

## HAGENBECK'S SHOW.

The world's fair was the means of bringing to this country from Germany an exhibition of trained wild animals of the most ferocious species, the equal of which had never before been seen. Immense as was Herr Hagenbeck's aggregation that season, still greater by far is Hagenbeck's Trained Wild Animal Show now at the Omaha exposition. The magnitude and popularity which confound all and, in the representation at the daily performances, amazes and attracts the largest audiences of any show in numbers of daily attendance on the grounds. Hagenbeck's is without doubt the finest and most valuable collection of wild animals in captivity in America. It was regarded as of so great importance as an educational feature toward increasing the interest of the children in the study of natural history and wild animals which inhabit the African jungles and other remote parts of the globe, that the managers of the exposition erected a \$25,000 building as a special inducement for the proprietors to visit Omaha. Hagenbeck's show contains over 300 animals, every portion of the globe having been searched regardless of outlay in order to bring to the Omaha exposition the finest specimens and the greatest animal actors of every kind procurable.

A strong element of popularity at Hagenbeck's is the lion display. So many and such noble specimens were never before gathered together under one roof in the United States at any one time. The numberless baby lions which are handled like kittens, are the delight of the little folks. One of the grandest specimens of the kings of the animal dominion, is "Wallace," the mighty untamed monarch of the forest. He is the largest, the tallest and the finest formed animal of the lion tribe ever seen in captivity. Mr. Frank C. Bostock, his present owner, having refused an offer of \$10,000 for him from the London zoo. But one man living today dares risk his life in the steel armored cage with this ferocious and powerful animal. "Wallace's" escapades on the five continents have made his name a household word. His terribly treacherous nature and bloodthirsty disposition, have never been equalled by any caged beast. Four renowned animal trainers were killed while endeavoring to conquer him, and over a score of attaches more or less badly maimed. His escape in New York is still fresh in mind. For over sixty consecutive hours he paralyzed the two millions of people in that city and only after being tortured shot and almost killed he was finally driven into a trap cage and secured. Only the famous and intrepid Indian lion hunter, Bronco Bocacio, has the courage and nerve to enter his cage. To Bocacio, the recipient of more valuable trophies for deeds of daring than all the other animal trainers in the world, the hero of a hundred battles in the caged arena, rewarded with the highest decorations and medals by the crowned heads of Europe, "Wallace" the mighty monarch of the forest, yields submission at all times, but to no other living being on this earth has this proud undaunted spirit obeyed the command. A more daring feat was never before performed in the caged arena than Bocacio compels "Wallace" to do in a blaze of fire, and din of noise, causing the enraged animal to seek to tear apart the heavy steel bars which guard his escape. It is a scene replete with color and animation, a veritable battle between mighty brute and human force in which Bocacio, the cool and daring trainer, is the conquerer, and the powerful

savage brute forced to yield in a paroxysm of rage.

The remarkable exhibition by Herr Heinrich Hasseno, and his famous royal wrestling lion, Prince, is a revelation of animal training, and has been presented by special command of many of the royal courts of Europe.

Colonel Frederick Woods and his zoological kindergarten comprises a veritable school of animal actors, introducing Romeo, the dude bear, Johnny, the clown bear, the drollest of all bears and prince of funmakers for the children.

Madame Gertrude Charlotte Pianki, known the world over as the "Lady of Lions," is the handsomest woman in her peculiar profession.

One of the great sensations at Hagenbeck's is Caesar, the equestrian lion, king of riders, whose feats have astonished all beholders. He is introduced with the beautiful boar hound, Marco, by Hans Gilbert.

Next to the clown bear, "Johnny," in point of fun making for the children, is "Jolly," the reason-endowed elephant.

There are over thirty baby lions on exhibition and they are quite a curiosity.

## Burlington Route

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Two solid vestibule trains daily.

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G. W. BONNELL, G. P. & T. A.

#### BURLINGTON ROUTE EXCURSIONS FOR SUMMER OF 1898.

Rock Island, Ill., and return, \$13.45, national encampment union veterans' union. Date of sale, August 8 and 9. Return limit, August 20.

Indianapolis, Ind., Supreme lodge Uniform Rank K. of P. Date of meeting, August 22. Limit, September 10. Rate to be announced later.

Nashville, Tenn., Christain endeavor annual meeting, July 6 to 11. Limits and rates to be announced later.

Omaha and return, \$2.20, national congress retail liquor dealers. Date of sale, August 20 to 27. Return limit, 30 days.

Omaha, Neb., and return, \$2.20, national convention Bohemian turners. Date of sale, August 25 to 30. Return, 30 days.

Cincinnati, O., and return, \$22.50, G. A. R. national encampment. Sale dates and limits to be announced later.

GEORGE W. BONNELL,  
C. P. & T. A., Lincoln, Neb.

#### HOT SPRINGS AND RETURN FOR ONE FARE.

Aug. 9th and 26th and Sept. 10th and 20th the Elkhorn will sell tickets to Hot Springs, S. D., and return as above. Limit 30 days. A. S. FIELDING, C. T. A. 117 So. 10th St.

[First Publication Aug. 27.] 4

#### NOTICE OF INCORPORATION.

Notice is hereby given of the formation of a corporation under the laws of Nebraska. The name of the corporation is Hedges Milling Company. The principal place of transacting the business of the corporation is Lincoln, Nebraska. The general nature of the business to be transacted by the corporation is the purchase and sale of and dealing in all kinds of personal property; the manufacture of flour, meal and feed and the transacting of a general milling business; the purchase, owning, improvement or leasing by the corporation of such real estate or personal property as in the judgment of its board of directors shall be necessary or advisable in the transaction of said business. The authorized capital stock of the corporation is \$10,000 of which 20 per cent shall be paid in cash on or before August 30th, 1898, and the balance shall be paid, on call of the board of directors. The corporation shall commence on the 20th of August, 1898, and terminate on the 19th of August, 1948, unless sooner dissolved by the action of a majority in number and amount of its stockholders. The highest amount of indebtedness or liability to which the corporation is at any time to subject itself shall not exceed two-thirds of its authorized capital stock. The affairs of the corporation shall be conducted by a board of directors consisting of three stockholders. The officers of the corporation are president, vice president, secretary and treasurer.

Dated this 18th day of August, 1898.

W. V. HEDGES, }  
C. L. HEDGES, } incorporators.  
M. E. HEDGES, }

(First publication September 3.) 4. In the District Court in and for Lancaster County, Nebraska.

Notice to Non-Resident Defendants. James A. Devore, Plaintiff, vs. Michael Bannin, Mrs. Michael Bannin, his wife, first name unknown, et al., defendants.—23-240.

To Michael Bannin, Mrs. Michael Bannin, his wife, first and real name unknown, Levi C. Sloan, Lederer & Strauss, and the First National Bank of Chariton, Iowa, a corporation:

You are hereby notified that on the 16th day of August, 1898, James A. Devore filed his petition in the District Court of Lancaster County, Nebraska, in the above entitled cause against you and each of you as defendants, the object and prayer of which said petition are to foreclose a certain tax lien on the following described real estate, situated in Lancaster County, Nebraska, to-wit: The northeast quarter (n e 1) of section thirty-five (35), in Township twelve (12), Range six (6), which said tax lien was obtained by plaintiff by purchase of said above described real estate at public tax sale for the delinquent taxes interest, penalties and costs for the year 1894, and the payment thereafter of the subsequent taxes for the years 1895 and 1896 the time of redemption from said tax sale having expired. That there is now due plaintiff upon said tax lien the sum of \$110.40., which amount draws interest at the rate of ten per cent per annum from this date. Plaintiff prays that in default of payment of said taxes, the above described premises be sold to satisfy the amount due him and that the defendants, and each of them be foreclosed of all right, title, interest and equity of redemption in said premises.

You are required to answer said petition on or before the 10th day of October, 1898.

GILKESON & REESE,  
Attorneys for Plaintiff.

(First publication September 3.) 4.

In the District Court, in and for Lancaster County, State of Nebraska.

Notice to non-resident defendants. James A. Devore, Plaintiff, vs. Lincoln Park Association, a corporation; Illinois Trust and Savings Bank, a corporation, et al., defendants.—23-241.

To Illinois Trust and Savings Bank, a corporation, J. A. Weart, first name to plaintiff unknown, Christopher C. Wolf and Mrs. Christopher C. Wolf, first and real name to plaintiff unknown, and Amoskeag Savings Bank, a corporation.

You and each of you are hereby notified that on the 16th day of August, 1898, James A. Devore filed his petition in the district court of Lancaster county, Nebraska, in the above entitled cause against you and each of you as defendants, the object and prayer of which said petition are to foreclose a certain tax lien on the following described real estate situated in Lancaster county, Nebraska, to-wit: The southwest quarter of the northwest quarter of section two (2), in township nine (9), range six (6), also lot seven (7), in the northeast quarter of section three (3) in township nine (9), range six (6). Also lot eighteen (18) in the northeast quarter of section three (3), in township nine (9), range six (6); which said tax lien was obtained by plaintiff by purchase of said above described real estate at public tax sale for

the delinquent taxes, with interest, penalties and cost for the year 1893, and the payment thereafter of the subsequent taxes for the years 1894 and 1895, the time for redemption from said tax sale having expired. That there is now due plaintiff upon said tax lien the sum of \$476.14 with interest thereon at the rate of ten per cent per annum from this date. Plaintiff prays that in default of payment of said taxes the above described premises may be sold to satisfy the amount due him, and that the defendants and each of them, be foreclosed of all right, title, interest and equity of redemption in said premises.

You are required to answer said petition on or before October 10, 1898.

GILKESON & REESE,  
Attorneys for Plaintiff.

(First publication September 3.) 4.

In the District Court in and for Lancaster County, Nebraska.

Notice to Non-Resident Defendants.

James A. Devore, Plaintiff, vs. Michael Bannin and Mrs. Michael Bannin, his wife, first name unknown, Mary Fitzgerald, widow of John Fitzgerald, deceased, et al.—23-238.

To Michael Bannin, Mrs. Michael Bannin, his wife, first and real name to plaintiff unknown, D. W. Tryon, first and real name to plaintiff unknown, Lederer & Strauss, Thomas E. Jordan, Lillie B. Bronson, Levi C. Sloan, and the First National Bank of Chariton, Iowa, a corporation.

You and each of you are hereby notified that on the 16th day of August, 1898, James A. Devore filed his petition in the District Court of Lancaster County, State of Nebraska, in the above entitled cause against you and each of you, as defendants, the object and prayer of which are to foreclose a certain tax lien on the following described real estate situated in Lancaster county, Nebraska, to-wit: The southwest quarter of section twenty-six (26), Township twelve (12), Range six (6), which said tax lien was obtained by plaintiff by purchase of said above described real estate at public tax sale for the delinquent taxes, interest, penalties and costs for the year 1892, and the payment thereafter of the subsequent taxes for the years 1893 and 1894, the time for redemption from said tax sale having expired. That there is now due plaintiff upon said tax lien the sum of \$130.89, which amount draws interest at the rate of ten per cent per annum from this date. Plaintiff prays that in default of payment of said taxes, the abovescribed premises be sold to satisfy the amount due him, and that the defendants, and each of them, be foreclosed of all right, title, interest and equity of redemption in said premises.

You are required to answer said petition on or before the 10th day of October, 1898.

GILKESON & REESE,  
Attorneys for Plaintiff.

TO

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