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First publication Oct. 22. 4.

LEGAL NOTICE.

The defendants, John Knight Lowe, Margaret L. Knight, Tunis B. Van Wyck, Helen Hancock, Allie Van Wyck Pope, Russell Hancock Bellows, Eugene D. Hancock, will take notice that on the 14th day of October, 1898, Nathan S. Harwood, trustee, the plaintiff herein, filed his petition in the district court of Lancaster County, Nebraska, against them, impleaded with John D. Knight, executor of the estate of Helen V. W. Knight, deceased, the object and prayer of which are, to set aside certain deeds of conveyance made by the defendant John D. Knight to the defendant Lewis C. Dunn, and by Lewis C. Dunn to said Helen V. W. Knight, deceased, conveying lots seven, 7, eight, 8, and nine, 9, in block twenty-one 21, of Lavender's addition to the city of Lincoln, Nebraska, and decree the same subject to a judgment obtained by the plaintiff on the 21st day of March, 1898, against the defendant John D. Knight in the sum of \$2,020.84, and \$45.01 costs; and also to decree said judgment to be a lien upon a certain bequest of \$10,000 given to said John D. Knight by the last will and testament of the said Helen V. W. Knight, deceased, and to restrain the said John D. Knight, executor of the estate of Helen V. W. Knight, deceased, from selling the real estate of said estate under the power contained in said will, and from receiving the purchase price thereof; and for the appointment of a receiver to take possession of said estate and enforce the rights of the plaintiff thereto, and for such other and further relief as equity may require.

You are required to answer said petition on or before the 28th day of November, 1898.

Dated October 20, 1898.  
NATHAN S. HARWOOD, Trustee.  
By Ricketts & Wilson, his Attorneys.

First publication Oct. 23. 4)

in the District Court of Lancaster County, Nebraska.

In the matter of the application of George H. Clarke, as executor of the last will and testament of Alonzo Barnes deceased, for license to sell real estate.

ORDER TO SHOW CAUSE.

This cause comes on to be heard upon the petition of the said executor and the proofs offered in support of the same; and it appearing therefrom to the court that there is not sufficient personal property of said estate in the hands of said executor to pay the legal debts and expenses of the same; and it further appearing that it is necessary and proper that the real estate of said Alonzo Barnes, deceased, should be sold to pay the same; and the court being fully advised in the premises,

It is ordered and adjudged that all persons interested in said estate be, and they are hereby directed to be, and appear before the said court upon the 5th day of December, 1898, at 9 o'clock standard time in the forenoon, then and there to show cause, if any such there be, why a license should not be granted to said executor to sell the real estate of said deceased described in said petition, for the purpose of paying the debts and legal expenses of the said estate.

It is further ordered and adjudged that service of this notice be made by publishing the same for four (4) successive weeks in The Courier, a legal newspaper of said county.

Dated at Lincoln, in the county and state aforesaid, this 18th day of October, 1898.  
(Signed) ALBERT J. COLEMAN,  
As Judge of the District Court.

First Publication Oct. 29. 4

In the District Court of Lancaster County, Nebraska.

Benjamin Lombard, Jr.,  
Plaintiff,

vs.

Alice R. Pearce, Frank Pearce, et al.,  
Defendants.

NOTICE.

Alice R. Pearce and Frank Pearce will take notice that on the 22d day of October, 1898, Benjamin Lombard, Jr., plaintiff herein, filed his petition in the District Court of Lancaster county, Nebraska, against said defendants, et al., the object and prayer of which are to foreclose a certain mortgage executed by the defendants, Alice R. Pearce and Frank Pearce, to the Lombard Investment Company and assigned to plaintiff, upon the following described real estate, owned by them, situated in the county of Lancaster, and state of Nebraska, to wit: Lot number four (4), in block number nine (9), in Sunnyside Addition to the city of Lincoln, east of the Sixth principal meridian, to secure the payment of a certain promissory note, with coupons attached, dated September 20, 1888, for the sum of \$800.00, and due and payable on the 1st day of October, 1893; that there is now due upon said note and mortgage the sum of \$800.00, with interest from October 1, 1897, and the further sum of \$26.30 with interest from September 12, 1898, for taxes, and the further sum of \$3.00 with interest at 10 per cent from June 25, 1898, for insurance; for which sums, 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 due.

You are required to answer said petition on or before the 5th day of December 1898.

BENJAMIN LOMBARD, JR.  
By A. B. COFFROTH, his Attorney.

"And do you see no chance of escape?" asked the first prisoner.

"No, but I saw one," replied the other, as he worked industriously with a case-knife that he had surreptitiously obtained.

Clarence—Cholly got his man to propose to Miss Specie faw him.

Stacy—Clevah idea.

Clarence—I dunno. She accepted the man, don't you know.

LITERARY NOTES.

Women from time immemorial have shared in the joys and sorrows of mankind. In all ages the gentler sex have borne their part of the burdeas of life Loyal to the stronger sex, they have followed their fate, whether in war or in peace. In all wars American women, writes, Mrs. John A. Logan, in her article on "Woman's Part in the War With Spain," in Harper's Bazar, have been foremost in sacrifice and p tent service for their country. The heroines of the revolution have been as much revered as the greatest heroes of that immortal strife for liberty. The year 1812, the war with Mexico, and the rebellion of 1861 had their heroines, whose courage



MRS. JOHN A. LOGAN.

and endurance of hardships at home, in the hospitals, and on the field rivalled that of the "Joans" of other ages.

In the years of sweet peace since Appomattox American women, north and south, have been busy binding up the wounds, effacing the scars and smoothing the pathway of progress and unity. They have wrought incessantly in all the fields of civilization. They have trampled down prejudice and ignorance, and have kept abreast of the advancement of the times. Christianity, education and philanthropy have occupied them constantly, whetting to the keenest edge their finest sensibilities, a wail of anguish from any source has received a prompt response. Local and national calamities have enlisted their indefatigable efforts for relief.

(First Publication November 5, 4t.)

LEGAL NOTICE.

W. S. Neale, whose first name is unknown, will take notice that on the 3rd day of November, 1898, Milton H. Everett and Jerome O. Everett, as plaintiffs, filed their petition in the District Court of Lancaster county, Nebraska, against said Neale, defendant, the object and prayer of which is to recover from said Neale the sum of \$500.00 with interest from the 20th day of September, 1898, for and on account of services rendered by said plaintiffs as physicians and surgeons for said Neale between the 23rd day of July and the 20th day of September, 1898. An attachment has been issued in said action and levied upon the following described property, to-wit:

Lots 5, 6, and 7, in Chase's second subdivision of lot 6, of the northwest quarter section 36, township 10, range 6 east. Lots 5 and 6 in Barnes' subdivision of lots 13 and 14 in block 2, East Park Addition to the city of Lincoln. Lot 12, block 2, East Park Addition to the city of Lincoln. North 47 1/2 feet, lot 16, Houtz and Baldwin's Subdivision of a part of the east one-half of the southwest quarter of section 19, township 10, range 7 east, Lancaster county, Nebraska. Lot 20 of Yates and Thompson's Subdivision of lot 13 of Miller's Subdivision. Lots 5 and 6 in Barnes' Subdivision of lots 13 and 14 in block 2, East Park Addition. Lot 3, block 6, East Park Addition. Lots 9 and 10 block 6, Trester's Addition to the city of Lincoln.

Defendant is required to appear and answer said petition on or before the 5th day of December, 1898.

CHAS. O. WHEDON,  
Attorney for Plaintiff.

"Mrs. Hoyle—So, your servant lighted the fire with kerosene and suffered the consequences?"

Mrs. Doyle—Yes, the mean thing. It wasn't her day out.