 160 acres, dated the 7th day of November, 1888, upon which said mortgage, and for taxes paid by plaintiff under the terms and conditions of said mortgage, there is now due the sum of \$79.93, with interest thereon at the rate of eight per cent per annum from August 1st, July, 1893. Plaintiff prays for a decree of foreclosure and sale of said premises, and that the defendants and each of them be foreclosed and barred of all equity, or other interests in said premises, for deficiency judgment and equitable relief. You are required to answer said petition on or before Monday, the 4th day of September, 1893. Dated the 20th day of July, 1893.

J. E. KELLEY,
Attorney for plaintiff.
First publication July 21st—4ts.

W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

Abraham Williams, Elizabeth A. Williams, Edward C. O'Donnell and the Nebraska and Kansas Loan Company, a corporation, defendants, will take notice that the Iowa Mortgage Company, plaintiff herein, has filed his petition in the District Court of Red Willow county, state of Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed December 20th, 1888, by the defendants Abraham Williams and Elizabeth A. Williams to the plaintiff, upon the following described real estate, to-wit: The north half of the southwest quarter of section number twenty-six (26), in township number one (1) north, range number thirty (30) west, in Red Willow county, Nebraska, to secure their eleven promissory notes, one note for \$250, due December 1st, 1891, and ten coupon interest notes of \$7 each, the first note of said series of ten interest coupon notes maturing June 1st, 1887, and one note maturing every six months thereafter until the maturity of the last note of said series of ten interest coupon notes maturing December 1st, 1891; that the plaintiff on said notes and mortgage the sum of \$247, with interest thereon at the rate of ten per cent per annum from December 20th, 1888; that the defendants are required to pay said amount and interest, or that said premises be sold to satisfy the amount found due and costs of suit.

You are required to answer said petition on or before Monday, the 11th day of September, 1893.

Dated this 22nd day of July, 1893.
IOWA MORTGAGE COMPANY, plaintiff.
W. S. MORLAN, its attorney.
First publication August 4—4ts.

W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

James Littell, Jr., Sarah A. Littell, George W. Burton and Andrew E. Harvey, partners doing business under the firm name of Burton & Harvey, defendants, will take notice that Henry Wetmore, plaintiff herein, has filed his petition in the District Court of Red Willow county, state of Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed April 23d, 1887, by the defendants, James Littell Jr., and Sarah A. Littell, to the plaintiff, upon the following described real estate, to-wit: The northwest quarter of section number two (2), in township number two (2) north, range number twenty-nine (29) west, in Red Willow county, state of Nebraska, to secure their eleven promissory notes, one note for \$750, due April 1st, 1892, and ten coupon interest notes of \$75 each, the first note of said series of ten interest coupon notes maturing October 1st, 1887, and one note maturing every six months thereafter until the maturity of the last note of said series of ten interest coupon notes maturing April 1st, 1892; and there is now due the plaintiff on said notes and mortgage the sum of \$747.70, with interest thereon at the rate of ten per cent per annum from April 1st, 1892; that the defendants are required to pay said amount and interest, or that said premises be sold to satisfy the amount found due and costs of suit.

You are required to answer said petition on or before Monday, the 11th day of September, 1893.

Dated this 22nd day of July, 1893.
HENRY WETMORE, plaintiff.
W. S. MORLAN, his attorney.
First publication August 4—4ts.

W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

Charles Nothnagle, Anna Nothnagle, George W. Burton and Andrew E. Harvey, partners doing business under the firm name of Burton & Harvey, Emil Lindner, Mrs. Emil Lindner, his wife, Moses Erman, Mrs. Moses Erman, his wife, whose first name is to plaintiff unknown, Franz Kreichitz, and Mrs. Franz Kreichitz, his wife, whose first name is to plaintiff unknown, defendants, will take notice that Randolph L. Bullard, plaintiff herein, has filed his petition in the District Court of Red Willow county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed December 6th, 1883, by the defendants Charles Nothnagle, Anna Nothnagle to the plaintiff, upon the following described premises, to-wit: The east half of the northwest quarter and the east half of the southwest quarter of section number twenty-four (24) in township number two (2) north, range number twenty-nine (29) west, in Red Willow county, Nebraska, to secure the payment of their eleven certain promissory notes: one principal note for four hundred and fifty dollars, due November 20th, 1883, and ten interest notes of eight dollars each, the first of said ten notes maturing May 1st, 1887, and one of said notes maturing every six months thereafter until the maturity of the last of said ten notes which matured November 1st, 1891. That there is now due upon said notes and mortgage, including taxes on said premises paid by plaintiff, the sum of \$642.14, with interest thereon at the rate of ten per cent per annum from November 1st, 1883, and plaintiff prays for a decree that the defendants be required to pay the same, or that said premises may be sold to satisfy said amount, with interest and costs of suit.

You are required to answer said petition on or before Monday, September 11th, 1893.

Dated this 22nd day of July, 1893.
RANDOLPH L. BULLARD, plaintiff.
W. S. MORLAN, his attorney.
First publication August 4—4ts.

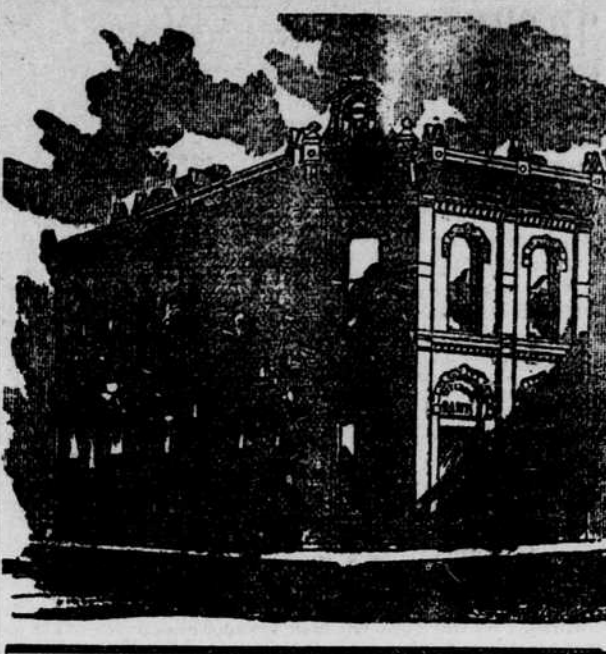
W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

Thomas Mize, Louisa E. Mize, George W. Burton and Andrew E. Harvey, partners doing business under the firm name of Burton & Harvey, Jesse Floyd Welborn, and Mrs. Jesse Floyd Welborn, his wife, whose first name is to plaintiff unknown, defendants, will take notice that Hannah C. Partridge, plaintiff herein, has filed her petition in the District Court of Red Willow county, state of Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed March 2d, 1887, by the defendants Thomas Mize and Louisa E. Mize to the plaintiff, upon the following described real estate, to-wit: The north half of the northeast quarter and the northeast quarter of the northwest quarter of section number three (3), in township number one (1), range number twenty-six (26) west, in Red Willow county, state of Nebraska, to secure their eleven promissory notes, one note for \$600, due December 30th, 1891, and ten coupon interest notes of \$60 each, the first note of said series of ten interest coupon notes maturing June 1st, 1887, and one note maturing every six months thereafter until the maturity of the last note of said series of ten interest coupon notes maturing December 1st, 1891; that there is now due the plaintiff on said notes and mortgage the sum of \$624.47, with interest thereon at the rate of ten per cent per annum from March 2d, 1887; that the defendants are required to pay said amount and interest, or that said premises be sold to satisfy the amount found due and costs of suit.

You are required to answer said petition on or before Monday, the 11th day of September, 1893.

Dated this 22nd day of July, 1893.
HANNAH C. PARTRIDGE, plaintiff.
W. S. MORLAN, his attorney.
First publication August 4—4ts.



The First National Bank.

AUTHORIZED CAPITAL,
\$100,000.

The Citizens Bank of McCook.
Incorporated under State Law
Paid Up Capital, \$50,000
—DOES A—
General Banking Business.
Collections made on all accessible points. Drafts drawn directly on principal cities in Europe. Taxes paid for non-residents.
Tickets For Sale to and from Europe
OFFICERS:
V. FRANKLIN, President. JOHN R. CLARK, Vice Pres.
A. C. EBERT, Cashier.
CORRESPONDENTS:
The First National Bank, Lincoln Nebraska.
The Chemical National Bank, New York City.

OFFICERS AND DIRECTORS.
GEORGE HOCKNELL, President. B. M. FREES, Vice President. W. F. LAWSON, Cashier.
A. CAMPBELL. FRANK HARRIS.

W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

Edward Fitzgerald, Mary A. Fitzgerald, George W. Burton and Andrew E. Harvey, partners doing business under the firm name of Burton & Harvey, J. W. Hupp, John B. Reeves, James Scott, Charles T. McLaughlin and Mrs. Charles T. McLaughlin, his wife, whose first name is to plaintiff unknown, defendants, will take notice that Albert C. Latham, plaintiff herein, has filed his petition in the District Court of Red Willow county, state of Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed August 17th, 1888, by the defendants Edward Fitzgerald and Mary A. Fitzgerald to the plaintiff, upon the following described real estate, to-wit: The west half of the northwest quarter and the west half of the southwest quarter of section number thirty-one (31), in township number two (2) north, range number twenty-six (26) west, in Red Willow county, state of Nebraska, to secure their eleven promissory notes, one note for \$500, due August 1st, 1889, and ten coupon interest notes of \$7.50 each, the first note of said series of ten interest coupon notes maturing February 1st, 1889, and one note maturing every six months thereafter until the maturity of the last note of said series of ten interest coupon notes maturing August 1st, 1892; that there is now due the plaintiff on said notes and mortgage the sum of \$678.62, with interest thereon at the rate of ten per cent per annum from August 17th, 1888; that the defendants are required to pay said amount and interest, or that said premises be sold to satisfy the amount found due and costs of suit.

You are required to answer said petition on or before Monday, the 11th day of September, 1893.

Dated this 22nd day of July, 1893.
ALBERT C. LATHAM, plaintiff.
W. S. MORLAN, his attorney.
First publication August 4—4ts.

W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

Stephen C. Perry, Rufus M. Snavely and Sarah H. Snavely, his wife, and Helen T. Campbell, defendants, will take notice that the Hartford Theological Seminary, a corporation incorporated under the laws of the state of Connecticut, plaintiff herein, has filed its petition in the District Court of Red Willow county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed August 23th, 1884, by the defendant Stephen C. Perry to the plaintiff, upon the following described real estate, to-wit: The northwest quarter of section number fourteen (14), in township number one (1) north, range number twenty-nine (29) west, in Red Willow county, Nebraska, to secure the payment of his ten promissory notes, one for three hundred dollars due August 22nd, 1889, one coupon interest note for eighteen dollars, one for twenty-seven dollars, and seven for fifteen dollars each; the first one of said nine coupon interest notes maturing April 1st, 1885, and one maturing every six months thereafter, until the maturity of the last of said nine notes, which matured April 1st, 1889. That there is now due upon said notes and mortgage, including the amount of taxes on said premises paid by plaintiff, the sum of \$387.17, with interest thereon at the rate of ten per cent per annum from the 1st day of October, 1884, and plaintiff prays that the defendants be required to pay the amount due upon said notes and mortgage, or that said premises may be sold to satisfy said amount, with interest and costs of suit.

You are required to answer said petition on or before Monday, the 11th day of September, 1893.

Dated this 22nd day of July, 1893.
HARTFORD THEOLOGICAL SEMINARY, plaintiff.
W. S. MORLAN, its attorney.
First publication August 4—4ts.

J. E. KELLEY, Attorney, McCook, Neb.

Sheriff's Sale.

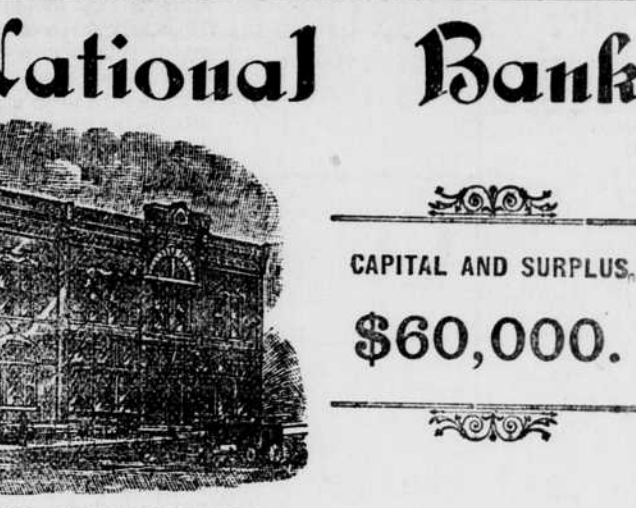
By virtue of an order of sale directed to me from the District Court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, Judge of the district court of Red Willow county, Nebraska, on the 20th day of October, 1892, in favor of J. Lowell Moore, Trustee, as plaintiff, and against William Relp et al. as defendants, for the sum of four hundred and fifteen (\$415.05) dollars and five cents, and costs taxed at \$34.38, and accruing costs; I have levied upon the following real estate taken as the property of said defendants to satisfy said judgment to-wit: The east half of the southeast quarter and the northwest quarter of the southeast quarter of section twenty-five (25) in township one (1) north of range thirty (30) west of 6th P. M. in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder for cash in hand on the 4th day of September, A. D. 1893, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held at the hour of one o'clock P. M. of said day, when and where due attendance will be given by the undersigned.

Dated August 24, 1893. E. R. BANKS,
Sheriff of said county.
First publication August 4, 1893.—5ts.

Chamberlain's Eye & Skin Ointment.

A certain cure for Chronic Sore Eyes, Tetters, Salt Rheum, Scald Head, Old Chronic Sores, Fever Sores, Eczema, Itch, Pruric Scratches, Sore Nipples and Piles. It is cooling and soothing. Hundreds of cases have been cured by it after all other treatment had failed. It is put up in 25 and 50 cent boxes. For sale by George M. Cheney. Nov. 20-1 year.

We sell the Empire letter copying books. Also best grades of type writing paper.



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A. CAMPBELL. FRANK HARRIS.

W. S. MORLAN, Attorney, McCook, Neb.

Publication Notice.

On account of the unusual stringency in money matters we are compelled to sell goods hereafter only...
Strictly For Cash.
We will, however,
SELL.....
**DRY GOODS,
CLOTHING, HATS,
CAPS, BOOTS & SHOES**
At the very lowest living profit; and we kindly ask all who have so long traded with us, and have never been refused credit, to assist us at this critical time.

....IN....
**UNDERWEAR,
And All Summer Goods**
We are making
SPECIALLY LOW PRICES.
J. A. WILCOX & SON.
McCook, July 26, 1893.

GEO. J. BURGESS,
Dealer in
Farm Implements and Wagons.
The Finest Line of Machinery Ever Brought to this County.
Yard West of First National Bank, McCOOK, NEB.

DO YOU KEEP IT IN THE HOUSE?
PERRY DAVIS' PAIN-KILLER
Will Cure Cramps, Colic, Cholera-Morbus and all Bowel Complaints.
PRICE, 25c., 50c., and \$1.00 A BOTTLE.

STEEL WEB PICKET FENCE FOR YARDS AND LAWNS.
18 to 60 inches high; Pickets 2 1/2 and cables 3/4 inches apart. These pickets are made of a plurality of wires, making them stronger, tougher and stand more rough usage than any picket made of a single wire five times its weight. Our STEEL WIRE FENCE BOARD 4 1/2 inches wide has no equal for a barless field fence. Sold by hardware and implement dealers. Write for circulars.
DE KALB FENCE CO., DeKalb, Ill.