

The Bismarck Tribune.

NEED OF OTHER RAILROADS.

The mass meeting of citizens called for Monday at the city hall, brought together a large number of leading business men. The meeting was called to devise means of self-protection, it being generally understood that recent orders from the general manager of the North Pacific, discouraged the business interests of this city and showed unmistakably a feeling of ill will on the part of the management toward the people of Bismarck.

The movement set on foot last night is not intended in the spirit of hostility toward the North Pacific railroad company; the importance of Bismarck as a commercial center would be materially increased by the advent of other railroads, and now the time seems to be ripe for action.

The Chicago & Northwestern, and the Milwaukee & St. Paul are both headed this way, and while they are certain some day to connect with the North Pacific at Bismarck, it would be of great value to the people of this section if they were induced to build their lines to this point this season.

At last the Mandan Pioneer has come to the conclusion that both Bismarck and Mandan are in the Missouri valley, and that Bismarck has one end of the bridge instead of Mandan having both ends, as has generally been claimed by Mandanites heretofore. The Pioneer also finds that Mandan has been the teacher and Bismarck the pupil, in the way of reform. In view of the fact that spring is approaching the Pioneer thus speaks to the business men of Mandan: "The continued fair weather, the rapid melting of the snow and the arrival of the advance guard of the spring boomers; ought to turn the thoughts of the citizens of Mandan, if not upon love, at least upon one common subject, business. Little trifling local differences ought to be considered and treated as trifles. The interest at stake is too large to be hazarded by petty selfishness. Nor is the Pioneer of opinion that anything but honest statements ought to be made to strangers with regard to competing points, especially Bismarck. It is to be presumed that cities and individuals alike have their good as well as their bad qualities. To search diligently, therefore, after the mote in the other's eye, is to say the least, risky. The tendency on the part of Bismarck, we are afraid, has been to illuminate with electric light whatever is worst in Mandan and to cover with a dark cloth our best features. At the risk even of being accused of blowing our own trumpet, we would state that such a course was, to tell the truth, ungrateful. Mandan set Bismarck a good example from the beginning. It is the influence of this town that stimulated the people of Bismarck in the direction of reform. There is plenty of room for either of us. There are vast fields for commercial activity on which there ought to be no danger of collision. Hereafter there should be a feeling of amity rather than enmity. For we are both in the Missouri valley, and it is the whole of this region that needs development."

THE Keokuk Gate City, a newspaper possessing considerable influence in its section, speaking of the admission of Dakota, says: It seems to us that Dakota has now got to that point in the rapid growth of its population that the legislature should itself prepare a state constitution and submit, or authorize the holding of a constitutional convention, the framing and adoption of a constitution, and the consequent direct application to congress to be admitted as a state. There is no need to wait for an enabling act of congress. Nebraska was admitted in this way, for despite the congressional enabling act of 1854, Nebraska, by its legislature, acted outside of that act, and was admitted outside of it. Nevada self-acted in the same way without congressional authority. Outside of the original thirteen states ten of the newer ones have made their constitution without authority of congress, and gone with it to that body and asked for and been admitted to the union. This is the course Dakota should take. Over and above the cogent American reasons against having a dependent provincial system; over and above the usual reasons that have changed all the territories into states as rapidly as possible, we want to see Dakota and all western territories outside of Utah made into states as rapidly as possible. Polygamous Mormonism is extending from Utah into the neighboring territories. We want to see that civilization-destroying Turkish bestiality garroted by putting as soon as possible a ring of free Amer-

ican states all about Utah. Decent American states that will make the American state law that will send a bigamist and polygamist to state prison. Those fellows at Washington will not deal with this degrading plague spot and bestiality in the right way. And while it has got the territories to overflow into, polygamy will get stronger and stronger. The way to end it is to garrote it with free states. Make Dakota and other western territories states as soon as they have people enough—states with anti-bigamous and anti-polygamous laws and constitutions as they will have—and this social leprosy will not have any territory left to grow in. And so, too, let congress authorize the Gentile population of Utah to frame a state constitution that shall make polygamy a crime, and make a polygamist disqualified to vote or hold office or hold property in the state. And let congress make it a condition and contract that shall be for all time the constitutional law of Utah, and that disobedience to it shall be held a nullification of national law and obligation, and compliance with the anti-polygamous law and contract shall be summarily enforced by federal authority. This country should recognize that this Turkish polygamy is ten to one worse than slavery, and more incompatible with American civilization and well being. And one of the effective ways to stop it is to make our remaining territories, like Dakota, anti-polygamous states just as rapidly as possible.

BRADTREET'S in its last issue contained the following on the "freedom of the press":

Time was when the freedom of the press was regarded as one of the chief agents in the progress of civilization, and when much florid oratory was expended in defense of that palladium of human rights. But it seems that, after the ignorant fumes have been dissipated that mantled the clearer reason of statesmen, it begins to be seen that an untrammelled press may be a very inconvenient thing; so inconvenient in fact and so powerful for evil as to require a vigorous exertion of the resources of civilization to counteract its demoralizing effects. At a recent session of the Italian chamber of deputies the minister of justice gave notice that the government intended to propose severer penalties against libels on the part of the press. This happened, it is true, in a land which has been fruitful in despotic policies, and perhaps nothing better was to be expected from it. In France, as a recent instance has demonstrated, there is to be no liberty of publication by means of placards, which may perhaps be taken to be a branch of the great right of freedom of utterance. This, too, under the republic, the government of freedom. Even in England, where many excellent speeches on the freedom of the press have been made, the views we have referred to seem to be gaining force. Perhaps the most remarkable utterance touching this matter recently delivered is that reported as having been given out by the chief secretary for Ireland, who, in a speech justifying prosecutions of articles attacking judges and jurors, declared that such articles were as much a part of the machinery of murder as the sword-cane or the pistol. These words fall somewhat strangely on American ears; but, perhaps, the excitement prevalent in Ireland has not been entirely without influence on the ministerial mind.

LAST year and for several years the contract for government transportation on the upper Missouri river has been taken at such a low figure that no money could be made at it. This year even the lowest bid is sufficiently high to guarantee a margin, provided no extraordinary mishaps occur. Commodore Kountz's 2 1/2 cents against that of 30 cents on the part of the Benton line would, on the face of it, give the contract to that gentleman. There are, however, several points to be considered. It is said that Commodore Kountz once failed to carry out a contract of similar purport, and that the government keeps a black list for such fellows. Then again, it is known that the commodore owns but two boats, the Rucker and Gen. Tompkins, and just how he intends to carry out the contract is hard to conceive. In getting bondsmen the commodore may find it a little tedious. Should he fail the contract of course will be awarded to the Benton line, a responsible and well known company. The friends of the latter in this city hope for its success, while the proprietors of wood-yards along the river would doubtless be pleased to see the Kountz boats in the river again, so that they may collect old bills. The Coulson line, it seems, had no bid in probably considering that there is more money in private than in government freight. The relations of this company with Kountz, however, are such as to prevent a combination, and it is more than likely that Commodore Kountz has bitten off more than he can masticate.

In speaking of the penitentiary being located at Bismarck, the Mandan Pioneer says: "This is the first practical recognition our section has received at the hands of a Yankton legislator, and Bismarck is the more to be congratulated upon having broken the feeling of petty spite which has usually actuated the territorial assemblies. Has Sheriff McKenzie's sudden conversion to the republican faith last fall, and his absence at the scene of legislative wrangling this winter, anything to do with the wardenship?"

Ed. C. Alderson has been appointed postmaster at Rosman.

A PECK OF TROUBLE.

SEIZURE OF PECK STEAMERS AT SIOUX CITY.

Claims Against the Line Estimated at \$25,000—McLean & Macnider's Interest in the Matter—Various Statements.

The Sioux City Journal of Feb. 28th contains the following interesting news concerning the seizure of the Peck steamers. A TRIBUNE reporter was detailed Saturday to interview Messrs. McLean & Macnider for the purpose of getting additional information, but neither of the gentlemen were found. The reporter was reliably informed, however, that the statement of Mr. Murphy, attorney for the firm, as given below, is substantially correct. The Journal says: The three Peck line boats wintering on the Nebraska side, opposite this city, were seized yesterday by a deputy United States marshal, R. B. Allen, of Omaha. The claim on which the seizure was made was put in by McLean & Macnider, Bismarck. The official, after going through the legal formalities, placed the boats in charge of a former mate of the Terry, who will represent the interests of the government in pending litigation. The gentleman who secured the boats with the business of the Peck line, gave the reporter this statement: The Terry made some money last season, and has paid nearly all her bills. Commodore Kountz, when in the city a week ago, said that she had been sold to Weare & Allison, and that he had seen the record of the transfer in Omaha. The record shows that the boats were sold to Joseph Dietrich to Finlay Dunlop of the custom house. The Meade and Nellie Peck lot money and are behind heavily—possibly \$25,000. Of this something like \$10,000 is at Bismarck. McLean & Macnider have \$5,000, of which \$3,000 is in the hands of E. C. Palmer & Co., of Lounsbury's out lot 10, sec 24, town 139, r 80. The account will be the easiest to collect. As I understand, the First National bank of Bismarck has the paper of the Peck line for about \$5,000. The Sioux City accounts are about this way: John Hornick, \$3,000; E. C. Palmer & Co., \$2,000; W. E. Higman, \$1,000; J. P. Dennis & Co., \$1,000. There are besides some smaller accounts for labor and that sort of thing. I understand that John Hornick has taken the office property of the Peck line, since Col. H. C. Akin went out of the company last fall Cady Peck has had charge. I understand that he is now at New Orleans to raise money on the Peninah. That boat has been making some money and may be able to help out the others. Mrs. Peck, the principal owner of the boats, is east somewhere, and is supposed to be looking for backing for the line with which to carry on business next year.

THE ATTORNEY'S STATEMENT. T. P. Murphy, the attorney of McLean & Macnider, was interviewed at his house last evening, and he was asked the following questions: Q. What is the claim? A. "The claim of McLean & Macnider amounts to between \$4,000 and \$5,000. It is for necessary stores furnished the boats. Most of these stores were for the Nellie Peck and Meade. The amount is small, perhaps \$500 in all. I understand Henry Drumm has a claim. The Terry, it is my impression, has been sold to Weare & Allison, but I can't say positively. Mr. Weare rode over to the boats within the last two years. He is the postman on the line for the Terry. The process was served by a Nebraska officer because the boats are on the Nebraska side of the river. I had heard that John Hornick had a claim, but had not known of the others you mention. The claims for labor and necessary stores furnished the boats are a lien on the boats. I do not think a claim against the company is valuable. The Northwestern transportation company was organized some years ago, with E. T. Brownell, Mrs. C. K. Peck, and J. C. Akin as the original owners. The capital stock was not large, and the incorporators are only liable to the amount of their stock. Col. Akin has since gone out of the company."

A RIVER MAN WHO TALKED about the matter, said: "Most of the government freight which the line was under contract to carry, has been under contract for some time, and needs some new timbers in place of the broken ones in her bottom. The Nellie Peck was a new boat in 1871, but has seen a good deal of service since. She is in the river, and is not in the best condition for work, excepting her boilers. She can be fitted for business with little expense. She is in the river near the Nellie Peck. The boys who have been taking care of the boats this winter, have not been paid."

Mrs. Peck and Mr. Brownell, who now represent the Peck line, in Northwestern Transportation company, live in Keokuk. The lady is the widow of Col. C. K. Peck, the founder of the line, and is the principal owner. Mr. Brownell is president of a national bank at Keokuk, and has been the financial backer of the line. Capt. J. W. Bishop of Keokuk did own an interest in the Terry and was a member of the company, but I do not think he is now. Col. H. C. Akin is a boatman, and has a claim on the boats. Commodore Kountz, through his daughters, has a two-fifths interest in the Meade, but is not a member of the company, the boat being out of his control. The line has met with many heavy expenses during the last two years. The Meade and Peninah were both left far inshore by the flood of 1881. Then after a great deal of money was spent to get them afloat the Peninah was seized for selling whisky in an Indian country and a long and costly litigation followed. The Peninah has gone out of the line but she left lots of expenses. Then the Meade had a case of small-pox and had to tie up. Both the Meade and the Nellie Peck were left ashore above Bismarck by the break up of the ice last winter. The Meade is now in the river, and is particularly to blame, rather than mismanagement that ails the line."

AN INTERESTED PARTY. C. K. Peck returned from New Orleans last night. He has been looking after the interests of the Peninah, which is running in Bayou La Fourche. He refused to talk about the seizure of the Peck boats, and only permitted himself to say that the boats didn't owe the Bismarck firm who had caused the seizure \$600 in all.

RAILROAD MEETING.

The Old Board of Directors of the Missouri River Road Elected. The annual meeting of the stockholders of the Bismarck, Mouse River, Turtle Mountain & Manitoba Railroad company was held Saturday at the office of the general manager, Alexander McKenzie. In the absence of E. A. Williams, president of the company, who is now presiding over the deliberations of the house of representatives at Yankton, M. H. Jewell, vice-president, acted as chairman of the meeting.

E. A. Williams was elected president for the ensuing year; M. H. Jewell, vice-president; J. P. Dunn, treasurer; David Stewart, secretary. Alexander McKenzie was selected general manager.

In the absence of the president and general manager the reports of the results of the negotiations with eastern capitalists were not announced, but we understand that the necessary funds can be procured for the construction of the road as needed.

John A. McLean, David Stewart and William Woods were appointed as a committee to draw up a resolution to be tele-

Graphed to Yankton asking the location of the capital on the line of the road.

The president, general manager and secretary were appointed a committee to negotiate the sale of the bonds of the road. The executive officers and the board of directors were authorized to negotiate the bonds of the road at the best obtainable terms at the rate of \$30,000 per mile with interest payable semi-annually in gold, at the rate of 7 per cent per annum, and the bonds thus issued to be a first mortgage on the road and other property of the company. The president and general manager were further instructed to commence work on the road as soon as spring opens.

REAL ESTATE TRANSFERS.

Recorded in Burleigh County During the Month of February.

J. C. Bushby to Ellen Gannon, lot 12, blk 36, \$300. John Brasco to McLean & Macnider, lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, blk 114, sec 23, town 138, r 78, \$1,000. Mary A. Bennett to Anna Walsh, lot 13, blk 5 town of Clark, \$50. J. C. Bushby to McLean & Macnider, lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, blk 114, sec 23, town 138, r 78, \$1,000. Chas. J. Clark to Sam'l G. Magill, sec 33, town 139, r 78, elevator at Clark, \$6,000. Chas. J. Clark to Sam'l G. Magill, sec 33, town 139, r 78; all of sec 3 and 5; part of sec 23, \$24,000. Frank J. Call to Thomas Gannon, lot 1, lot 10, blk 65, N P 2d add., \$105. R. C. Rucker to Geo. E. Reed, lot 9, 10, blk 5, Painted Woods, lot 9, \$100. M. & M. Colton to Henry R. Porter, 1/2 sec 13, town 139, r 90, \$1,000. S. and J. Colton to Henry R. Porter, 1/2 sec 13, town 139, r 90, \$1,000. Frank J. Call to Thomas Gannon, lot 1, blk 21, N P add., \$500. R. C. Rucker to Geo. E. Reed, lot 9, 10, blk 5, Painted Woods, \$100. R. C. Rucker to W. W. Smith, lot 17, blk 11, Painted Woods, \$40. L. Coulson, to N. Buson, lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, blk 108, \$2,500. Joseph Dietrich to Finlay Dunlop of the custom house, lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, blk 38, Flannery & Wehber's add., \$920. F. Fisher & Porter to J. P. Hoagland, lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, blk 44, \$400. A. S. Fisher to J. P. Hoagland, part of lots 7, 8, 9, 10, 11, 12, blk 44, \$370. O. J. King to Wm. Dillon, 1/2 of lot 11, blk 7, N P 2d add., \$300. J. L. Kennedy to B. E. Mellon, lot 9, blk 26, N P 2d add., \$700. L. G. Fugate to Wm. Dillon, lot 10, sec 24, town 139, r 80, \$300. J. O. King to Wm. Dillon, 1/2 of lot 11, blk 7, N P 2d add., \$300. L. G. Fugate to Wm. Dillon, lot 10, sec 24, town 139, r 80, \$300. L. G. Fugate to Wm. Dillon, lot 10, sec 24, town 139, r 80, \$300. L. G. Fugate to Wm. Dillon, lot 10, sec 24, town 139, r 80, \$300.

Notice of Final Proof.

U. S. LAND OFFICE at Bismarck, D. T., February 13, 1883. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof at this office before the register and receiver, on the 23d day of March, 1883, at 2 o'clock p. m., viz:

John Murray. Homestead entry No. 123, made January 8, 1880, for the northeast quarter section 32, township 139, north, range 78 west, and names the following as his witnesses, viz: J. W. Lee, R. B. Marsh, Jeremiah Sullivan and W. H. Rucker, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

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John McConville. Homestead entry No. 479 made February 15, 1882, for the northwest quarter of section 25, township 139, north, range 77 west, and names the following as his witnesses, viz: J. W. Lee, R. B. Marsh, Jeremiah Sullivan and W. H. Rucker, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

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Notice of Final Proof.

U. S. LAND OFFICE at BISMARCK, D. T., February 24, 1883. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof at this office before the register and receiver, on the 4th day of April 1883, at 2 o'clock p. m., viz:

William Cain. Homestead entry No. 411, made September 12, 1880, for the NW 1/4 section 28, township 139 north, range 79 west, and names the following as his witnesses, viz: Michael Mayock, Richard V. Akin, Hamlet L. Lewis and Thomas Gannon, Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

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U. S. LAND OFFICE AT BISMARCK, D. T., February 24, 1883. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof at this office before the register and receiver, on the 10th day of April, 1883, at 2 o'clock p. m., viz:

Fred A. Roberts. Homestead entry No. 220, made November 12, 1880, for the SE 1/4 section 32, township 139 north, range 78 west, and names the following as his witnesses, viz: Michael Mayock, Peter Cox, Albert W. Hall and John Sunderland, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

Notice of Final Proof.

U. S. LAND OFFICE, BISMARCK, D. T., March 1, 1883. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof at this office before the register and receiver, on the 25th day of April, 1883, at 2 o'clock p. m., viz:

Alexander W. Cameron. Guardian of Linda Henry, minor orphan child of John Henry, deceased. Homestead entry No. 412, made April 16, 1881, for the NW 1/4 section 12, township 138 north, range 80 west, and names the following as his witnesses, viz: Gilbert Birdick, Louis Seaman, Henry Falconer and Thomas Gilbert, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

Probate Notice.

Territory of Dakota, county of Burleigh, ss: In Probate Court and for Burleigh County.

In the matter of the estate of Mary J. Lambert, deceased. On reading and filing the petition of S. F. Lambert, administrator of said estate, representing among other things that the said deceased died, seized of certain real estate therein described, and that it is necessary to sell the same to pay the debts of said estate, it is ordered that said petition be heard on the 12th day of March, 1883, at a special term of this court to be held at the office of the judge of probate of said county, at 10 o'clock a. m. of said day. It is further ordered that a copy of this order be published at least four successive weeks before said day of hearing, in the Bismarck Weekly Tribune, a weekly newspaper published at the city of Bismarck, in said county, or personally served on all persons known to be interested in said estate, and residing in this county, at least ten days before the time appointed for the hearing of said petition.

CARL F. CARLAND, Judge of Probate. JOHN E. CARLAND, Attorney for Administrator. Dated February 24th, 1883.

AYER & SON'S MANUAL gives just the information needed to make a successful selection of papers for any newspaper advertising. It contains also many very advantageous special offers. Sent on receipt of 25 cents. Agents, Times Building, Philadelphia.

Contest Notice.

U. S. LAND OFFICE Bismarck, D. T., February 10, 1883. Complaint having been entered at this office by Alex. Larson against Peter Sax for failure to comply with law as to homestead entry No. 77, dated July 10, 1882, upon the southwest quarter section 4, township 144 north, range 81 west, in said county, D. T., with a view to the cancellation of said entry, contestant alleging that the said Sax has not settled on, improved nor made his home on said tract of land, and has wholly failed to comply with the law, contestants are hereby summoned to appear at this office on the 28th day of April 1883, at 2 o'clock p. m. to respond and furnish testimony concerning said alleged failure. Testimony will be taken before Geo. P. Flannery notary public, at his office in the city of Bismarck, at 11 o'clock a. m., April 28, 1883. JOHN A. REA, Register.

Notice of Final Proof.

U. S. LAND OFFICE at Bismarck, D. T., February 14, 1883. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof under section 2,301, revised statutes, at this office before the register and receiver, on the 24th day of March, 1883, at 2 o'clock p. m., viz:

John A. Baker. Homestead entry No. 480, made February 15, 1882, for the northwest quarter of section 20, township 139 north, range 79 west, and names the following as his witnesses, viz: George G. Gibbs, Hamlet Lewis, Frank Young and Eugene E. Reed, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

Notice of Final Proof.

U. S. LAND OFFICE at Bismarck, D. T., February 15, 1883. Notice is hereby given that the following named settler has filed notice of her intention to make final proof in support of her claim, and secure final entry thereof at this office before the register and receiver, on the 26th day of March, 1883, at 2 o'clock p. m., viz:

Ellen F. Yair. For the northeast quarter of section 14, township 140 north, range 81 west, and names the following as his witnesses, viz: John Nichols, Nelson Cook, Albert Ransom and Wm. Easton, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

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John Murray. Homestead entry No. 123, made January 8, 1880, for the northeast quarter section 32, township 139, north, range 78 west, and names the following as his witnesses, viz: J. W. Lee, R. B. Marsh, Jeremiah Sullivan and W. H. Rucker, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

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John McConville. Homestead entry No. 479 made February 15, 1882, for the northwest quarter of section 25, township 139, north, range 77 west, and names the following as his witnesses, viz: J. W. Lee, R. B. Marsh, Jeremiah Sullivan and W. H. Rucker, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

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Notice of Final Proof.

U. S. LAND OFFICE, BISMARCK, D. T., March 1, 1883. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof at this office before the register and receiver, on the 25th day of April, 1883, at 2 o'clock p. m., viz:

Alexander W. Cameron. Guardian of Linda Henry, minor orphan child of John Henry, deceased. Homestead entry No. 412, made April 16, 1881, for the NW 1/4 section 12, township 138 north, range 80 west, and names the following as his witnesses, viz: Gilbert Birdick, Louis Seaman, Henry Falconer and Thomas Gilbert, all of Burleigh county, D. T., postoffice address Bismarck. JOHN A. REA, Register.

Probate Notice.

Territory of Dakota, county of Burleigh, ss: In Probate Court and for Burleigh County.

In the matter of the estate of Mary J. Lambert, deceased. On reading and filing the petition of S. F. Lambert, administrator of said estate, representing among other things that the said deceased died, seized of certain real estate therein described, and that it is necessary to sell the same to pay the debts of said estate, it is ordered that said petition be heard on the 12th day of March, 1883, at a special term of this court to be held at the office of the judge of probate of said county, at 10 o'clock a. m. of said day. It is further ordered that a copy of this order be published at least four successive weeks before said day of hearing, in the Bismarck Weekly Tribune, a weekly newspaper published at the city of Bismarck, in said county, or personally served on all persons known to be interested in said estate, and residing in this county, at least ten days before the time appointed for the hearing of said petition.

CARL F. CARLAND, Judge of Probate. JOHN E. CARLAND, Attorney for Administrator. Dated February 24th, 1883.

Summons.

TERRITORY OF DAKOTA, County of Burleigh, District Court, Third Judicial District. Ellen Finley Yair vs. Archibald McDougal Yair. The territory of Dakota, to the above named defendant: You are hereby summoned and required to answer the complaint in the above entitled action, a copy of which is filed in the office of the clerk of the district court, and to serve a copy of your answer on the undersigned at his office in the city of Bismarck in the county of Burleigh, and territory aforesaid, within thirty days after the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff's attorney will apply to the court for the relief demanded in the complaint. GEORGE T. WEBSTER, Plaintiff's Attorney. Bismarck, D. T. Dated February 8th, A. D. 1883.

Summons.

TERRITORY OF DAKOTA, in District Court, County of Burleigh, ss:—In Third Judicial District. Wilhelm Zwickler, plaintiff, vs. Joseph W. Zwickler, defendant. Summons. The territory of Dakota, to the above named