THE UNIVERSITY OF NEBRASKA SCHOOL OF MUSIC.

Would call the attention of all who desire a musical education to the unequalled facilities offered at this school.

WILLARD KIMBALL, Director.

[BY MASTHA PIERCE.]

It was nine o'clock of a keen winter night. We were walking until the car should come.

"I am ravenously hungry," said Harriett suddenly. "Let us take some marsh-mallows home and toast them."

"Absurd! We are too far down the street for marsh mallows. Besides ravenous hunger cannot be -"

"Spare me!" said Harriett "Both your arguments are sound. But I am determined to buy something."

"Peanute," I suggested. We neared a corner where a gas jet flamed above a screaming peanut

Harriett clutched my arm.

"The very thing!" she ejaculated.

"Peanute?"

"No. Dates!"

She stopped at the oilcloth-covered counter, where a box of the glistening. rich, brown fruit tempted the unwary.

"Ten cents worth," I said to the small boy who slid down from his stool.

"Banan?" he said sleepily.

"Ten cents worth of dates," I said plainly. "I pointed besides."

Harriett sniffed.

"More than you will eat," I said.

The boy looked about for a paper bag, found it, and began to separate the dates from the mass, in little sticky lumps, using his pudgy, dirty fingers, as

Harriett looked at him and gasped. She was too far gone to speak.

"You are too sleepy to sell things," I said presently, while she recovered.

"Why don't you go home and go to bed?"

"Paillipo sleep tonight," he said. "I stay wake, no sleep. To mo'ow night I

"You poor child!" cried Harriett. "Do you mean to say you stay up all night?"

He nodded.

"Yeb! Stay up alla night!"

A bell clanged clearly through the rosty air and we hurried to re ch the further crossing in time to signal for the car.

The name of said corporation is the A. C. Platt Real Estate company.

The principal place of transacting the business of this corporation is at Lincoln. Nebraska.

The general nature of the business to be transacted by this corporation is to purchase, own, maintain, repair, insure, lease, rent, mort-

His name was Giovanni, but they called him Jo. He was from Italia. Yes. He came over alone. "Cn istofer Colombo. You know him?" he questioned Harriett. "He from Italia too. He discover this country, eh?" These and other things we learned from Giovanni during his regular afternoon calls. For from the hour of the date episode, he burned his incense at Harriett's shripe. During the winter he gave her generous glimpees of his white teeth and a cordial "How do!" whenever she passed.

But it was in the springtime when Philippo sent him out to travel up and down the streets selling fruit, that his attentions began in earnest.

This was the signal for attack and

HARRIETT'S TEN CENTS WORTH if Harriett was not in sight his invariable query was:

"Miss Townly here? She no wanta any banan?"

Harriett's orders were so strict that he never missed seeing her. They held long conversations while the old, bony, white horse, stood patiently in the street. And Giovanni confided to Harriet that Phillipo thought the sales by far too poor, and he called into requisition the persuasive end of the broom etick far too frequently Giovanni thought. His ideal was only to get by hook or crook enough "mon" to take him to "Santa Lona." "I got uncle in Santa Loos," was his favorite boast.

When I came back this autumn I found a strange void in the house of life which I at last discovered Giovanni had filled,

"Where is that dirty, little scamp you used to adore?" I asked Harriett one

"Gone to Santa Lona. Maka more mon," she answered despondently.

The Rock Island playing cards are the slickest you ever handled. One pack will be sent by mail on receipt of 15 cents in stamps. A money order or draft for 50 cents or same in stamps will secure 4 packs. They will be sent by express, charges prepaid. Address,

JOHN SEBASTIAN, G. P. A., Chicago, Rock Island & Pacific R'y,

First Pub. Oct. 13—1 Office of Clark Coal Co., Lincoln, Nebr., August

lst, 1900
In compliance with the Compiled Statutes of the state of Nebraska, for 1.95 and especially in compliance with section 136, chapter 16, entitled "torporations,"
We, the president, and a majority of the board of directors, hereby give public notice that all vising debts of the Clark Coal Co. amount to \$3,000.00.

LANDY C. CLARK, Pres.

LANDY C. CLARK, Pres.

Directors, LANDY C. CLARK, A. C. CLARK.

First Pub. Oct. 13--4.

Notice of Incorporation.

The undersigned hereby give public notice that they have associated themselves together for the purpose of forming the following incor-

own, maintain, repair, insure, lease, rent, mortgage, sell, and convey real estate, fixtures and
appurtenances in the city of Lincoln, Nebraska.
The amount of capital stock authorized in
this corporation is \$3,000, divided into thirty
shares of \$100 each, which shall be paid at or
before the date of issuance of certificates therefor, either in money or real estate, fixtures or
appurtenances, situated in the city of 1 incoln.
Nebr., at such reasonable value as shall be put
thereon by the board of directors of this company, but the incorporation shall be deemed
complete for all purposes upon the subscription
of three shares.

of three shares. The time of commencement of this co tion is the date of filing of these articles in the office of the county clerk of Lancaster county, Nebr., and the time of its termination is twenty five years from said last named date.

The highest amount of indebtedness or liability to which this corporation may at any time subject itself is \$2,000 which may be secured in

whole -r in part by means of a mortgage or mortgages upon real estate owned by it. The affairs of this corporation shall be con-ducted by a board of three directors, who shall consider the streets selling fruit, that the streets selling fruit selling fruit, that the streets selling fruit selling fruit, the streets selling fruit sellin

A. C. PLATT, R. C. HAZLETT, EDWIN CAMACK,

WILL ALWAYS

The best of everything in the grocery line at the

Good Luck Grocery.

C. M. SEITZ, 1107 0 street.

First Pub. Sept. 29--1

In the district court of Lancaster county. Ne-

In the matter of the application of Joseph Leech and George Leech, executors of the last will of Nathaniel Leech, for a license to sell real estate belonging to the estate of said

ecedent, for the payment of legacies.
Upon reading the petition heretofore filed in
the office of the clerk of this court, in the above

the office of the clerk of this court, in the above entitled matter, and it appearing by said perition that at the time of the decease of Nathaniel Leech, testator therein named, he was seized in fee of the following described real estate in the state of Nebraska, to-wit:

Lot No. 21 in block vo. 1 of Kennard's addition to the city of Lincoln, in Lancaster county in said state of Nebraska, and the west half of the southeast quarter of section 21 in township No. 29 north, of range No. 4, east of sixth meridian in Dixon county, Nebraska, and the east half of section No. 32 in township No. 10 north, of range No. 4 east of sixth meridian in Seward county, Nebraska, and of the southeast quarter of range No. 4 east of sixth meridian in Seward county. Nebraska, and of the southeast quarter of section No. 15 in ownship No. 13 north, of range No. 2 east of the sixth principal meridian in Butler county. Nebraska; and it further appearing by s id petition that the last will of said decedent has been duly admitted to probate in the county court of Lancaster coun y. Nebraska, and that there have been proven and are known to said executors, no debts accust are known to said executors, no debts against the estate of said decedent, but that by the terms of said will, specific legacies to divers persons and in divers sums, amounting in the aggregate to more than \$10,000 are charged upon aggregate to more than \$10,000 are charged upon and against above menrioned real estate, and that said executors and petitioners are by said will particularly directed and enjoined to sell and dispose of said real estate and all other estates and properties of which the said Nathaniel Leech died seized, and out of the proceeds of such sales to pay, discharge and satisfy said legacies and every of them, and pay the residue of such proceeds if any to a residuary legatee in said will named:

Therefore, it is ordered that all persons interested in said extent effects the said set the effects of the said set of the effects of the said set of the effects of the said set of the effects of the effects

legatee in said will named:

Therefore, it is ordered that all persons interested in said estate appear before one of the Judges of this court at chambers, at the court house of Lancaster county in the said city of Lincoln on the 12th day of November 1900, at 2 o'clock P. M., and show cause if any there be why license should not be granted to said exceutors and peritioners as prayed to seil all and singularly above mentioned descriptions of real estate for the purpose of procuring funds with which to pay the said several specific and residuary legacies of said decedent, as in said will mentioned.

And it is further ordered that a copy of this notice be published for four successive weeks prior to time fixed for said hearing in the Courier, a newspaper published and of general circulation is said country of Language.

It is further ordered that the clerk of the dis-trict court of Lancaster cou-ty. Nebraska, be and is hereby directed to enter this order on the Journals of said court. Witness my hand at Lincoln, Nebraska, this 22nd day of September, 1900. EDWARD P. HOLMES, One of the Judges of said Court. AMES & AMES, counsel of petitioners. It is further ordered that the clerk of the dis-

First Pub. Sept. 29--4.

Legal Notice.

Mary I. Taylor, defendant, is hereby notified that on the 24th day of September 1900, William G. Fayler, plaintiff, filed in the district cour of Lancaster county Nebraska, his perition against said defendant, alleging that he is and for more than its months. said defendant, alleging that he is and for more than six months last past has been a resident of said Lancaser county. That in Seprember 1869, he was married to the defendant in stationis. Missouri. That more than two years ago the defendan without just cause wilfully abandoned the plaintiff and for more than two years last p st defendan has without just cause wilfully described and absented herself from said plaintiff. Plaintiff prays that he may be divorced from said defendant. The defendant is required to answer said petition on or before the 5th day of November 1969. Lincoln 24 Sept. 1990. Lincoln 24 Sept., 1900.

William G. Taylor, Chas. O. Whedon, Attorney for Plaintiff

The COURIER And any One Dollar Woman's Club Magazine (0 . 1 [First Pub., Sept. 22-4]

Notice to Creditors. - E 1482.

In the county court of Lancaster county, Ne-

in the county court of Lancaster county, Nebraska.

In the matter of the estate of Sarah E. Freeman, deceased.

To the Creditors of Said Estate:

Y-u are hereby notified, that the county Judge will sit at the county court room in Lancoln, in said county, on the 15th day of January 1901, and again on the 15th day of April, 1901, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The tive limited for the presentation of claims against said estate is six months from the 15th day of October, 1900, and the time limited for the payment of debts is one year from said 15th day of October, 1900.

ber, 1900.

Notice of this proceeding is ordered published four consecutive weeks in The Courier of Lincoln, Nebraska, a weekly newspaper published in this state.

Witness my hand and the seal of said county court this 14th day of September, 1900.

(SEAL.)

FRANK R. WATERS,
COUNTY Judge.

By WALTER A. LEESE, Clerk County Court,

First Pub. Oct. 13--4. Notice of Incorporation.

Pursuant to section 131, chapter 16, Compiled Statutes of Nebraska, notice is hereby given that the undersigned persons have formed a corporation, and have adopted articles of incor-poration, providing among other things, as fol-

poration, providing among other things, as tor-lows:

First. The name of the corporation shall be "Watson, Woods Bros, and Kelly Company."

See nd. The principal place of transacting the business of said corporation shall be at Line in Lancaster county. Nebraska.

Third. The general nature of the business to be transacted by said corporation shall be the importing and breeding of registered stallions, and of all other classes of live stock, and the buying and selling of the same at wholesale or retail, and the purchase, leasing, creeting and maintaining of such buildings and structures as may be necessary for the conduct of said busi-ness; and the taking, holding, buying and sell-ing of real estate, bonds, mortgages, and other securities, and the doing of any and all acts pering of real estate, bonds, mortgages, and other securities, and the doing of any and all acts per-taining to or necessary for the proper conduct f said business.

Fourth. The authorized capital stock of said

into one thousand shares of one hundred dollars each; said capital stock to be subscribed and paid in as fotlows: Two hundred shares, or twenty thousand dollars, to be subscribed and rully paid in at or before the commencement of business, and the balance to be subscribed and paid at such times and in such amounts as the board of directors may determine; and all of said stock shall be non-assessable.

Fifth. The existence of said corporation shall commence on the 1st day of October, A. D. 100, and shall continue during the period of fifty years, unless sooner dissolved by the written consent of three-fourths of the stock-holders holding a majority of the stock f said corporation. into one thousand shares of one hundred dol-

poration.

Sixth. The highest amount of indebtedness to which said corporation shall at any time sub-ject itself shall not exceed two-thirds of the paid up capital stock.

paid up capital stock.

Seventh The officers of the corporation shall be a president, a vice-president, a secretary, a treasurer and a general manager, which officers shall constitute the board of directors, which board of directors shall be charged with and shall have the full power and authority in the management of the affairs of said company. If no general manager be elected by the stock-holders the board of directors may elect a general manager, who may or may not be a stock-holder in said company, but if not a stock-holder he is not to be a member of the board of directors.

Until the annual __eeting in 1901 the ouncers of the company will be president, Joseph Watson; vice-president, Mark W. Woods; secretary, Mark W. Woods; treasurer, George J. Woods, and general manager, Daniel Kelly, Joseph Watson, Sara W. Woods, Geo. J. Woods, Geo. J. Woods, Baxiel, Kelly, Until the annual _ceting in 1961 the officers

DANIEL KELLY.