The Former Ordered by the Latter to Stop Attending

priests and their bishops, was carried from there to the archbishops, and finally appealed to Rome, and it has been holy (?) tather has not been carried out by those in authority in New York, simply because the head of that diocese was too intimately connected with the power that the priests spoke out against.

Be this as it may, the fact remains, that Corrigan has not been in favor at Rome for, lo these many years. Gibbons was the "dearly beloved brother." Corrigan was simply the son of a saloon keeper-a politician with a pull-who ference, however, who gets the worst papacy in the New World which, in point of corruption and political influence might eclipse old Rome and the "bag of bones" on the Tiber.

These things were realized. They were all too apparent. And the powers that be set about devising some scheme to humiliate Corrigan.

The first act in the drama was played when Leo XIII sent Frank Satolli to this country with a letter according him unlimited power-sogreat that not even the constitution of the United States could prevent his carrying out his wishes.

The second act was when the Archbishop "ate his own words," and did homage to the ablegate, a short time after his arrival.

The third act is being played. Tammany, Corrigans friend, is under fire. Goff, a friend of our "dearly beloved brothers" Jim Gibbons, Frank Satolli and John Ireland, is pushing the investigation. They appointed Father Ducey to coach the attorney, or to intimidate witnesses into telling the truth-for the fear of eternal damnation is greater than the fear of so broken a reed as Tammany, Mike-that is Mr. Corrigan -saw the turn of tide by the amount of drift, and decided that it was time for the church to let up on itself or it would get its vestments polluted. With that idea in mini Mike commanded Ducey to stay away from "sassy" fellow immediately sent an impudent reply to "his grace"-Mike we tions have culled the following

"I regret to have received this evideace of your excellency's want of appreciation of my persistent devotion and sacrifice in the interest of truth, morality and religion. For years I have felt a Catholic, highly esteemed by Cardthat you should be, next to the holy father now reigning, the greatest factor for good in the whole Catholic world. Unfortunately I am forced to say that here in New York the great power in the work for good and humanity and the Catholic church has been thrown into the country, where he could be to the wind and we are now reaping the whirlwind. I am not the only man who believes and thinks that the greatest opportunity heaven has thus given to the Catholic church since the days of our Lord and his apostles for good, has been sacrificed in the city of New York.

"Had the church openly acted with courage in opposing the corruption and lie church would have gloried throughout the world. Now, Dr. Parkhurst has won.

"Thank God I am able to say that for more than twenty-five years I have as a Catholic priest protested without ceasand its leaders to prostitute the foreign born citizen and the Catholic name."

Father Ducey declared that he was surprised that Archbishop Corrigan should be "pained" at a course which used to legal reasoning. The inference had merited the recognition of the most is, must be, plain to you. It must be as distinguished citizen of the United plain as it is to the few who have States, and continued:

"There is nothing in my course, now that the election is over as you say, that calls for a vindication of the sanctity of the priesthood by you, so far as to the sessions of the Lexow committee have not been open. without permission in writing" from your excellency. I have given my word that I would attend these sessions of this committee to its close when not Lexow investigation, and the best people of our city think and say that most certainly I am doing good work as a citizen by exerting every power to help the Lexow committee to give us good government and secure safeguards for

public as well as private morality." Father Ducey said in regard to the

of the holy see:

the Sessions of

that I would be the last person in your excellency's diocese to place the holy see in a compromising position. I trust you will be pleased to learn that I have in my keeping manuscript throughout the country, and I know your excellency will be pained to learn that I have in my keeping manuscript that I have in my keeping manuscript ominous sounds have been heard even within the walls of the vatican. It be
There is more Catarrh in this section of the country than all other diseases put together, and that while it has many good and see in a compromising position. I trust victuous men and women for communicants, its priests, bishops and archibishops, as a rule, are licentious, in the archdiocese of New York and drunken, dishonest fellows, who would be pounding rock for the state if they your excellency's diocese to place the holy see in a compromising position. I trust victuous men and women for communicants, its priests, bishops and archibishops, as a rule, are licentious, in the archdiocese of New York and drunken, dishonest fellows, who would be pounding rock for the state if they your excellency's diocese for several years, and its ominous sounds have been heard even within the walls of the vatican. It be-

whispered that the decision from the at any further sessions of the Lexow of high and low degree.

Somebody is going to be unearthed if they are not very careful. It may be A Lady Wishes Our Kansas City Ameri-Mike or it may be the Jesuits-and yet the shifting of the scenery indicates that John Ireland, Frank Satolli and thy with the Jesuits. It makes no difbenefit.

never been known in this country.

inal Gibbons, Archbishop Ireland, Mgr. Satolli, and others.

"When the first breath of the storm was felt Mr. Goff was in the city resting from his arduous labors before the committee. His first move was to go more quiet. Then by easy journeys he is, let me see, fifty miles from Baltimore. Well, I cannot be personally quoted for obvious reasons, but Mr. Goff saw Cardinal Gibbons, and if he did not also see the papal ablegate I am misinformed. Then followed some correspondence between Washington and Corrigan to Ducey and the latter's immediate and forceful reply.

"By the way, from a further reading of Father Ducey's letter it seems to me that it is not at all the production of a must sound familiar to those who heard patriotic men and women of your city, Mr. Goff's speeches before the Lexow that have been so kind and courteous committee. Reports are given that to my dear friends in the work, Bishop seem to have been suggested by one and Mrs. McNamara. watched the storm clouds that have been long hovered on the church horizon advance into the sky.

"Corrigan is possessed of a master mind. No one will doubt that. He is Democrats who denounced the A. P. A. my conduct is concerned. I certainly a born fighter and he will not in silence have, by my own course, up to the day see his enemies within the church of election, asserted every power to triumph over him. Father Ducey has have honor reflected on the priesthood. practically defied his archbishop, and ing boss rule and machine politics must I do not know in what way I have ex- the latter will accept the challenge posed myself to receive "canonical ad- Rome before this has heard from New monition" and I can not see why I should York, and will hear again. The war those who thought the Sacramento "be commanded to abstain from going is now on, but so far the hostilities ticket should have been beaten from

followers to lend support to an organ- greatest triumph of the people that has ization founded on corruption, such as been achieved in the state."

will sympathize with the latter."

DUCEY AND CORRIGAN rumor about his attendance at the American public will sympathize with a two to one vote. The result may con-Lexow committee as a representative Ducey is preposterous. The public has vince the priesthood that the threat to lost all interest in the Roman church, expose the names of the order, and "I think it is well known to the apos- It realizes that the Roman Catholic their anathemas have no terrors." tolic delegate and to the holy father church is the most rotten and corrupt

within the walls of the vatican. It be- and citadel of organized opposition to teachers of an infallible church will the action and wishes of 'he holy see.

"I shall be greatly pleased if your excellency will inform me under what canonical rules you forbid my presence at any further sessions of the Lexow of high and low degree.

"I shall be greatly pleased if your cocupy before Dr. Parkhurst declares his work is done. Long live Parkhurst. Confusion on his detractors and the church which is a mecca for criminals will cost you about six cents per pound. BROOKE & CO.

"II-15 1mo

"MOTHERS postage stanges any we will send you a twenty-five cent book containing for fy-Eight Receipts for naking Candy. Sixteen different kinds of Candy without cooking or boiling Fifty-cent Candy will cost you about six cents per pound. BROOKE & CO.

"II-15 1mo

"BURGLE SPONT OF THE STORY gan as a small skirmish between a few the action and wishes of the holy see. occupy before Dr. Parkhurst declares excellency will inform me under what Confusion on his detractors and the canonical rules you forbid my presence church which is a mecca for criminals

can and all Connected With it,

God-Speed. FALL RIVER, Mass. Nov. 8, 1894 .-Jim Gibbons and not Mike Corrigan as THE KANSAS CITY AMERICAN-You the American people have been lead to will remember me as I wrote you while believe, are in close touch and sympa- Bishop McNamara was having his first trouble in your city. He and his wife are on their way back to meet their might, in time, set up and independent of it. The church will bear the odium enemies once more. I do not know just and the American public will reap the when the trial is, but remember that it is some time this month. They are A layman in the Roman Catholic traveling so much from place to place, church whom the papers "down" east that it is hard to get a letter to reach seem to credit with knowing a great them, so I thought the safest way would be to write to you. as I thought you "Within ninty days, unless all signs would be kind enough to hand it to fail, there will be such a warfare on be- them on their arrival. I will not make tween some of the very highest digni- any further apologies for I know that taries of the church of Rome as has you are only too glad to do anything to assist any one that is working "for defer "When Father Ducey said: "Your home and native land." I received a excellency will be pained to learn that I paper, the Independent Loyal American, have in my keeping manuscript evi- of Altoona, Pa., it was full of his ledence from the very hightest authority tures. It seems to me, that the conrecognizing that here in the city of vincing arguments he sets forth, will New York we have had the very front sooner or later open the eyes of the most and citadel of organized opposition to stupid and bigoted person, be he a the action and wishes of the holy see," Protestant or papist. The bishop was he made it impossible for intelligent a great power in the Romish church, readers to forget that the archbishop and he knows the ins and outs of their of this diocese has been more or less vicious trickery. Popery has got some openly charged with organized opposi- thing to fight when it attacks the bishtion to the expressed policy of the holy see, and when Father Ducey declared that the municipal corruption existed with the knowledge, at least, of the church he give emphasis to the fact that one of the most successful of Tammany contractors is closely related by marriage and otherwise with a certain official of the church, whose name it is not necessary to mention.

"Now, Father Ducey has never been liberal in his views, and yet conservative in his remarks to the public, and his letter to Archbishop Carrigan was

"To sutsfy Frances I. To mas, plaintiff."

"To sutsfy Frances I. To mas, plaintiff." tion to the expressed policy of the holy op, for he knows them through and the sessons of the committee, and the his letter to Archbishop Carrigan was taken by the powerful hand of God, he his letter to Archbishop Carrigan was not written, much less given to the public, without inspiration from those public, without inspiration from those ery of Rome and its hierarchy, and I be less than the less t mean-from which the press associa- who have the power to sustain him in think he has kept his vow. And I be- 17th 1884 every position he takes. He attended lieve God had this noble, true, christthe meeting of the Lexow committee in ian woman all ready for a wife and opposition to the archbishops wishes, helper, and together they journey along, but at the request of the counsel for the fighting the battles of their master. I committee, John W. Goff. Mr. Goff is often think how we Protestant Americans should open our hearts to those whom God has sent out from the popish church, to open our eyes so the fearful crimes that popery teaches, and to show how they are continually plotting for the overthrow of our government. Yes, not only open our hearts to them, but our pocket books too, for they have taken their lives in their hands and reached Washington, and Washington are doing a great work for God and our country. God knows that they know all about the evils in the church, and He has sent them out to help us. Let us bid every one welcome that comes into the field to help do the work, to drag the souls out of Rome, and lead them to the Savior that died for them. corrupters of this great city, the Catho- New York, and then, just before Mr. I mean those that are tried and true; Goff's return, comes the letter from are trying to help us to protect the old starry banner, and all of our free and noble institutions, for which our beloved America is noted. I will close thanking you and all of the noble men that are connected with the KANSAS ing against the efforts of Tammany hall priests mind. Phrases are used that CITY AMERICAN, and all the noble

MRS. H. A S.

California News.

The Toesin of Los Angeles, Cala.,

"The dentists of this city are all working over time, in fact nearly all the time, making teeth with which the

can eat their crow." "That the American Protective As sociation has done good work in defeatbe conceded; whether it has gone far enough may be doubted. There are top to bottom. The defeat of Estee was "As I told you at first, a few weeks but a mild rebuke; we did not deserve will see the lines drawn and open strife any greater punishment than the ticket within the church. I am a firm Ro- as a whole with a single exception. manist, but I believe that the result Possibly what has been done is sufprevented by my duties. I know full will be a cleansing of more than one ficient to retire Dan Burns, especially well that I in no way transcend my sanctuary, and never again will the in San Francisco. Sutro has been rights as a priest by my interest in the priests of Rome openly counsel their elected mayor. This election is the

> Tammany Hall. I am not the one to The Democrats of this county put judge between Archbishop Corrigan forward an avowed Romanist for sherand Father Ducey, yet I cannot help iff, one who flaunted his religious affilbelieving that the American public lations as a defiance to the A. P. A's. It weakened the whole ticket and the The supposition in the above that the result is the election of Burr by nearly

WANTED—Agents in each town and county to sell the greatest book of the age, Errors of the Roman Catholic Church and its Influence on the General Government today, with History and Progress of the American Protective association (A. P. A.)

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Notice to Non-Resident Defendant.

Notice to Non-Resident Defendant.

To Laura Louisa Custard: You are hereby notified that on the 27th day of November, 1894. Gideon Custard, plaintiff herein, filed his petition against you in the district court of Douglas county, Neoraska, the object and prayer of which is to obtain the decree of divorce from the bonds of matrimony with you upon the grounds of utter desertion and wilful abandoement of plaintiff for more than two years last pest.

You are required to answer said petition on or before the 14th day of January, 1835.

November 27th, 1834.

GIDEON CUSTARD.

By D. Van Etten, his attorney.

Legal Notice.

In the District court of Douglas county

ebraska: Myron L. Ware, plaintlift, vs. Ida J. Ware

defendant. To IDA J. WARE, defendant: To IDA J. Warr, defendant:
You are hereby notified that on the 22nd
day of October. 1894, Myron L. Ware filed a
petition against you in the District court of
Douglas county, Nebraska, the object and
prayer of which is to obtain a divorce from
you on the ground that you committed
adultery with one Anton J. Proper, at No. 1222
North Twenty-fourth street, in the city of
Omaha, Douglas county, Nebraska, on or
about the 20th ony of June, 1894.
You are required to answer said petition
on or before Monday, the 14th day of January, 1895.
Omaha, Neb., November 26, 1894.
MYRON L. WARE,
Plaintiff.

Doc. 47. No. 149.

Special Master Commissioner's Sale.

Under and by virtue of an order of sale or

To satisfy the sum of twenty-eight and 63-100 dollars (\$28.63) costs herein, with interest thereon from the 17th day of September, A. D. 1894, until paid, together with accraing costs according to a judgement rendered by the District court of said Douglas county at its September term, A. D. 1894, in a certain action then and there pending, wherein Frances I. Thomas was plaintiff and John W. Latham and others were defendants. Omaha, Neb., November 28, 1894. Omaha, Neb., November 26, 1894. CHARLES L. THOMAS.

Special Master Commissioner, Dexter L. Thomas, Attorney, Francis I. Thomas vs. John W. Latham et al. Ex. S. Page 81. Doc. 41. No. 347. 11 30 5

Legal Notice.

In the District court of Douglas county.

Nebraska, Howard W. Charles, plaintiff, vs.

Fred Hansen, defendant.

Notice to Fred Hansen and Hilda Hansen,
non-resident defendants:

You will take notice that on the 21st day of You will take notice that or the 31st day of November, 1894 the plaintiff herein filed a petition in the District court of Douglas county. Nebraska, against Fred Hansen and Hilda Hansea, the object and prayer of which is to foreclose a certain morigage executed by the above named defendants to Eugene C. Bates, and by him assigned to Howard W. Charles, plaintiff herein, upon the following described real estate, to-wis: North twenty-three (23) feet of lot seventeen (17), in block one (1), in Armstrong's First addition to the city of Omaha, Douglas county, Nebraska, as surveyed, platted and recorded. Said mortgage was given to secure the payment of a certain promissory note dated May 22, 1889, for the sum of six hundred dollars (\$600), due and payable in five years from the date thereof; that there is now due upon the said note and mortgage the sum of six hundred doll rs (\$600), with interest thereon at seven (7) per cent, from the 22nd day of November, 1893, and all unpaid coupons to draw interest at ten (10) per cent, per annum. Plaintiff prays for a decree that defendants be required to pay the same, and that said premises may be sold to satisfy amount found due.

You are required to answer the said petition on or tefore the 31st day of December.

You are required to answer the said peti-tion on or before the 31st day of December, on on or tefore the set.
St.
Omaha, Nebraska, November 21, 1894.
Omaha, Nebraska, November 21, 1894.
HOWARD W. CHARLES,
Plaintiff.

Notice to Non-Resident Defendants.

To Margaret Blackmore, Thomas Frederick Blackmore, Mrs. Blackmore, wife of Thomas Frederick Blackmore, E. C. Bates, first name unknown, John H. Bassett and James B.

Frederick Blackmore, E. C. Bates, first name unknown, John H. Bassett and James B. Dickey, defendants:
You are hereby notified that on the 27th day of July, 1894. Harry J. Twinting filed a petition in the District court within and for Doughas county. Nebraska, in an action wherein Harry J. Twinting was plaintiff, and Margaret Blackmore. Herbert Blackmore, Ida E. Blackmore, Thomas Frederick Brackmore, Mrs. — Riackmore, first name unknown, his wife, James B. Dickey, John H. Bassett E. C. Bates, first name unknown, his wife, James B. Dickey, John H. Bassett E. C. Bates, first name unknown, bear and the Collins Gun Company were defendants, the object and prayer of which is to foreclose one certain tax deed upon lot eight is, block "D." of the city of Omaha, (original plate) Douglas county. Nebraska, and to also foreclose a certain tax certificate upon said lot, which said deed and certificate are now owned and held by the plaintiff. Plaintiff asks that in default of the payment of the amount found due that the defendants be debarred and foreclosed of all interest in said premises and that they be sold to satisfy the sum so found due. Piaintiff claims that on September 17th, 1894, there was due upon said tax deed and certificate the sum of three hundred and cighty-one and 54-100 dollars (381.54) with interest at the rate of ten (10) per cent, per annum from September 17th, 1894, and an attorney's fee equal to ten (10) per cent, per annum from September 17th, 1894, and an attorney's fee equal to ten (10) per cent, per annum from September 17th, 1894, and an attorney's fee equal to ten (10) per cent, per annum from September 18th, 1894, and an attorney's fee equal to ten (10) per cent, per annum from September 18th, 1894.

HARRY J. TWINTING, Plaintiff.

HARRY J. TWINTING.

By Saunders, Macfarland & Dickey, his attorneys, Doc. 45. No. 346. U-2:-4

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Notice to Non-Resident Defendants.

To Margaret Blackmore, Thomas Frederick Blackmore, Mrs. Blackmore, wife of Thomas Frederick Blackmore, E. C. Bates, first name unknown, John H. Bassett and James B. Dickey, defondants:

unknown, John H. Bassett and James B. Dickey, defendants:
You are hereby notified that on the 27th day of July, 1894, Harry J. Twinting flied a petition in the District court within and for Douglas county. Nebraska, in an action wherein Harry J. Twinting was plaintiff, and Margaret Blackmore. Herbert Blackmore, ida E. Blackmore, Fnomas Frederick Blackmore, Mrs. Blackmore first name unknown, his wife, James B. Dickey, John H. Bassett, E. C. Bates, first name unknown, Louis Levi and the Collins Gun Company were defendants, the object and prayer of which is to forselose one certain tax deed upon lot seven (7), block "D," of the city of Omaha, foriginal plat) Douglas county, Nebraska, and to also foreclose a certain tax certificate upon said lot, which said deed and certificate are now owned and heid by the plaintiff. Plaintiff asks that in default of the payment of the amount found due that the derendants be debarred and foreclosed of all interest in said premises and they be sold to satisfy the sum found due that the derendants be debarred and orethat the defendants be debarred and fore-closed of all interest in said premises and they be sold to satisfy the sum found due. Plaintiff claims that on September 17th, 1894, there was found due upon said tax deed and certificate the sum of nine hundred and twenty and 02-100 dollars (8020.02) with inter-est at the rate of ten (10) per cent, per annum from September 17th, 1894, and an attorney's fee equal to ten (10) per cent, of the decree and all costs. You are required to answer said petition

You are required to answer said petition on or before the 31st day of December, 1894. Dated November 23rd, 1894 HARRY J. TWINTING.

By Saunders. Macfarland & Dickey, his attorneys. Doc. 45. No. 341, 11-23-4

Notice.

Clara T. Yale and ——— Yale, first name unknown her husband, will take notice that on the 21st day of November, 1894. Philip L. Johnson, plaintill herrin, filed his petition in the District court of Douglas county. Nebraska, against said defendants, the object and prayer of which are to foreclose a certain tax certificate upon lot three (3), block three (3), Redick's Park addition to the city of Omaha, dated July 1st, 1892, for the sum of eight and 40-100 dollars (88-30) and the farther sum of twenty-eight and 22-100 dollars (28-22) subsequently paid the enumer together with interest at the rate of twenty (30) per cent, per annum upon said sums from the dates of their respective payments for two years and at the rate of ten (10) per cent, thereafter, for which amounts together with costs of this action plaintiff prays for a decree foreclosing said premises and ordering the same to be sold to satisfy the amount found due.

ound due.
You are required to answer said petition
n or before the list day of December, 1894.
Dated November 20th, 1894.
PHILIP L JOHNSON.

By Saunders, Macfarland & Dickey, his at-torneys.

Legal Notice.

In District court, Douglas county, Ne-braska, Soren T. Peterson, plaintiff, vs. Jacob Kendis, Leah Kendis, George Grymps Wand Ida utherick, defendants: Wand Ida unterick, defendants:
The above named George Grymps, nonresident defendant, will take notice that on
the 18th day of January, A. D. 1894, plaintif
herein flied his petition in the district court
of Douglas county. Nebraska, against said
defendants, the object and prayer of which
is to foreclose a certain mortgage executed
by Jacob Kendis and Leah Kendis upon for
number sixteen 166, in block number three. by Jacob Kendis and Lean Kendis upon jot number sixteen (16), in block number three (5), in Arbor Place Addition to the city of Omaha. Douglas county, Nebraska, to secu e the payment of a certain promissory note dated January 19th, 1857, for the sum of \$600, which promissory note is past due and unpaid, and plaintiff prays for a decree that defendants be required to pay the same or that said mortained memisses be sold to hat said mortgaged premises be sold to atisfy the amount found due.

You are required to answer said petition a or before the 10th day of December, A. D.

Dated Omaha, Neb., November 2d, 1884. SORENT, PETERSON By A. Bevins, his attorney.

Special Master Commissioner's Sale.

Under and by virtue of an order of sale on decree of foreclosure of mortgage issued out of the district court for Douglas county. Nebraska. and tome directed. I will, on the 17th day of December, A. D. 1894, at 10 o'clock a. m. of said day, at the north front door of the county court house. In the city of Omaha. Douglas county. Nebraska. seil at public auction to the highest hidder for cash, the property described in said order of sale as follows. to-wit:

Lot number seventeen (17), in block number one (1), in Monmouth Park, an addition to the city of Omaha, as surveyed, platted and recorded, together with all the appurtenances thereto belonging, all situate in Douglas county, state of Nebraska.

Said property to be sold to satisfy John Bassett, plaintiff in the action, in the sum of nine hundred, nine and 80-100 (2008) doilars juggment, with interest thereon at rate of Under and by virtue of an order of sale on secree of foreclosure of mortgage issued out

nine hundred, mine and 80-100 (\$009-80) dollars juggment, with interest thereon at rate of judgment, with interest thereon at rate of eight is per cent per annum from September 17th, 1894, and twenty-eight and 33-100 (\$23.30) dollars costs herein, with interest thereon from the 17th day of September, A. D. 1894, until paid, together with accruing costs ac-cording to a judgment rendered by the dis-trict court of said Douglas county, at its september term, A. D. 1894, in a certain action then and there pending, wherein John Bassett was plaintiff and George S. Weeks and others were defendants.

others were defendants.
Omana, Nebraska, November 15, 1864,
CHARLES L. THOMAS. Special Master Cor Dexter D. Thomas, Attorney, Bassett vs. Weeks et al. De

Notice to Non-Resident Defendants.

To Margaret Blackmore. Thomas Frederick

To Margaret Blackmore. Thomas Frederick Blackmore, Mrs. Blackmore, wife of Thomas Frederick Blackmore. E. C. Bates, first name unknown, John H. Bussett and James B. Dickey, defendants:

You are fereby notified that on the 27th day of July, 1894. Harry J. Twinting filed a petition in the District court within and for Douglas county. Nebraska, in an action wherein Harry J. Twinting was plaintiff, and Margaret Blackmore, Herbert Blackmore, ida E. Blackmore, Thomas Frederick Blackmore, Mrs.

Blackmore, district Blackmore, its name unknown, his wife, James B. Dickey, John H. Bassett, E. C. Bates, first name unknown, Louis Levi and the Collins Gun Company were defendants, the object and prayer of which is to foreclose one certain tax deed were defendants, the object and prayer of which is to foreclose one certain tax deed upon lot six \$6 brock "D," of the city of Omaha, original pint) Douglas county. Nebraska, and to also foreclose a certain tax certificate upon said lot, which said deed and certificate are now owned and held by the pinintiff. Plaintiff asks that in default of the payment of the amount found due that the defendants be decorred and foreclosed of all interest in said premises and that they be sold to satisfy the sum so found that they be sold to satisfy the sum so found due. Plaintiff claims that on September 17th, 184, there was due upon said tax deed and certificate the sum of twelve hundred and three and 30 100 dollars \$1253.30 with inter-est at the rate of ten (10 per cent. per annum from September 17th, 1898, and an attorney's fee equal to ten (10) per cent of the decrees

fee equal to contain and all costs.
You are required to answer said petition on or before the sist day of December, 1894.
Dated November 25rd, 1894.
HARRY J. TWINTING.
Plaintiff.

By Saunders. Macfarland & Dickey, his attorneys. Doc. 45. No. 344. II-23-4

Legal Notice.

Nels Hendrickson will take notice that on the 20th day of September, 1891, Edmund Bartlett, a Justice of the Peace of Douglas county, Nebraska, issued an order of attach-Bartlett, a Justice of the Peace of Douglas county, Nebraska, issued an order of attachment for the sum of \$24.00, in an action pending before him wherein Axel Meyer is plaintiff, and Neis Hendrickson defendant; that property of the defendant, consisting of one sewing machine, three upholstered chairs, one divan, one center table, one bundle of carnet and two oullies, has been attached. carpet and two quilts, has been attached, under said, said cause was continued to the 2nd day of December, 1894, at 10 o'clock A. M. Omaha, Nebraska, Nov. 19th, 1894.