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Every facility extended customers consistent with conservative banking Exchange bought and sold Loans upon good security solicited at reasonable tates. County depository

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Everything fresh and clean, and prices that are right. Special attention given to pumps, tanks, and ranch supplies.

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er Cordials. Also Agent for Fred Krugs Celebrated Exra Pale Beer for family use, and Pabsts Exput Bar

tles. Damiana and oth-

C. H. THOMPSON,

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TONSORIAL

Hair entting and shaving.

BATHS. COLD

FIRST CLASS MILL

I have established a Feed and Saw Mill 9 miles south of Cody, at the mouth of Medicine Canyon, and am now prepared to grind Feed, Corn Meal and Graham er turn out all kinds of Lumber and dimension stuff, and Native Shing Give us a trial order.

J. F. HOOK

FOR SALE-150 tons of good hay. R. Grooms.

Estrayed

Two horses: one brown horse branded O on left shoulder. one black horse branded 1X on left shoulder, SS left hip. I will give the first described horse to the man who finds and returns the black described above Kyle, S. D

Taken up by the undersigned, 7 miles east of Merriman, one sorrel horse with front leg broken, branded T on right shoulder. Also one buckskin mare branded on left shoulder-

m left shoulder. Parties can have same by proving property and paying costs. G. w. Monnier, Merriman, Neb.

Strayed-Two cows, about 6 years old, one dark red, one roan wieh horns tipped. Branded TC on right hip. J. A. Admison.

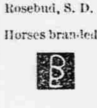
Wanted-500 men to harvest sugar

Taken up, at my place ten miles southwest of Cody, one 2-year old heifer, speckled red and white, white face, branded left side, right ear clipped, with white face calf by her side

beets and for general farm work. Apply to Standard Cattle Company,

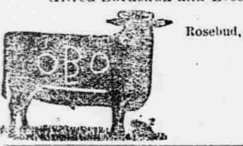
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Teeters Bros. Newton, Neb. Horses same or Range between

Be not too late with your

Winter Vegetables

We are row ready for

Winter Orders

If you want good vegetables, then Hanseu's is the place. Any kind of first class vegetables can be secured by giving order to

JENS THOMSEN C. ELLING Manager

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WESTERN NEWS-DEMOCRAT

ROBERT GOOD, Editor and Publisher

This is a popocrat year.

W. R. Towne is the best county judge we have ever had.

them a short time ago. Vote for Towne.

From reports received from the south, Alex Burr will be elected commissioner of the second district by a vote of at east two to one. This is said in sober earnest, and is vouched for by scores of voters in that district.

If Pete Ponoher is elected clerk he will not pigeon-hole a proposition to be voted upon, until it loses its legal standing. Neither will he be so hidebound opposite party to examine the public records and property.

Dr. A. N. Compton is a young man who is rapidly making a reputation for himself in his chosen profession. The office of coroner is a poor one from a financial standpoint, but if Dr. Compton is elected thereto it will assist a worthy young man to greater fame and fortune.

Harrington and Westover this week. at least will not stand investigation. Watch out for roorbacks.

sition are claiming that Pete Donoher is a drunkard and a g mbler, and that he has never "made his own hving." No report could be more false than this, and if the very depths of hell were searched a place could not be found suitable for its originator.

Popocrats should be on the lookout for campaign circulars between now and election day, in regard to the local campaign. This is a favorite method of working used by a few politicians of a certain stripe, a d we are informed will be resorted to after this paper is ated by the cunning (?) of an imbecile gone to its subscribers. I ay no attention to them.

"Promise them anything but vote the ticket straight," is the advice of republican bosses to all doubtful voters in their camp. Not content with campaign lies and mudslinging, hyppocrisy friends resent and will show their remust be resorted to. It was because of such tactics as those that made Mrs. Crawford tell them, "I am not your kind of a republican."

Vote the fusion ticket straight. Vote it because the politics of every nominee is right; vote it because every candidate has a clean record: vote it because every nominee is the moral equal and the mental superior of his opponent. Vote it because you believe in good government and not ring rule; vote it because every one on the ticket will fearlessly discharge his duty regardless of consequences, knowing neither friend nor foe, in his official capacity.

We don't ask you to vote for Mrs. Crawford for superintendent for charity's sake; we don't ask it because nobody else is eligible; we don't ask it alone because she is a woman; we don't ask it because of the money the office spends with the printer; we don't ask it on political grounds alone; but we do ask it because she is better qualified both in experience, education and judgemental power than is her opponent. The republican nominee is a real nice little lady; Mrs. Crawford is a superb lady. The republican is a good teacher; Mrs. Crawford is an educator with a state reputation.

that he never expected to attend another meeting of the board, for the reason that he had sold his place and expected to leave the state before spring. Under those circumstances it seems to us that he should have at least given his tenacity of prejudice on Mr. Alder's constituents a chance to elect his suc- part that most seriously effects his cessor. But no, the politicians know chances of election; the people want a \$6.58, for which, with interest from the first day the people protest against the present they prevail upon Trowbridge to not bench. They want a man whose hands the amount found due. resign until after election, when the re- are clean, and one who has not been publican officers can make the appoint- associated with corporations and crim-

When Commissioner Trowbridge was

we believe he has unfitted himself for a

it. Who pays him this \$200 or \$400, or tirely dissimilar, with all the better any other sum? Do you know anybody qualifications in favor of the younger who ever contributed a cent to a fund man. intended to pay Bryan any sum what-So far as we know, but one outfit is ever for making a political speech? If working or talking against Towne for so, give name, address, date, etc. county judge, and they are doing it Hearsay won't go-we must have facts only because he decided a case against known to you. Now, put up or shut up! -- Communicated.

If republicans are such liberal people if they are so honest, if they are so conscientious, why did the republican county clerk refuse to let the represetative of the fusionists look at the copy, and a sample of the ballots to be used this fall, before it was too late to correct any errors? We now charge Clerk Danials with having deliberatley disobeyed the instructions of the secretary of state in the preparation of the ballots tnat he will not allow a member of the for this county. We further charge that he violated all law and precedent in addition to the rules of country in refusing to allow these public papers to be examined by the legal representative of the fusiorist. And this is the same man who expects to be elected again this fall. Democrats and populists, will you allow it? Vote the ticket straight.

In last wees's Republican was a let-From private advices we learn that ter signed "Ten Years a Populist," the Omaha Bee contemplates attacking which was nothing but a tissue of falsehoods from beginning to end. The The fact that the attack is held until first sentence was a lie, and the writer just before election, is prima facie evi- knew it was a lie when he said: "We don. dence that anything said is false, or ask a little space in your paper, knowing we could not get it in the NEWS-DEMOCRAT" . To the best of our knowledge we have never refused to publish It comes to our ears that the oppo- an intelligent communication, and the skunk who penned the article knows we have always prided ourselves upon

Trading under the name of "Populist," this ignoramus attacks in a sneaking, underhanded way, the characters of all the populist warhorses. Jim Ray, Newt Grooms, John Lord, Jack Kief and Joe Burleigh are all in line for the fusion ticket, and every one of these are spending time and the money necessary for expenses in an effort to increase the majorities the fusionists will have next week. Actuand the malice of a devil, he strikes at the honesty of these men while apparently sympathizing with them. He seeks to convey the impression that they are office seekers pure and simple, while outwardly lauding them for their sentment at the polls by voting against the aggregation who are guilty of enlisting the services of this libel on the party who calls himself a "Populist."

The only "answer" the Valentine News-Democrat can give to the quesfor district judge propounded by The Journal is to quote the following from the Star-Journal; "No man ever knew Mr. Alder to betray a client or to relax his efforts in a client's behalf until the case was finally decided." Our in-Brother Good's candor is refreshing, to say the least. We are led to infer from his remarks that if L. K. Alder did betray his clients and habitually neglected their interests, he would not be opposed by our poffriends - Longpine

employed by the republican newspapers. The puccility of the arguments used

and t' a twisting of our remarks in regard to Mr. Alder would be amusing if they were not so silly. The Star-Journat said "no man ever knew Mr. Alder to relax his efforts in a clients behalf until the case was finally decided," and this is a compliment to him as a lawyer, and one which we can heartily endorse, but if, as the inference undoubthere last he told the editor and others edly intended to be conveyed is, he expects to continue his defense of supposed criminals even if elected to the bench, then the compliment becomes an accusation, and should result in Alder's defeat at the polls. It is this liberal man, a just man, an honest ment. If the fusion ticket is elected, inals. We know Mr. Alder personally, the resignation will be tendered at once and while we believe he is naturally so as to that far defeat the will of the honest, the 24 years he has given to the people. It is a pretty scheme but we practice of law has warped his charac never supposed Trowbridge would lend ter. has filled his mind with too great a himself to such a dirty piece of politics regard for technicalities, and he has so and in a great measure disfranchise his long been accustomed to regarding as own constituents. The old boat is right the parties who employ him, that

You republicans who are so industri- judicial position. No man has a greatally circulating stories about Bryan, to er regard for Alder, personally, than the effect that he charges and collects has the writer, but when it comes to from \$200 to \$400 for each speech he his desire for judicial honors we must. makes in the campaign must either put reluctantly oppose him, because we beup the proof or be branded as scoun- lieve J. J. Harrington will make a far drelly liars- that's the plain English of better judge. These two men are en-

> If you have sore throat, soreness across the back or side, or your lungs feel sore or tender, or you are threatened with diphtheria or pneumonia, apply Ballard's Snow Liniment externally and use Ballard's Horehound Syrup. J. H. Quigley.

Gallop.

Rev. B. Hunt preached at Center School House at 11 o'clock a. m. last Sunday instead of 7 o'clock p. m.

Geo. and Joe Cady, Edmund Sanborn and Harry Spencer went down to Bishop's Lake last Monday to hunt and

Gene Mossman went to Omaha last Saturday night.

Lewis Mann had the misfortune to have a horse break its leg last Saturday necessitating the ending of the animal's

Mrs. Anna Hunt anticipates a visit to Iowa in the near future.

Joshua Sones received a car load of nice two-year-old heifers from Iowa.

Miss Fae and Master Vernon Trogdon visited with their papa last Saturday and Sunday in the Hills.

Mrs. Geo. Hill's brother and sister, who have been visiting with George and his wife, left last Monday for Gor-

NOTICE OF ATTACHMENT

Joe Rose and Carrie Rose will take notice that on the 28th day of September, 1899, W. R. Towne, county judge of Cherry county, Nebraska, issued an order of attachment for the sum of \$35,80 in an action pending before him, wherein Edward Satterlee is plaintiff, and Joe Rose and Carrie Rose are defendants, that property of the defendants, consisting of one yearling heifer and seven calves, all branded on the right side, has been attached under said order Said cause was continued to the 14th day of November, 1889, at 10 o'clock A. M. Dated October 11, 1899.

Order of Hearing.

In the District Court in and for Cherry County, Fifteenth Judicial District in Nebraska. Clara J. Corlett, Gua dian, for the sale of

This cause came on for hearing upon the peition of Clara J. Corlett, foreign guardian of Lester Corlett, Elsle Corlett, Ralph Corlett, and Mable Corlett, minors, praying for license to sell the nw 1-4, sec. 25, t27, r28, w. and the ne 1-4, sec. 26, t27, r28, w. in Cherry county, Nebraska. for the payment of debts and for the maintenance, education, and support of said minors, there being no personal property for that pur-

It is therefore ordered that all persons interested in said estate appear before me in chambers at Rushville, Nebraska, on the second day of December, 1893, at 11 o'clock a. m., to show cause why license should not be granted to said guardian to sell said real estate, and it is further ordered that a copy of this notice be published devotion to principle, and this their in the Valentine Western News-Democrat for four consecutive weeks

Dated this 27th day of October, 1899. W. H. WESTOVER, District Judge.

Notice to Non-Resident Defendants.

(Clarke & Tucker, Attorneys) To Mary A. Farris, Mathew R. Farris, James V. S. Paddock and Mrs. Paddock, wife of James V. S. Paddock, first and true name unknown non-resident defendants: You will take notice that on the 19th day of October, 1899, Isaac N tions in regard to Mr. Alder's fitness district court of Cherry county, Nebraska, against said defendants, the object and prayer of which are to forclose a certain mortgage executed by defendants, Mary A. Farris and Mathew R. Farris, to the plaintiff, upon lots 3, 4 and 5, and sel₄ of the nw₂ of section six (6), town-hip thirty-three (33), range twenty-seven (27), in Cherry county, Nebraska, to seeme the payment of one prominissory note dated March 24, 1896, for the sum of \$382.49, due and payable on January 1, 1897; that there is now due upon said note and mortgage the sum of \$519.42, telligent contemporary gives this as a which sum, with interest from this date, plainreason why he should not be elected! tiff prays for a decree that defendants, Mary A. Farris and Mathew R. Farris, be required to pay the same, or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before Monday, November 27, 1893.

ISAAC N. BRYAN, Plaintiff.

Dated October 19, 1889.

Notice to Non-Resident.

Scott-T. Jones, non-resident defendant, wil take notice that on the 2sth day of September Journal.

The above is commended to our readers as a fair sample of the logic and prayer of which are to fereclose a certain tax lien acquired by virtue of a certificate of tax sale sale saled by R. N. Watson, county treasurer of said county, for the payment of delinquent taxes upon the following described real estate: The nw14 Sec 29, Tp 31. K 30, said county, for the years 1892 and 1889, 1890, and 1891, and for sobsequent taxes for the years 1892 and 1893. No part of said taxes has been paid and there is now due plaintiff from desendant the sum of \$60.00 to gether with \$6.00 attorney lees, for which plaintiff prays judgment. You are required to answer said petition on or before Monday, November 6th, 1800. 36 W. G. SAWYER, Piff.

Notice to Non-Resident Defendants. W. H. Peters, real name unknown, The Nebraska Mortgage and Trast Co. and Estella J. Case, defendants, will take notice that on the 18th day of October, 1889, the County of Cherry, plaintiff herein filed its petition in the district court of Cherry county, Nebraska, against W. H. eters, real name unknown. The Nebraska Mortgage and Trust Co. and Este la J. Case, defendants, the object and prayer of which are to foreclose the tax liens hereinafter described: In its first cause of action stated in said peti tion, the plaintiff seeks to foreclose a tax lien upon the n% of swi4 of section 25 and n% of nwi4 of section 27 in township 27, range 28, west of the sixth principal meridian in Cherry county Nebraska; that the taxes involved in said firs cause of action are the taxes that were levied on said premises in the year 1897; that there is now due the plaintiff upon its tax lien the sum of of October, 1899, on \$5.40 thereof, at 10 per centum per annum, the plaintiff prays for a deadministration, and to save their necks man, and a God fearing man on the cree that defendants be required to pay the ame or that said premises may be sold to satisfy

In its second cause of action stated in said against said defendants, the object and prayer petition, the plaintiff seeks to foreclose a t x of which are to foreclose certain mortgage, exleir upon the n1/4 of sw1/4 of section 25 and n1/4 of ecuted by defendants to the plaintiff, upon the nw % of section 27 in township 27, range 28, west of the sw % and the nw % of the se % of the sixta principal meridian in Cherry county, tion 27 and the ne % of the nw % of section 34, ond cause of action are the taxes that were certain promissory notes dated August 29, 1895, the plaintiff upon its tax lien the sum of \$5.23, for which sum, with the interest from the first day of October, 1899, on \$4.63 thereof, at 10 per 1898, respectively; that there is now due upon centum per agnum, the plaintiff prays for a de- said notes and mortgage the sum of \$457.80, for cree that the defendants be required to pay the same or that said premises may be sold to prays for a decree that defendants be required

THE COUNTY OF CHERRY, Plaintiff Dated this 18th day of October, 1890.

Notice to Non-Resident Defendants

(Ciarke & Tucker, Attorneys.) To Walter A. Fisk and Idelfa M. Fisk, non-resident defendants: You will take notice that on the 19th day of October, 1899, Isaac N. Bryan, plaintiff herein, filed his petition in the district court of Cherry county, Neoraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage, executed by the defendants to the plaintiff, upon the 3½ of the ne½, the ne¼ of the se¼ of section 14, and the sw¼ of the nw¼ of section 13, township 33, range 23, in Cherry county, Nebrassa, to secure the new total section 13. the payment of certain promissory notes dated October 25, 1895, for the sum of \$54.15, \$53.00 and \$53.00, and due and payable on November 1, 1896; November 1, 1897, and November 1, 1898, respectively; that there is now due upon said notes and mortgage the sum of \$224.20, for which amount, with interest from this date, plaintiff prays for a decree that defendants be required to pay same, or that said premises may

e sold to salisfy the amount found due. You are required to answer said petition on or before Monday, November 27, 1899, ISAAC N. BRYAN, Plaintiff. Dated October 19, 1899.

Notice to Non-Resident Defendants.

George E. Wallace, defendant, will take notice that on the 18th day of October, 1899, the County of Cherry, plaintiff berein, filed its petition in the district court of Cherry county, Nebraska, against George E. Wallace, defendant, the object and prayer of which are to foreclose the tax liens hereinafter described.

In its first cause of action stated in said petition, the plaintiff seeks to foreclose a tax lien

upon the sign of nwis and nig of swis of section
17 in township 32, range 40 west of the sixth
principal meridian in Cherry county, Nebraska; that the taxes involved in said first
cause of action are the taxes that were levied on
said premises in the year 1806; that there is
now due the plaintiff upon its tax lien the sum said premises in the year 1896; that there is now due the plaintiff upon its tax lien the sum of 89 58, for which, with interest from the first day of October, 1899, on \$7.08 thereof, at 10 per centum per annum, the plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due.

In its second cause of action stated in said

In its second cause of action stated in said petition, the plaintiff seeks to foreclose a tax lien upon the sy of nw and b of sw of section 17 in township 32, range 40, west of the sixth principal meridian in Cherry county, Nebraska; that the tax-s involved in said second cause of action are the taxes that were levied in the year 1897; that there is now due the plaintiff upon 1's tax lien the sum of \$8 31, for which sum, with interest from the first day of October, 1899, on 87.10 thereof, at 10 per centum per annum, the plaintiff prays for a decree that the defendant be required to pay the same or that said premises may be sold to satisfy the amount found due. In its third canse of action stated in said peti-tion, the plaintiff seeks to foreclose a tax lien upon the s½ of nw½ and n½ of sw¼ of section 17 in township 32, range 40, west of the sixth principal meridian in Cherry county, Nebraska; that the taxes involved in said third cause of act on are the taxes that were levied on said premises in the year 1898; that there is now due the plaintiff on its tax lien the sum of \$7.79, for which, with interest from the first day of October, 1899, on \$7.28 thereof, at 10 per centam per annum, the plaintiff prays for a decree that the defendants be required to pay the same or hat said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 27th day of November, 1899. THE COUNTY OF CHERRY, Dated this 18th day of October, 1809.

Notice to Non-Resident Defendants.

(A. M. Morrissey, Attorney for Plaintiff.) To Albert R. Nicholson, and Nebraska Mortgage and Trust Company, and John Doe, real name unknown, representative in interest of Nebraska Mortgage and Trust Company, defendants:

You, and each of you, are hereby notified that on the 20th day of October, 1899, Harry E. Reische, as plaintiff, filed his petition in the district court of Cherry county, Nebraska, against you as defendants, the object and prayer of which i- to establish and foreclose tax lien upon real estate as follows, to-wit. The wil of the swi4 of section 25, and the ni/2 of seld of section 26, all in township 27, north of range 28, west of the sixth principal meridian in Cherry county, Nebraska, for all the taxes assessed and levied thereon, for either state, county or school district purposes, for the years 1893, 1894, 1895, 1896, 1897 and 1898, for which said lands were sold to this plaintiff for \$36.73; that this plaintiff has also paid the taxes assessed and levied thereon for the year 1898 as subsequent taxes, and has tacked the same to his ertifica'e of tax sale to have an accounting of the amount due thereon, together with interest from the date hereof at the rate of 20 per cent per annum, and an attorney fee of 10 per cent of the total amount found due

To have the said land sold for the and satisfaction of the amount found due for such taxes, interest, attorney fee, penalties and cost, and for the costs of sait and the costs of sale, to bar, foreclose and exclude the said detendants and each of them from having or claiming any lien, title, interest or equity of redemption of, in or to the same or any part thereof, and for general relief. You, nd each of you, are required to answer said petition on or before November 27, 1899.

HARRY E. REISCHE, Plaintiff Dated this 20th day of October, 1899.

Notice to Non-Resident Defendants. (Clarke & Tucker, Attorneys)

Albert W. Smith, F. M. Rowley, Jennie Rawley and L. A. Webb, non-resident defendants: You will take notice that on the 19th (ay of October, 1899, William E. Haley, plaintiff herein filed his petition in district court of Cherry county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain nortgage executed by Albert W. Smith to E. S. Ormsby, trustee for W. L. Telford, upon the self of self of section 12, and the n¼ of nelf and self of nelf of section 13, township 34, range 26, situated in Cherry county, Nebraska, to secure the payment of one certain promissory note dated September 9, 1887, for the sum of \$275.60, and due and payable in five years from date hereof, which said note was on the 19th day of November, 1892, extended and made payable on the first day of December, 1897, and was on the 4th day of August, 1898, assigned to this plaintiff; that there is now due on said note and mortgage the sum of \$349.85, for which sum, with interest from this date, plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount

You are required to answer said petition on or before Mouday, the 27th day of November, 1899, WILLIAM E. HALEY, Plaintiff.

In the District Court of Cherry County, Nebraska.

Bertha Hendrix, nee Bertha' Helzer, administratrix of the estate of August J. Helzer, deceased, Plain-

Notice to Non-resident Defend-ant. John Gatsel, Defendant.

John Gastel, non-resident defendant, you will take notice that on the 17th day of October, 1800, the plaintiff filed a petition against you in the district court of Cherry county, the object and prayer of which are to obtain a judgment against you for the sum of \$113.15 with interest from October 9, 1899, at the rate of 7 per cent. per annum, due plaintiff for money advanced for the payment of taxes at your special instance and request. You are also notified that on the same day the plaintiff caused an order of attach, ment to issue from the district court of said county and that the undivided one-bult of will of ne'4 and wi4 of self of section 35 township 34, range 28, was attached thereunder as your

You are required to answer said petition on or before November 27, 1899. BERTHA HENDRIX. Administratrix. By Clarke & Tucker, her attorneys.

Notice to Non-Resident Defendants.

(Clarke & Fucker, Attorneys.) To Stephen J. Kilgore and Elma C. Kilgore, non-resident defendants: You will take notice that on the 19th day of October, 1890, Isaac N. Bryan, plaintiff herein, filed his petition in the district court of Cherry county. Nebraska. Nebraska; that the taxes involved in said sec- township 34, range 28, to secure the payment of levied in the year 1898; that there is now due for the sum of \$64.90, \$64.90, \$64.99 and \$64.90, You are required to answer said petition on or before the 27th day of November, 1839.

to pay the same, or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition.

before Monday, November 27, 1800. ISAAC N. BRYAN, Plaintiff.

Dated October 17, 1999.