a trial committee was appointed to try that does not give that class a right to the parties charged. Cronin, strange raise a mob and suppress freedom of to say, was a member of this trial com- speech, and with brick lats and stones mittee, though he was one of the per beat out the brains of those who dare sons making the charges. There was speak the truth. That may be papal a terrible scene when his appointment argument, but that is not the way inhad to put up with him in the end.

trial committee had adjourned, and pists have to ask for the police and Cronin was back in Chicago. The military to scatter Protestant mobs and ex-cutive had refused to sustain the protect their lecturers and priests from action of the trial committee by a ma- violence and murder, if they come be jority of one, and there the affair stood. fore the public? No. no. Mobs and But Cronin would not let well enough riots, to suppress free speech, or prealone. He had been talking very vent a lecture on a particular subject, plainly, and denouncing Sullivan right to hide corruption, is un American and and reft. I figured in this trial by un christian. It is barbarian. furnishing Sollivan with affidavits for his defence. Croninafterwards charged have to get a permit from the civil au-Sullivan with getting me admitted into thorities to lecture or preach a sermon? the organization, and with putting me Never! Almighty God, the continental into a position of trust. This did not congress, and a heroic, patriotic army, man in the eyes of Sullivan. Doubtless | hands of tyrangy to cut it down? Never he possessed much information, the This is the land of freedom, freedom to of recent inquiry. Cronin was foully despotism, must fight it out in oper Cian, were convicted and sentenced to penal servitude for life."

make Republicans hang their hears in shame? Is it not enough to make Pro will rebuke the party for its unholy alliance with the criminal classes; probably sooner than the blind leaders anare relegated far to the rear. Unless this is done Protestants should take is elected, and then go to the convention and nominate men who can be trusted, and place men on the central committee who are not a disgrace to their party. Agitate this question, and carry it out next election time. This year matters cannot be helped by causing a disturbance, but give your over to the civil power to be executed. party leaders to understand that you, See canons 20 and 21. The whole hisfree men and loyal citizens, will not tory of Rome accords with this. It is tolerate such truckling to the vicious classes. We say, agitate this question, and do not stop until the depraved and they express their admiration of Amerlawless element of the population be- ican institutions. Don't believe them. come the ruled instead of the rulers. Agitate until the merchant, the me- she is today, and will continue to be chanic, the preacher and the deacons till the angel of God declares that she mained of George A. Bennett. have as much influence in the affairs of has fallen, to rise no more. thugs and the boodlers pessess today. Agitate! until your political party will not nominate a man to get the Roman Catholic vote under the plea that the ences under the banner of freedom! candidate is a German, an Irishman or B.th sides of a contradiction cannot be a Polander. Agitate! for purity, for loyalty and for freedom in politics. Agitate! or your country and its institutions will pass to papal control.

## THE SAVANNAH MOB.

## Able Writer.

WICHITA, Kas., March 2, 1895 -Editor THE AMERICAN: L'enclose some nah. My article is not very elegant, There has been many strong, clear, excellent articles in it during the winter. If all the people in the United States would read THE AMERICAN for a few that Rome is the mother of harlots.

a lecturer or minister ask of mayors by bringing them the necessaries of and magistrates for a permit to lecture life. or preach a sermon in this land of free-

was made known, but the convention telligent freemen reason. Do Protestants raise riots and howl for blood in "At the time I left for Europe, the order to suppress discussion? Do pa-

Does any priest or prelate of Rome

help matters, and altogether Cronin planted on American soil the tree of proved himself to be a very dangerous liberty. Shall we permit the yandal publication of which would damn Sulli- do right and tell the truth. Light and van forever. What followed is a matter | darkness-truth and error-liberty and murdered, and Sullivan, with others, field. We fought for liberty and won was charged with participation in the the victory. Shall we have to fight crime. Soilivan was released, but the battle over again? Popes and three men, well known members of the relates may hurl their anathemas atp Protestants and their christian libertics and free schools, yea, with bitter Such is LeCaron's history of Alex- tongues, send them all to pandemonium. ander Sullivan. Is it not enough to and no one will molest them. A sensible Protestant may cast the smile of contemp; at the false, tyraunical claims of the "praste," but would scorn to reply estants stop and think to what point with a brick bat argument. That they are allowing politics to run? It branch of argument is learned in the is, and they will think. Some day they Roman school of tactics. The late riot at Savannah, Ga., was an attempt to rob American citizens of their liberty of speech by intimidation, threatened violence and murder. We want to know if ticipate, unless such dangerous and our country is to be kept in a continual unprincipled men as Alexander Sullivan uproar by lawless, anti-liberty riots? cally to "keep her hands off." Who is responsible for these riots? We answer, matters into their own hands. They the Roman Catholic church. The cause should hold a caucus, put up a ticket of mobs is not in our free institutions. and go to the primaries and see that it It is not in the spirit and doctrines of in the religion of the "meek and lowly apostles, for that is the religion of love and forbearance, and not the religion of the inquisition, persecution and murder.

The "canon law" of Rome claims the right of the church to condemn heretics (Protestants) to death and turn them the character given her in prophecy. No intelligent person need be deceived by the honeyed words of prelates when "Know one, know all." "Semper eadem" is the motto. What Rome has been,

Come, now, let us reason together like men, like christians. Come Mgr. Satolili, Leo, and all ye prelates, lay down your brick bats, sell out the 'Sixteenth to Cuming, west on Cuming down your brick bats, sell out the 'Dente that John Market Cabus. By a compared to the banner of freedom. By the sides of a contradiction cannot be true. If you are right, it can be proved. If Protestantism is the religion of the Son of God, we can prove it to ne true from the Bible. Why? Because all evidence is on the side of truth and in the nature of things. There can be no true witness, no real evidence to prove that a truth is a lie or that a lie is a truth. There is a fatal error somewhere. If the martyrs, the saints of Jesus were right, Rome is "Babylon the grant," and her doom is written. Americans, be true, true to God, true dony proving the grant, and her doom is written. Americans, be true, true to God, true to your country, and the "olessed and only potentate" will lead you to victory.

A Neble Woman.

The efficient, well known, and talent.

The efficient of the charge of the following residuations. Where the report of the following residuations. Any such that the control of the form and the foll state as the gamblers, the saloon | Come, now, let us reason together keepers, the pimps, the priests, the like men, like christians. Come, Mgr. It Furnishes a Fruitful Theme For an that a troth is a lie or that a lie is a views of the late papal mob at Savan | the great," and her doom is written. but comes pretty near the truth. I to your country, and the "olessed and think THE AMERICAN grows better, only potentate" will lead you to victory.

The efficient, well known, and talentweeks, Rome would have few sympa- ed young lady now occupying the posithizers How she can have any as it is, tion of state secretary of the W. A. P. is a mystery. I expect to leave Wichita A. has, for the past week, been doing soon, and reside at another point in her utmost to relieve the poor and af-Kansas where my library is, but I will flicted who came under her notice One continue to send something occasional of her recent visits was to a family livly. I want to make all Americans see ing at 1732 Tracy avenue. It is needless to say that it is not necessary for The late riot and Roman Catholic a lady to be dressed in the garb of a mob raised to kill ex-Priest Slattery, or sister of charity, in the garb of a sister prevent the delivery of his lecture on of St. Francis, or in the garb of any sec-Romanism, leads us to ask, is this the tarian creed whatever, to enable her to land of liberty of which we have heard extend help to the needy. May God so much-civil and religious liberty? bless Miss Florence McNamara, and divine will, has seen fit to remove from citizens of Jackson county such legisla-Have not men the right-natural, moral those with whom she is associated, in and constitutional-to discuss publicly the good work now going on. They all questions in politics and religion- will eventually counteract that prejuyea, every question concerning the best dice, that narrow-mindedness, that feelinterests of the nation? They certainly ing of bigotry which should belong to have. It was for this our fathers sac the past, and not prevail in this our rificed their lives on the field of battle. Nineteenth century. Honor to whom and patriotic citizen, one whose hand and shall we surrender these inalien- honor is due, and may the Creator was ever ready to help a fellow man in to him. This each and everyone of us able, blood-bought rights at the de- shower down His choicest blessings on mand of priestly tyranny and a horde that lady who in a blinding snow would of deluded followers? They are con- face the elements in the cause of hustitutional rights. Why, then, should manity, and contribute to their comfort Rescue Council No. 1, American Pro- we comed as one who stood up boldly,

dom? Well, that is one of the signs of the times that there is in this land an return to Italy. If that happens it is rowing wife, father, brothers and element, a spirit, a class of people hos an acknowledgement to the world that sisters, in this their sad hour of afflicelement, a spirit, a class of people hos an acknowledgement to the world that tile to our institutions and will not tol- his mission was a failure, and that he Resolved. That this preamble and erate freedom of speech, because their was not equal to the occasion. But resolutions be spread upon the minutes principles and practices will not bear the secret agents of Rome, the Jesuits of this meeting, and that a copy be sent magnificent hall last Thursday evening,



GEORGE A BENNETT.

BENNETT-George A. at his home, No. 229
N. Twenty-sixth street, Saturday. March
2, 1825, aged 29 years, I month and 5 days.

American Lodge No. 221, L. O. 1., at George A. Bennett was born on Wolf its regular meeting held Tuesday even-Island, Ont., January 27, 1856. He reling, March 5, 1895; moved from there to Buxton, Ont., and from there to Plymouth, Mich. In 1878 God, in his infinite wisdom, to remove he came to Omaha, where he has re- life our highly esteemed brother, sided since, with the exception of a few George A. Bennett; and months he spent in Lincoln in 1879. He engaged in business, that of horseshoeing, in 1883, and left it only after of our order and advocate of the principles of our order and this city an honest, the citizens of this county elected him upright patriotic citizen, and his wife to the office of sheriff in 1891. He held a devoted husband; therefore, be it the office one term, and was defeated for a re-election through the slanderous for a re-election through the slanderous by tender our heartfelt sympathy to attacks of the Bee. After leaving the the wife of our deceased brother in this office of sheriff he resumed his place at her sad bereavement; and be it further the anvil, and began life anew where It is time for us to tell Rome emphati- politics had interrupted it. At the time he consented to allow his name to these resolutions on the minutes of this be used as a candidate he was regarded meeting, and that a copy be sent to the as an athlete who could vanquish all comers; yet barely a year and a half has passed since he was first assailed INDICTMENT OF EX-JUDGE ELLER Protestantism, and we are sure it is not by the Bee, yet the iron had touched the quick, and, being innocent of the Jesus," as taught by Peter and other charges, he took them to heart and pined and drooped to death.

His funeral was held from Odd Felwas attended by thousands of peoplethe stair-ways, while an equal number stood in the streets below. The hall was panked with flowers, and the casket was almost covered with the pretty fragrant things.

The funeral sermon was preached by Rev. C. W. Savidge, songs were sung by the T. K. Quartette, while the Odd Fellows had charge of the remains. After the services were over, the lid of the coffin was removed, and his friends took a farewell look at all that re-

The funeral cortege contained 500 men and about 135 carriages, and pro gramme. ceeded south on Fourteenth to Douglas.

To say that the entire American January 22 23, 1895; community mourns his death, and resolutions be sent to the state presi sympath zes with his lovable wife and dent, C. P. Johnston, and the state sec his other relatives in their hour of retacy,

## Resolutions of Sympathy.

HALL OF RESCUE COUNCIL, No. 1. A. P. A., March 4th, 1895.-At the last meeting of Rescue Council No. 1, A. P. A., the following resolutions were introduced and unanimously adopted:

WHEREAS, The Supreme Ruler of loved friend, the Hon. George A. Bennett; and; WHEREAS, We, the officers and mem-

bers of Rescue Council No. 1, A. P. A. feel that in his death, we have lost an untiring worker in the cause we advocate, and this city a highly esteemed be cherished for his honesty, upright, many characteristics; therefore be it ueath or our beloved friend, George A.

discussion and the light of day. But have always falled-except in murder. to the wife of our deceased friend.

The following preamble and resolu-

WHEREAS It has pleased Almighty from our midst and the busy cares of WHEREAS, In the death of Brother

George A. Bennett we lose an ardent Resolved, That we, the members of American Lodge No. 221, L. O. I., here-

Resolved, That the secretary be instructed to drape the charter of this ledge for thirty days, and to spread wife of our deceased brother, and that they be published in THE AMERICAN.

## Appears to be Born of Political Spite And

The indictment returned by the grand jury charges that Judge Eller lows hall Tuesday. March 5, 1895, and has converted to his own use 95 cents of one person, \$2.04 of another, 30 cents of two thousand being in the hall and on another, \$1.45 of another and continues with like amounts, until the aggregated amount is \$53 56.

Revenge.

It is perfectly safe to say that there is no truth in the charge, and people who are acquainted with Judge Eller, and know anything of his manner of conducting the office take no stock in the charge against him.

There has been a continued attempt to destroy his reputat on for more than a year, emanating from political enemies, and the procuring of this indictment is undoubtedly a part of the pro- pany.

## Endorse Their Officers.

d at the last state convention, held this action

"RESOLVED, That a copy of these Will D Newton, and that a affliction, is not putting it too strongly. copy of the resolutions be spread upon the minutes of Council No. 1. FRED L. TIDD.

SEAL. President. GEO. B. MILES,

Secretary."

## Hon. Harry H. Hinde.

Representative Harry H. Hinde, who has, as a member of the Missouri legisthe universe in the exercise of His lature, endeavored to obtain for the our midst our highly esteemed and be tion as they were asking for, will have charge of The AMERICAN in Kausas City after this week. He has done his best for the people; this cannot be gainsayed. He has given his individual attention to their interests, and has been faithful to the obligation entrusted distress, and one whose name will long must acknowledge, and when on his return he will once more assume com-Resolved, That we, the members of mand of THE AMERICAN, he will be tective Association, have heard with fearlessly and above-board and prodeep regret and profound sorrow of the claimed himself a true American for Bennett, and hereby express our sincere America and an exponent of American

## Open Meeting,

Council 40 A. P. A., Kansas City, Mo., held an open meeting at their

Kansas City being present to hear ex-State Senator Clark discourse on superstition. Many of our most pronounced and prominent members were present to attest by word and set that they were in hearty accord with the principles De inculcated by the American Protective Association, and loudly applauded the honorable senator as he rehearsed the different superstitions of the Buddhists. Mahammadoes and Catholics, and showed to every enlightened mind that superstition had been the course of civ-Ilization, and what remained for our people to do was to educate themselves and their fellow man, and when that was done superstition and superstitious ideas would have passed away, and a future would reveal itself to us attesting the supreme being in all things.

### A Lively Corpse.

The membership of Council No. 40, A. P. A. of Kansas City, Mo., continues to increase, and as a matter of course they will have to look around for a new hall. The present membership is in the neighborhood of 1,600.

How is this? Chiniquy's "Fifty Years in the

Church · f. Rome," \$2.50; THE AMERICAN one year, \$2.00; Both for \$2.50.

## For Sale. .

One-half interest in a good paying printing office. Party must be a practical printer. Address, "Printer," care

AMERICAN office, 807 Main street, Kan sas City, Mo.

# **//Pond's** Extract

IS WORTH ITS

## WEIGHT IN GOLD

cures Female Complaints,

Neuralgia, Piles, Sores,

Bruises and ALL PAIN.

### CHEAP SUBSTITUTES DO NOT CURE.

Rotting Company of Humboldt, Iowa and T. W. Rogers, Trans-urer of said Com-

JOSEPH W. RUFFNER

Covell, Churchill & Winter, attorneys for plaintiff. 18-4

#### Notice to Non-Resident Defendant. In district court in and for Douglas county

Plaintiff. | Docket 49; No 201

Marcus P. Mason. Notice for Publication. Decendant. To Marcus, P. Mason, non-resident defend-

To Marcus P. Mason, non-resident defendant:

Marcus P. Mason will take notice that George W. Coveil, of the county of boughts and state of Nebrisska, did on the 12d day of March, 1808, life his petition in the office of the Clerk of the district court of and far boughts county, against said Marcus P. Mason, setting forth tent the said Marcus P. Mason, setting forth tent the said Marcus P. Mason was indefined to the said George W. Coveil in the sum of \$250.00 as a balance due nim from Marcus P. Mason for the some of \$250.00, with interest thereon at seven per centum, per annun from July ist 1898. That on the same day the plaintiff also filed an affinized for attacherent to said cause asking that real estate belonging to said Marcus P. Mason, situated in the county of Doughasand state of Nebraska, be attached and appropriated, by the provisional remove if

Kilby Place addition to Condia, and lots 1, 8, 1, 10 and 11, 10 block 2, in Carthage addition, and lots 1, 4, 8, 12 and 14, in block 3, in Carthage addition in Carthage addition to Omaha, in Thoughacounty Neuraska, has been attached in said cause, and him been taken by attachment in said cause to pay the claim of the said plaintiff against said defendant. The said Marcus P. Mason is further notified that he is required to appear and answer the plaintiff's petition in the aforesaid cause, on or said petition will be taken as true and judgment rencered accordingly and said attached property will be sold to pay such judgment and the costs of this action.

3-8.4 Plaintiff.

the finest element of Americanism in Churchill & Willer, attorneys for plaintiff

### Special Master Commissioner's Sale.

Under and by cirtue of an order of sale on decree of foreclosure of mortgage issued out of the district court for Douglas county. Nevaska, and to me directed, I will, on the 2th day of April, A D. 1895, at one o'clock p, m of said day, at the north front deer of the county court house, in the city of Omaha Bouglas county. Nobraska, will at public auction to the highest bidder for cash, the property described in said order of sale as follows, to will.

Commencing at a point fifty five (35) feet

follows to wit;
Commencing at a point fifty five (35) feet south of a point one hundred and ninety-eight (18) feet west of the north east corner of let forty six (40) in S. E. Rogres: plat of Okabona, thence runeing south twenty-seven and one-half (25) feet, thence west one hundred and thirty-two (45) feet, thence north twenty-seven and one-half (27) feet, thence east one hundred and thirty-two (42) feet to place of beginning, teling a part of Okabonas, an addition to the city of Omaha and attracte in Bouglas county, state of Nestraska.

and situate in Bouglas county, state of Nebraska.

Said property to be sold to satisfy J. W.

Squire, trustee, plaintiff herein, the sum of nine. Itimated ninety four 20-20 dollars 1824.00 judgment with interest thereon at take of an one half so, per cent, per annum from September II. 1894, and forty and 45-190 dollars 180-45 with ten did per cent, interest from said date.

To satisfy other liene upon said described premises in the order of their priority as ordered by the decree of foreclosures issued out. It this court in this cause.

To satisfy the sum of forey-six 18-100 dollars 180 second herein with interest thereon from the 171n day of September, 1804 until paid, begether with accruing costs according to a judgment rendered by the district court of said Douglas county, at its September term, A. D. 1804 in a certain action then and there pending, wherein J. W. Squire, Trustee, was plaintiff, and Sarah M. Press and others were defendants.

Omaba, Nebruska, March 4, 1965.

CHARLES S. ELGUTTER.

Special Master Commissioner, et al. Doc. 41: No. 301.

Special Master Commissioner's Sale.

# Special Master Commissioner's Sale.

Special Master Commissioner's Sale.
Under and by virtue of an order of sale on decree of foreclashing of mortrage issued out of the district court for Douglas county, Nebraska, and to no directed. I will, on the 11th day of April, A. D. 1805, at one o'clock P. M. of said day, at the East front door of the county count house, in the city of Omaha, Douglas county, Nebraska, self at public auction to the highest bidder for cash, the property described in said order of sale as follows, to wit:

Lot two ch in block one if of Mayne Place, an addition to the city of Omaha, in Douglas county, Nebraska.

Said property to be sold to satisfy P. L. Johnson, plaintif herein, the same of three hundred lifty-seven and 73-489 dollars (857,74) indenent with interest thereon at rate of seven (7 per cent, per annum from September 17th, 1894, and sixty-eight and 19-190 dollars (858,19) coats herein, with interest thereon from September 17th, 1894, together with accruing costs according to a indenent rendered by the district court of said Dunglas county, at its September term, A. D. 1894, in a certain action then and there pending, wherein P. L. Johnson was plaintiff, and Joseph P. Thompson and Reuben W. Ross, executors of the estate of Beuben Ross, deceased. Francis I. Thomas, Dexter L. Thomas, Andrew Miles, executor of the estate of John L. Miles, deceased, and James Thompson were defendants.

Omaha, Nebraska, March., 1885.

GEORGE W. HOLBBOOK.

Special Master Commissioner's Sale.

# Special Master Commissioner's Sale. Under and by virtue of an order of sale in decree of foreclosure of mortgage issued out of the district court for Bouglas county, out of the district court for Bouglas county, Nebraska, and to me directed. I will on the lith day of April. A D. 1816, at one o'clock p. m. of said day, at the East front door of the county court house, in the city of Omaha, Douglas county. Nebraska, sell at public auction to the highest bidder for cash, the property described in said order of sale as follows, towit: The south eighty two 80 feet of lot thirty-six 28 in S. E. Rogers' Okahoma addition to the city of Omaha, Douglas county, Nebraska.

prasta.
Said property to be sold to satisfy P. L.
Ishnson, plaintiff herein, the sum of sine
hundred cleven and SI 100 dollars (SPILSI)
nuigment with interest thereon at the rate of Notice to Non-Resident Defendants.

Joseph W. Ruffner.
Plaintiff.

The Mineral Springs
Bottling Company of
Humboldt. Inwa. and
T. W. Rogers, Trassurer of said Company.

Defendants.

To the Mineral Springs Rottling Company of Humboldt. Lowa, and T. W. Rogers, Trassurer of said Company of Humboldt. Inwa. and T. W. Rogers, Trassurer of said Company of Humboldt. Inwa. and T. W. Rogers, Trassurer of said Company, non-resident defendants.

To the Mineral Springs Rottling Company of Humboldt. Lowa, and T. W. Rogers, Trassurer of said Company, non-resident defendants.

To the Mineral Springs Rottling Company of Humboldt. Lowa, and T. W. Rogers, Trassurer of said Company, non-resident defendants.

The Mineral Springs Rottling Company of Humboldt. Lowa, and T. W. Rogers, Trassurer of said Company, non-resident defendants.

Company Company of Humboldt. Lowa, and T. W. Rogers, Trassurer of Said Company, non-resident defendants.

Saunders Macfarland & Dickey Attoracy Johnson vs. Murphy et al. Doc 4, No. 21.

### Notice of Incorporation of James A. Clark Company.

Notice is hereby given that a corporation has been organized under the general statutes of the state of Nebraska. In the a anner and for the purpose here mafter specified, and its articles of morporation were on the 18th day of December, 1894, Bled in the office of the county clerk of Douglas county, Nebraska. ARTICLE L

The name of the core ration is "James A. Clark Company," an its principal place of transacting its imminess is in the city of Omains, Douglas county, Nebrasa. ARTICLE II.

ARTICLE II.

The general nature of the business ty be trussed by said our oradion shall be buying and a film favor froduce Fruits Nuts, Butter Fass Chickens, Turkeys, Bucks, Butter Fass Chickens, Turkeys, Bucks, Business Chives and all war rowls and Arinals Also to buy not sell to above named produce on commission business and to fact to do a general commission business and the corpor tion shall also have the power and authority to buy, construct, cent or lease necessar real estate and buildings to carry on its business and to bind or moragage the same.

## ARTICLE III

The authorized capital stock shall be five thousand dollars (\$5,00000 divided into shares of one hundred dollars (\$50000 each and to be fully paid up at the time of issuance. The existence of this corporation shall commence on the 18th day of December, 18th and continue during the period of twenty (20 years, unless sooner dissuived by a vote of the stock holders holding two-thirds of the capital stock issued.

AUTICLE IV. ARTICLE IV.

The highest amount of indebtedness to which said respectation shall at any time subject itself shall not be more than an imount equal to two-thirds of its paid up capital stock, and in no event shall the private property of said stock-holders be liable for the indebtedness of said corpora-

The officers of said corporation shall be conducted by a board of three directors: President, Vice-President, Secretary and Frensurer.
In restlmenty whereof, said Janes A Clark

Commany have caused this notice to be prepared and published.

JAMES A CLARK COMPANY.
By James A. CLARK.

B. HATERIN.

### THE WESTERN TRAIL is published quarterly by the CHIC (60, ROCK ISLAND & PACIFIC RAILWAY.

3-15-4

It tells how to get a farm in the West, and it will be sent to you gratis for one year. Send name and address to "Ed-Hor Western Trail, Chicago," and receive it one year free.

JOHN SEBASTIAN, G. P. A.

