# NOTICE OF DISSOLUTION OF PARTNERSHIP.

Notice is hereby given that the partner-ship heretofore existing under the name of JONES & REED, said firm being com-posed of Allen Jones and Andrew T. Reed, has been dissolved by mutual consent. Andrew T. Reed retiring from the firm and Allen Jones will take over the entire property of the firm, collect all bills and pay the indebtedness of the said firm. Dated at Omaha, Nebraska, July 15th, 1921.

ALLEN JONES, ANDREW T. REED.

# NOTICE OF DISSOLUTION OF PART-NERSHIP OF CRAWFORD AND COMPANY

COMPANY Notice is hereby given that the partner-ship heretofore existing and doing busi-ness under the name style and title of Crawford and Company, and which was composed of John D. Crawford, Robert B. Allen, Lovejoy M. Crawford, Saybert C. Hanger and Orlo V. South, as partners, said organization having been organized on the 25th day of August, 1920, was on the 25th day of July, 1921, by action of the partners, dissolved and terminated for all purposes whatsoever. Dated at Oma-ha, Nebraska, this 8h day of August, A. D. 1921.

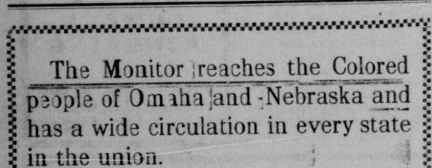
D. 1921. CRAWFORD and COMPANY, a Partner-ship. Per JNO. D. CRAWFORD. President.

To be filed in Co. Clk's, office and published four consecutive weeks in a le-gal newspaper.

## IN THE DISTRICT COURT OF DOUG-LAS COUNTY, NEBRASKA

LAS COUNTY, NEBRASKA In the Matter of the Estate of Otto A. Hempel, Deceased. Foc. No. Order. On this 20th day of August, 1921, this enuse coming on for hearing upon the petition of Mary T. Hempel, administra-trix, praying for a license to sell Lot Six (6), Block Thirteen (13), in Park Forest Addition to the city of Omaha, said property being a part of the above es-tate, for the payment of debis allowed against said estate, and unpaid for want of personal property with which to pay same.

amie. It is therefore ordered that all per-sons interested in said estate appear in Court Room Number. In the Court House in Douglas County, Nebras-ta, on the 25th day of September. 1921 at nine o'clock A. M. to show cause, if any there be, why a license to seil real



estate should not be granted as prayed for in said petition. It is further ordered that a copy of this order be served upon all persons in-terested in said estate, by causing the same to be published once each week for four successive weeks in "The Monitor," a legal newspaper published and printed in Douglas County, Nebraska. By the Court. A. C. TROUP,

A. C. TROUP, Judge. 8-25-3t

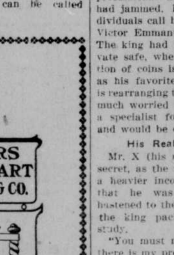
Influence of Toys.

The toy ugly in form, design or color should not be given to children for it

History is the first distinct product of man's spiritual nature, his eachest expression of what can be called thought .-- Carlyle.



OMAHA



said the kng. "I do not need even to damage the

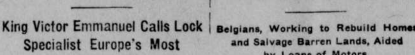
sional air at the safe. cult task, as it is a Chubb Special." said the king, Mr. X inserted the

opened the safe door "Here, your majesty, your safe is

and said: "You are the most danger-ous man I have ever met." Mr. X replied: "I would be were I not hop-

is fame has traveled abroad and he is often telegraphed for to start at a ioment's notice. Before the war he was called many times to Berlin to open the ex-kaiser's safe and he was recommended also to Francis Joseph. who often left his keys inside his secret safe, and would allow no one but

Many Diplomats Call Him.



# Dangerous Man. SERVICES MUCH IN DEMAND

Employed by People of All Nations and Professional Men to Open Safes That Have Jammed-

CAN OPEN ANY

Does It by Sense of Touch. Rome .- The man whom King Victor Emmanuel halls as the most dangerous man in Europe is neither Communist, Socialist nor criminal. He, like his father and grandfather before him, keeps a store where safes are sold. This in Uself is not an unlawful profession, but he inherited from his father, besides the small

store off the Piazza di Spragna, the knack of being capable of opening any safe in the world with the help of a bit of stiff wire. Never in his life has he been forced to break a safe open. He has been

summoned by people of all nations and professional men to open safes that had jammed. But not only private individuals call him; the other day King Victor Emmanuel needed his services. The king had left his keys in his private safe, where his wonderful collec-

ion of coins is kent. He was worried, as his favorite amusement every day is rearranging these coins. He was very much worried until they told him that specialist for safes lived in Rome and would be called to the royal villa.

His Real Name Withheld. Mr. X this real name must be kept secret, as the tax collector would levy

a heavier income tax were it known that he was called to the villa) hastened to the Villa Savoia and found the king pacing up and down the

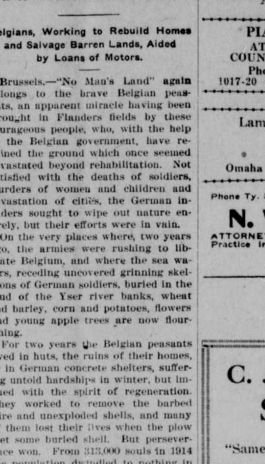
"You must not damage the safe, as there is my precious collection inside," "No, your majesty," replied Mr. X.

lock," Mr. X looked with a profes-"J am afraid you will find it a diffi-

wire, felt with the wire inside, delicately twisted it here and there, then

pened.' The king was very much astopished

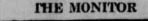
Mr. X is rarely in his store, as





2419 Lake St. Webster 6366

# TENACITY WINS OUT THE MONITOR CLASSIFIED COLUMN PLUMBERS FURNITURE



Regenerating Efforts of Peas-

It has taken Six Years to build up this circulation and we are still growing.

Merchants who desire to reach the best buyers in the community use The Monitor.

.....





Diplomats, lawyers, doctors, all call in when they need a reliable doctor for their safes. When asked how he did the trick. Mr. X said : "It is purely a question of touch. I am like a specialist who, without operating can tell by examining a patient, by touching him what is the matter in side. Jamming of safes is like a case of lockiaw. With my wire I can locate the trouble inside the lock. Besides my experience I inherited from father, who in his time was the only lock specialist in the world." Sometimes it takes five minutes, and often he has to probe for 20 minutes or half an hour, but never in his life has he had to damage a lock in order to open a safe. He is the most ex-

pert lock specialist in Europe and with this talent has remained always an honest man who glories in his profession .- New York Tribune. BURNS HOME TO KILL SIX

Parents Fearing Children Will Be Taken From Them by Aid Society

Decide to Kill Them. Calgary, Alberta,-A confession that he and his wife deliberately set fire to their home, after soaking their four children's beds with gasoline so that all might be burned to death, was made, according to the police, by J. J. Butledge an Innesfail farmer, the on-

ly survivor of his family. The man said he and his wife preferred death to being separated from the children, who, they feared, would be taken from them by a children's aid society. Rutledge knocked one child unconscious to save it pain, then lost his nerve and escaped severely burned. The man is in a hospital, charged

with murder

# Nebraska Civil Rights Bill

Chapter Thirteen of the Revised Statutes of Nebraska, Civil Rights. Enacted in 1893. Sec. 1. Civil rights of persons. All persons within this state shall be entitled to a full and equal enjoyment of the accommodations, advantages, facilities and privileges of inns, restaurants, public conveyances, barber shops, theatres and other places of amusement; subject only to the conditions and limitations established by law and applicable alike to every person.

Sec. 2. Penalty for Violation of Preceding Section. Any person who shall violate foregoing section by denying to any person, except for reasons of law applicable to all persons, the full enjoyment of any of the accommodations, advantages, facilities, or privileges enumerated in the foregoing section, or by aiding or inciting such denials, shall for each offense be deemed guilty of a misdemeanor, and be fined in any sum not less than twenty-five dollars, nor more than one hundred dollars, and pay the costs of

The original act was held valid as to citizens; barber shops can not discriminate ast persons on account of color. Messenger vs. State, 25 Nebr. page 677. N.

"A restaurant keeper who refuses to serve a colored person with refreshments in a tain part of his restaurant, for no other reason than that he is colored, is civilly li-a, though he offers to serve him by setting a table in a more private part of the the Ferguson vs. Give, 82 Mich. 258; N. W. 718,"

Sait Works Fover Preventive. Forkmen attending the pans in sait is are never known to have Is Chins the men as a rule are me