soon as practiable after the period firmation Record kept by the Clerk ascertain the time of such hearing of redemption has expired and you of said Court on or before the 5th and may be present, if you so desire, are hereby noticied that the time and day of November, 1910. You will ex- to make any objections or show place of the hearing upon such con- amine said Confirmation Record to cause why the sale should not be firmation will be entered in the Con- ascertain the time of such hearing confirmed. GEORGE N. OCAMB. firmation Record kept by the Clerk and may be present, if you so desire, of said Court on or before the 6th to make any objections or show day of November, 1910. You will ex- cause why the sale should not be amine said Confirmation Record to confirmed. GEORGE N. OCAMB. ascertain the time of such hearing and may be present, if you so desire, First publication, July 22, 3 times. to make any objections or show cause why the sale should not be GEORGE N. OCAMB. confirmed.

By Edwin Falloon, His Atty. First publication, July 22, 3 times. First publication, July 22, 3 times.

LEGAL NOTICE.

Louis S. Phillips will take notice that under a decree of the District Court of Richardson County, Ne- SONS AND CORPORATIONS HAVthe year 1908 wherein the STATE OF NEBRASKA was Plaintiff and SEV-ERAL PARCELS OF LAND HEREIN-AFTER DESCRIBED AND ALL PER.

INTEREST, RIGHT OF CLAIM IN County, Nebraska, was on the 5th day of November, 1908, sold at public vendue by the Tressurer of said notified that the owner of this cer-AFTER DESCRIBED AND ALL PERlic vendue by the Treasurer of said county in the manner provided by

Treasurer will make the constant are further to find a solution of such sale as firmation will be entered in the Consoon as practiable after the period of redemption by the Treasurer will make the constant are further to find the description of such sale as firmation will be entered in the Consoon as practiable after the period of redemption by of Nevember, 1910. You are further notified that the owner of this certificate of tax sale issued by the are hereby notified that the time and place of the hearing upon such confirmation will be entered in the Confirmation Record kept by the Clerk of said Court on or before the 6th day of November, 1910. You will exgmine said Confirmation Record to ascertain the time of such hearing and may be present, if you so desire, to make any objections or show cause why the sale should not be GEORGE N. OCAMB. confirmed. By Edwin Falloon, His Atty.

LEGAL NOTICE.

First publication, July 22, 3 times.

tice that under a decree of the Dis- ERAL PARCELS OF LAND HEREINtrict Court of Richardson County, Ne- AFTER DESCRIBED AND ALL PERbraska rendered in the tax suit for SONS AND CORPORATIONS HAVthe year 1908 wherein the STATE OF ING OR CLAIMING TITLE TO ANY ERAL PARCELS OF LAND HEREIN- OR TO SUCH PARCELS OF REAL County, Nebraska, was, on the 6th ING OR CLAIMING TITLE TO ANY 7, in Rouleau & Bedard's Addition county in the manner provided by OR TO SUCH PARCELS OF REAL County, Nebraska, were, on the 6th such sale will expire on the 6th day in the village of Rulo, Richardson county in the manner provided by tificate of tax sale issued by the County, Nebraska, was, on the 6th law and period of redemption from lic vendue by the Treasurer of said of November, 1910. You are further county in the manner provided by notified that the owner of this cerlaw and period of redemption from tificate of tax sale issued by the such sale will expire on the 6th day Treasurer will make application to of November, 1910. You are further the Court in the above entitled actnotified that the owner of this cer- ion for confirmation of such sale as tificate of tax sale issued by the soon as practiable after the period firmation Record kept by the Clerk Treasurer will make application to of redemption has expired and you the Court in the above entitled act- are hereby notified that the time and ion for confirmation of such sale as place of the hearing upon such consoon as practiable after the period firmation will be entered in the Conof redemption has expired and you firmation Record kept by the Clerk are hereby notified that the time and of said Court on or before the 6th place of the hearing upon such con-day of November, 1910. You will exfirmation will be entered in the Con- amine said Confirmation Record to firmation Record kept by the Clerk ascertain the time of such hearing of said Court on or before the 6th and may be present, if you so desire, day of November, 1910. You will ex- to make any objections or show amine said Confirmation Record to cause why the sale should not be ascertain the time of such hearing confirmed. GEORGE N. OCAMB. and may be present, if you so desire, . to make any objections or show First publication, July 22, 3 times. cause why the sale should not be confirmed. GEORGE N. OCAMB.

By Edwin Falloon, His Atty. First publication, July 22, 3 times.

LEGAL NOTICE.

By Edwin Falloon, His Atty.

LEGAL NOTICE.

day of November, 1910. You will examine said Confirmation Record to ascertain the time of such hearing and may be present, if you so desire, to make any objections or show cause why the sale should not be confirmed. GEORGE N. OCAMB. By Edwin Falloon, His Atty.

First publication, July 22, 3 times.

LEGAL NOTICE. P. T. Smith will take notice that under a decree of the District Court of Richardson County, Nebraska rendered in the tax suit for Alfred C. Miller will take no- NEBRASKA was Plaintiff and SEV-

LEGAL NOTICE.

By Edwin Falloon, His Atty.

tice that under a decree of the Dis- ERAI PARCELS OF LAND HEREINtrict Court of Richardson County, Ne- AFTER DESCRIBED AND ALL PERbraska rendered in the tax suit for SONS AND CORPORATIONS HAV-Harry S. Hermann will take no- the year 1908 wherein the STATE OF ING OR CLAIMING TITLE TO ANY tice that under a decree of the Dis- NEBRASKA was Plaintiff and SEV- INTEREST, R'GHT OF CLAIM IN trict Court of Richardson County, Ne- ERAL PARCELS OF LAND HEREIN- OR TO SUCH PARCELS OF REAL

the year 1908 wherein the STATE OF SONS AND CORPORATIONS HAV- were defendants, lot 14 in block 74 PROPER WAY TO CUT HORNS Louis S. Phillips will take no- NEBRASKA was Plaintiff and SEV- ING OR CLAIMING TITLE TO ANY in the village of Rulo, Richardson tice that under a decree of the Dis- ERAL PARCELS OF LAND HEREIN- INTEREST, RIGHT OR CLAIM IN County, Nebraska, were, on the 6th In Dehorning Cattle Correct Line is trict Court of Richardson County, Ne- AFTER DESCRIBED AND ALL PER- OR TO SUCH PARCELS OF REAL day of November, 1908, sold at pubbraska rendered in the tax suit for SONS AND CORPORATIONS HAV- ESTATE OR ANY PART THEREOF lic vendue by the Treasurer of said the year 1908 wherein the STATE OF ING OR CLAIMING TITLE TO ANY were Defendants, lots 15-16 in block 45 county in the manner provided by NEBRASKA was Plaintiff and SEV-INTEREST, RIGHT OF CLAIM IN in the village of Rulo, Richardson law and period of redemption from ERAL PARCELS OF LAND HEREIN- OR TO SUCH PARCELS OF REAL County, Nebraska, were on the 5th such sale will expire on the 6th day AFTER DESCRIBED AND ALL PER- ESTATE OR ANY PART THEREOF day of November, 1908, sold at pub- of November, 1910. You are further SONS AND CORPORATIONS HAV- were Defendants, lot 2, in block 45, lie vendue by the Treasurer of said notified that the owner of this cer-ING OR CLAIMING TITLE TO ANY in the village of Rulo, Richardson county in the manner provided by tificate of tax sale issued by the INTEREST, RIGHT OR CLAIM IN County, Nebraska, was on the 5th law and period of redemption from Treasurer will make application to OR TO SUCH PARCELS OF REAL day of November, 1908, sold at pub- such sale will expire on the 5th day the Court in the above entitled act ESTATE OR ANY PART THEREOF lic vendue by the Treasurer of said of November, 1910. You are further ion for confirmation of such sale as were Defendants, lot 749 in block 45 county in the manner provided by notified that the owner of this cer- soon as practiable after the period in the village of Rulo. Richardson law and period of redemption from tificate of tax sale issued by the of redemption has expired and you County, Nebraska, were, on the 6th such sale will expire on the 5th day Treasurer will make application to are bereby notified that the time and day of November, 1908, sold at pub- of November, 1910. You are further the Court in 'he above entitled act- place of the hearing upon such conlic vendue by the Treasurer of said notified that the owner of this cer. ion for confirmation of such sale as firmation will be entered in the Concounty in the manner provided by tificate of tax sale issued by the soon as practiable after the period firmation Record kept by the Clerk law and period of redemption from Treasurer will make application to of redemption has expired and you of said Court on or before the 6th such sale will expire on the 6th day the Court in the above entitled act. are hereby notified that the time and day of November, 1910. You will exof November, 1910. You are further ion for confirmation of such sale as place of the hearing upon such con-amine said Confirmation Record to notified that the owner of this cer- soon as practiable after the period firmation will be entered in the Con- ascertain the time of such hearing tificate of tax sale issued by the of redemption has expired and you firmation Record kept by the Clerk and may be present, if you so desire, Treasurer will make application to are hereby notified that the time and of said Court on or before the 5th to make any objections or show the Court in the above entitled act- place of the hearing upon such con- day of November, 1910. You will ex- cause why the sale should not be ion for confirmation of such sale as firmation will be entered in the Con- amine said Confirmation Record to confirmed. D. VANVALKENBERG. By Edwin Falloon, His Atty First publication, July 22, 3 times.

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LEGAL NOTICE.

tice that under a decree of the Dis. ERAL PARCELS OF LAND HEREINtrict Court of Richardson County, Ne- AFTER DESCRIBED AND ALL PERbraska rendered in the tax suit for SONS AND CORPORATIONS HAVthe year 1908 wherein the STATE OF ING OR CLAIMING TITLE TO ANY Margaret J. Calhoun will take no NEBRASKA was Plaintiff and SEV. INTEREST, RIGHT OR CLAIM IN tice that under a decree of the District Court of Richardson County, Ne- AFTER DESCRIBED AND ALL PER- ESTATE OR ANY PART THEREOF braska rendered in the tax suit for SONS AND CORPORATIONS HAV- were defendants, lot 13 in block 74 NEBRASKA was Plaintiff and SEV- ING OR CLAIMING TITLE TO ANY in the village of Rulo, Richardson ERAL PARCELS OF LAND HEREIN- INTEREST, RIGHT OF CLAIM IN County, Nebraska, were, on the 6th OR TO SUCH PARCELS OF REAL day of November, 1908, sold at pub-AFTER DESCRIBED AND ALL PER-OR TO SUCH PARCEES OF REAL ING OR CLAIMING TITLE TO ANY were Defendants, lot 3 in block 45 county in the manner provided by in the village of Rulo, Richardson law and period of redemption from were Defendants, lots 15-16 in block 44 lic vendue by the Treasurer of said notified that the owner of this cer-ING OR CLAIMING TITLE TO ANY In the village of Rulo, Richardson County, Nebraska, were, on the 6th law and period of redemption from Treasurer will make application to INTEREST, RIGHT OR CLAIM IN day of November, 1908, sold at pub-OR TO SUCH PARCELS OF REAL day of November, 1908, sold at public vendue by the Treasurer of said of November, 1910. You are further ion for confirmation of such sale as ESTATE OR ANY PART THEREOF were Defendants, lot 3, in block 62. law and period of redemption from were Defendants, lot 3, in block 62, law and period of redemption from tifficate of tax sale issued by the law and period of redemption from Treasurer will make application to are hereby notified that the time and application to are hereby notified that the time and the village of Rule. Richardson in the village of Rulo, Richardson such sale will expire on the 6th day County, Nebraska, was, on the 6th of November, 1910. You are further of for confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation of such sale as firmation will be entered in the Confirmation wil county in the manner provided by Treasurer will make application to of redemption has expired and you of said Court on or before the 6th law and period of redemption from the Court in the above entitled actsuch sale will expire on the 6th day on for confirmation of such sale as place of the hearing upon such contificate of tax sale issued by the are hereby notified that the time and place of the hearing upon such con-Treasurer will make application to place of the hearing upon such contine that the time and day of November, 1910. You will explace of the hearing upon such contine that the time and day of November, 1910. You will explace of the hearing upon such contine that the time and day of November, 1910. You will explace of the hearing upon such continued that the time and day of November, 1910. You will explain the confirmation will be entered in the Continued that the time and day of November, 1910. You will explain the confirmation will be entered in the Continued that the time and the confirmation will be entered in the Continued that the time and the confirmation will be entered in the Continued that the time and the continued that the time and the confirmation will be entered in the Continued that the time and the confirmation will be entered in the Continued that the time and the con soon as practiable after the period of said Court on or before the 6th cause why the sale should not be GEORGE N. OCAMB. By Edwin Falloon, His Atty

First publication, July 22, 3 times. LEGAL NOTICE.

Hoyt, deceased will take no- for the sum of \$8.10 in an action tice that under a decree of the District Court of Richardson County, Ne- ham & Son is plaintiff, and J. braska rendered in the tax suit for the year 1908 wherein the STATE OF NEBRASKA was Plaintiff and SEV. the defendant, consisting of one cook ERAL PARCELS OF LAND HEREIN- stove, one heating stove, carpet, one AFTER DESCRIBED AND ALL PERthe year 1908 wherein the STATE OF SONS AND CORPORATIONS HAV-ING OR CLAIMING TITLE TO ANY lamps, and other utensils, has been INTEREST, RIGHT OF CLAIM IN attached under said order. Said cause OR TO SUCH PARCELS OF REAL was continued to the 8th day of Aug ESTATE OR ANY PART THEREOF ust, 1910, at two o'clock p. m. werre defendants, lot 12 in block 74 27-3t NEBRASKA was Plaintiff and SEV- INTEREST, RIGHT OR CLAIM IN in the village of Rulo, Richardson AFTER DESCRIBED AND ALL PER- ESTATE OR ANY PART THEREOF day of November, 1908, sold at pub-SONS AND CORPORATIONS HAV- were defendants, lots 1 and 2 in block lic vendue by the Treasurer of said INTEREST, RIGHT OF CLAIM IN to the village of Rulo, Richardson law and period of redemption from ESTATE OR ANY PART THEREOF day of November, 1908, sold at pub- of November, 1910. You are further were Defendants, lot 9, in block 75, lic vendue by the Treasurer of said notified that the owner of this cer-Treasurer will make application to day of November, 1908, sold at pub- such sale will expire on the 6th day the Court in the above entitled action for confirmation of such sale as soon as practiable after the period of redemption has expired and you are hereby notified that the time and place of the hearing upon such conof said Court on or before the 6th day of November, 1910. You will examine said Confirmation Record to ascertain the time of such hearing and may be present, if you so desire, to make any objections or show cause why the sale should not be confirmed. D. VANVALKENBERG.

By Edwin Falloon, His Atty. First publication, July 22, 3 times.

LEGAL NOTICE.

S. M. Klien will take tice that under a decree of the District Court of Richardson County, Nebraska rendered in the tax suit for the year 1908 wherein the STATE OF Edward T. Price will take no NEBRASKA was Plaintiff and SEVbraska rendered in the tax suit for AFTER DESCRIBED AND ALL PER- ESTATE OR ANY PART THEREOF

LEGAL NOTICE.

Beckie M. Whitford will take no-By Edwin Falloon, His Atty, tice that under a decree of the District Court of Richardson County, Nebraska rendered in the tax suit for the year 1908 wherein the STATE OF W. H. Scott will take no NEBRASKA was Plaintiff and SEV-By Edwin Falloon, His Atty.

First publication, July 22, 3 times.

Notice of Attachment. J. E. Stiles will take notice, that on the 20th day of June, 1910, J. K Kelly, a justice of the peace of Grant township, Richardson county, Nebras-The unknown heirs of Amelia ka, issued an order of attachment pending before him, wherein A. Gra-Stiles defendant, that property crosscut saw, clock, dishpan, four pails teakettle, tub and board, two

A. GRAHAM & SON,



Our Sympathy

is always extended to those in distress, but we have no sympathy to waste on the man who borrows his neighbor's paper when he can have one of his own at a mere nominal expense. Your home paper stands for your interests and the interests of your home town. It deserves your moral and financial support. If you are not a member of our family of readers you should begin now by sending in your subscription.

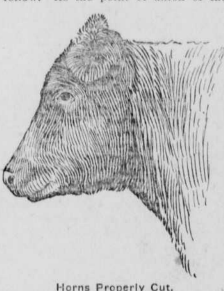
Just Below Where Skin Joins Base.

In dishorning cattle either by saw or shears the correct line for severing is from a quarter to half an inch be-



low where the skin joins the base of

the horn. If the cut is made too high an irregular gnarly growth of horn as shown in the illustration is likely to follow. As the point of union of the



Horns Properly Cut.

skin and horn varies in different cattle the exact place of cutting.

MAKING EARLY HOG PASTURE of unholy revenue to unscrupulous po-

Question Is Attracting More Attention Than in Former Years and Is of Much Importance.

(By R. B. RUSHING.)

The question of growing early pastures for hogs is attracting more attention of late years than it did a few years ago, and it is well that farmers wake up and avail themselves of the value of growing such crops.

This matter of growing something for early spring pastures for hogs, is something that the farmer-of limited means can do.

The profit derived from the growing of crops for hog pasture is, I find, greater than that derived from growing crops that have to be harvested.

Hogs can be turned into the pasture and they will do a good job harvesting, saving every little bit of the crop, much more than could be saved if harvested, as they clean up many things that man or machinery cannot get.

If we have been negligent in sowing something in the way of clover or rye, for early hog pasture, then it behooves us to plant some other forage crop for them and also one that will as possible.

For the very earliest purpose usually sow a patch of oats, at the rate of two bushels to the acre. I prefer drilling them for a forage crop, as they will then withstand the drought and tramping over them and also will not lift out of the soil as

I find it better to have a lot divided so as to pasture a part of it at a time, while the other will be growing. This plan has given me the best satisfaction.

The regular hog fence is not expensive and is easily moved if desired. I am able to sow oats very early in the spring and they make a very rapid, vigorous growth and give me a good pasture quicker than anything else that I can sow.

When the oats are from five to seven inches high it is time to turn hogs in. It usually requires about five or six weeks to have them this high.

My next crop for pasture a little later is peas, and I prefer drilling them for several reasons. When drilled they are all planted at a uniform depth and will come up more evenly, and they can be cultivated once or twice and will stand dry weather better, and stock will follow the rows better and there will not be so much waste.

A common wheat drill is the most convenient and satisfactory for drilling the peas, using the first, fourth, seventh and tenth holes. This will make the drills 24 inches apart.

Peas are ready to turn into when they are coming into stiff dough. If you have never grown any it will be wonderfully surprising how hogs will take on fat and grow while feeding on peas.

Soy beans also make good pasture, but these are usually sown later and hardly come under the head of early pasture. But for forage after the peas are exhausted they are invaluable. Sorghum cane also makes excellent forage, and where the earliest varieties are selected it will be sufficiently matured by the last of June or the first of July for pasturing.

In fact I have pastured sorghum cane when quite young and find it a

good fattening food.

Clover has always been a favorite crop with me, not only because of the increased fertility of the soil which results, but for the crop itself and the excellent pasture it affords.



BISHOP BURGESS ON LIQUOR

Saloon Is Greatest Enemy of Home and Cause of Much of Our Domestic Infelicity.

In a recent address before the annual Episcopal convention of the diocese of Long Island, held at Garden City, the Rt. Rev. Bishop Frederick Burgess said:

"If the church condemns the saloon it is not because the church hates the workingman, or his wife, or his family, but because the saloon is the greatest enemy of the home, because it more than anything else, accounts for the fearful congestion of our cities, where human beings have to herd at night like beasts; because it sends the man home at night with no money in his pockets and with no sense of shame, with curses in his mouth and murder even in his heart. Make the blessing from the saloon as great as you can and it will still remain that it is more. responsible than anything else for domestic infelicity and that its influence is against that loveliest of human traits which Saint Paul taught and which the King James translators, consciously or unconsciously, rendered into the noble rhythm: 'Husbands, love your wives and be not bitter against them.'

"I believe that Christian people stand reasonably on the law. A prominent judge on the Supreme court bench of New York said to me not long ago: 'You cannot galvanize these old Sunday laws and put life into them.' That is true if they are really dead. A law dies the moment it ceases to accord with a strong minority of the operator must use judgment as to the people. It is of no use keeping it on the statute books, for all it' does is to become one of the richest sources lice and officials. If the popular sentiment favors the open Sunday, then by all means let us wipe out the law against it so that it may no longer confuse the mind of the public,

"I think the attitude of Christian people in New York has greatly changed toward the Sunday, and that our Sunday laws need restatement, We no longer look at exercise or recreation as wrong upon Sunday, nor do we constantly talk about the Sabbath. we realize it is not an unholy sight to see a lot of young men playing ball on Sunday afternoon or riding or strolling in the parks. The day Christ rose from the dead is the happiest day in the week, and we clergy must know that we shall not secure a larger attendance at church because we try to take from the day all its joys and brightness. But none the less I believe that while the church may well approve of the opening of museums, libraries and the increased facilities for travel on the Lord's day, yet it will not approve of the opening of theaters or the exhibition ball games or

"The local option question, on the other hand, is in my opinion a mistake. There should be one tempermake grazing as early in the spring ance law for the whole state, with perhaps exceptions made for the great cities. The introduction of one of the most contentious subjects into local politics is mischievous in the extreme. It arouses wrangling and leads oftentimes to hard feelings which would have been avoided had the outlook been wider. It brings each village clergyman into undue prominence, and men find themselves forced to explain to the public their own private views of habits; or else be stamped in an unfavorable way by their fellow citizens."

the saloons.

EMPLOYERS' RULE ON DRINK

British Corporation Issues Restriction to Employees During Spare Time and at Lunch.

It is becoming more and more evident that employers of labor are everywhere coming into line in the matter of demanding sobriety among their workmen and prohibiting their drinking while engaged in the company's business. Reports state that instructions have recently been issued to the employees of a great Gas, Light an Coke company operating in the Metropolis of Great Britain that they must not, except on the company's business, enter any public house About 800 men are affected. The heads of the departments are called upon to see that the injunction i scrupulously observed. It is pointed out that it was issued in the best in terests of the men as well as with view to maintaining the company' credit. The order applies to the spare time and the dinner hour of the mer many of whom were accustomed to resort to the public houses in the vicinity during such time.

Russians Banish Vodka. The rations of the Russian soldier

have hitherto included a certain quan tity of vodka distributed after mand euvres, parades, regimental celebra tions, and other special occasions. Dis patches state that the Military cour cil has now decided to replace th vodka allowance by light wine, bee or an improved quality of focd, a cording to climatic and other cond tions. The sale of vodka and other spirituous liquors will be prohibite at the canteens; and in general, wh ther in time of peace or war, the se diers will only be given spirits fo medicinal purposes.