

Sherman Unmuzzled.

The Jesuit, Thomas Ewing Sherman, who, by the way, resembles his mother so much, and the illustrious man, whose name he bears, not at all either in form, lineaments or character, has once more appeared in the lecture field, with the object in view of convincing the ignorant and credulous that Jesuitism, so far from being a thing abhorrent in doctrine and loathsome in practice, needs only a rimbuss and a pair of wings to make it divine. While the wily "father" dwelt fulsomely and artfully at Cincinnati upon that recent Satollian invention, papist loyalty to the state, and with true Jesuitical subtlety recoupled the principles of the papacy with those of our glorious Union—at least to his own satisfaction—he carefully avoided all reference to the "bullets instead of ballots" of his Chicago speech. If we are not misinformed, it was this slip of the tongue, whereby he advocated the time-honored doctrine of the papal church of shooting down those who dared to raise a voice against the practices or principles of the papacy, that sent him into monastic retirement for a protracted period and prematurely exploded the bomb of bloody Romish intention beneath the applauding heels of over-confident Protestant auditors. But Sherman is cut again, it seems, after a season of discipline at the hands of his superiors, with a tongue trained to less honesty and more pure Jesuitism than what it was at Chicago. "He who would attain the end must use the means," is a verbatim translation of the Jesuit motto. The end desired by the pirates of popish sacerdotalism is the conquest of America, the prostitution of the will of the American people to the dictates of an Italian priest, and the enthrallment of the liberty of person and conscience in the bonds of papal superstition. The "bullets" "means" used at Chicago has evidently proved impossible to the desired "end." The alopathy of unadulterated Romanism sticks in the American gutlet and will not stay upon the stomach of the free-born and liberty-loving, so the sugar-coated capsules of Jesuitical homeopathy are substituted and Sherman is the doctor. Of all the crowds who flocked to hear the Jesuit lie so glibly and unctuously, how many have ever read an impartial history of Ignatius Loyola and his assassin crew? How many know these black-coated and still blacker hearted hypocrites as the historically recorded companions of despots, tyrants, bigots, adulterers, and bestial wretches clothed in power—the sworn enemies of every human impulse which grasps at individuality or freedom of conscience or expression? Mr. Sherman's stock in trade is misrepresentation and Jesuitical craft, most marketable commodities when peddled among those who know nothing of one or the other.—Patriotic American.

Disguised.

MR. PECCI:

There was a man upon the earth Who was so very wise; He jumped upon a turtle's back, A monkey in disguise. And when he saw the people laughed, With all his might and main He put the turtle on his back, And then they laughed again.

You, with your church, have been trying to push a monkey sort of religion upon the intelligent public, by putting it upon the back of a political turtle to carry it on to success, but it has caused you and the said church to be ridiculed by the people who are able to think for themselves. You have some of the most ridiculous tenets ever thought of by man.

Again, you have taken upon you a charge of the secular affairs of the world, and want the people to accept you as their temporal ruler; but this is found to be ridiculous also, and the scheme works like a tide-mill—the people laugh whenever you work it. You should not attempt to carry the political turtle.

ALEPH.

The Press and the A. P. A.

It appears that the press of the State of Missouri, like that of other commonwealths, is at times decidedly timid. Evidence to that effect is ample, but was never more patent than when the papers recently refused to publish the following:

St. Louis, Mo., Oct. 14.—The American Protective Association of America, represented by its national officers and other representative members from different states, assembled in convention, send greeting to the A. P. As. of Nashville, Tenn., and bid them Godspeed in their noble and patriotic work of riding their beautiful capital city of Roman rule. Down with papal domination and hurrah for America!

"Resolved, That a copy of this resolution be forwarded to the American Protective Association of Nashville and to the press of St. Louis by the secretary of this convention."

The resolution was passed unanimously in St. Louis, but, even though furnished the press, was not published. It looks as if the press of St. Louis is wearing a good-sized collar adorned with a triple crown.—Sunday Sun.

Schlader the Healer.

We are informed by a Roman Catholic that Schlader the healer, of Denver, Colo., was at one time a Roman Catholic, and was ready for the priesthood, but for some reason did not receive orders. He said that one Roman Catholic priest declared Schlader got

his power from the devil, while most of the Romans are opposed to the priest. Now, the question will arise among the Romans: "How can we manage this affair so as to make the world believe he is a Roman Catholic or has a St. Ann's home, or something of that character?" It is a wonder they do not claim that he stands over the grave of some Roman Catholic saint, and therefore has the power. Nothing is too good for Rome—the hog peculiarities are always prominent among the papal parasites. E. P. UNUM.

Carry a Crucifix.

While G. Baldy Swift is devoting all of his spare time to the giving away of the lake front, the enforcement of the city's ordinances are left to take care of themselves. On page 130 of the supplemental laws and ordinances of the city of Chicago is an ordinance which was passed January 29, 1891, and which contains the following: "Every street railway car run over any line in the city shall be heated to a degree making it comfortable for passengers during the months between September and May. That the penalty for violation of the ordinance shall be a fine of not less than \$25 or more than \$100 for each day and for every separate car not heated as provided by the ordinance."

Now, as Chicago is "up to her neck" in debt through the manipulations of various and varied Democratic and Republican business (?) administrations, the opportunity presents itself whereby the city could derive quite a revenue from the enforcement of the above ordinance. Taking the smallest number of cars and figuring on the minimum line, and the street railway corporations owe the city \$1,000,000 for violations of the ordinance for the month of October. The chief of police says the police force cannot enforce the ordinance or make any move without instructions.

This may account for many of the "hold up," "hold out," "stand and deliver" and "fork over" meetings which have been held recently in various parts of the city. As the "force" cannot move without instructions, and there is nobody to give instructions, as a consequence everything is standing still, except the burglar, thief, thug, pickpocket, highwayman and our city fathers who draw \$3 per week for passing just such ordinances.

The nightly assaults and robberies have been so numerous recently that the chief issued instructions to the "force" to stop all belated citizens after 12 o'clock and ascertain their business. This order only inconveniences those citizens who do not keep posted.

As the complexion of the "force" has not changed materially from what it was under former administrations, the same old scheme is used, that was worked successfully when a similar order was issued once before. Instead of going "armed to the teeth" with a "gun" in each coat pocket and a bowie-knife in your boot, carry only a little wooden crucifix. If you are held up by robbers, show them your crucifix and ask them what they are doing on your "beat," and they will "vamoose" on the double quick. If you should accidentally fall over a "copper," produce your emblem and he will be so profuse in his apologies and so solicitous about the welfare of your sodality that you may feel inclined to stop a few moments to listen to his protestations of innocence. There is probably one chance in a thousand that you may meet with a Protestant or an A. P. A. policeman, in which case, if you cannot explain matters satisfactorily, you may have to go to the station, but even in that case it will only put you to a little inconvenience, as there is no police justice in Chicago who will convict you for carrying concealed weapons.

This may account for Baron Yerkes not being molested for violating ordinances in the observatory which he is having constructed at Lake Geneva, for the large telescope is being built in the form of a cross. The directors of the Illinois Central met in New York and telegraphed their acceptance of the lake front ordinance cross to Chicago, so our holy city fathers could not get another opportunity to cross the railroad of the lake front.

Work on the park—or rather the dump—is to commence at once, and the only thing that is lacking now is a name for it. It is said that Swift had the gallery of the council chamber packed with city hall employes the night he left the presiding officer's chair and took the floor in defense of his pet give-away. The applause from the gallery was loud and long continued, and it has been suggested that the park be called Swift Park, whether in honor of G. Baldy or in anticipation of the swift manner in which the work is to be commenced, but not finished, I am unable to say. On the other hand it is claimed that Roman Madden had the votes with him, and that the name, Madden Park, would be very appropriate. If Baron Yerkes, the owner of Chicago's city council, will only furnish a monument for the park in the shape of a cross, emblematic of the load carried by the people, everything will be complete.

As a compromise on the name, why not call it Swift's Mad Hog Den? There is a saying that "truth is stranger than fiction," but when our

business administration mayor, Roman Madden and other shining lights at a meeting of ward-holders held in Battery D proved as examples for the ward holders to imitate. It is not strange that we have the misgovernment that we have. Where to draw the line between the common ward-holder and the elevated ward-holder is a puzzle the people will have to solve before we have in politics a government of the people, by the people and for the people. AJAX.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Maria Woods, Nebraska Mortgage and Loan Co., James Skirving and Maggie J. Curry, defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Maria Woods, Nebraska Mortgage and Loan Co., James Skirving and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 2nd day of October, 1895, plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against Low Pixley et al., the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

Beginning at a point one hundred and twenty (120) feet south and thirty-four (34) feet east of the Northwest corner of Lot Four (4) in Block Seven (7) of Kirkwood addition to the city of Omaha, Nebraska, running thence East parallel with the South line of said Lot Four (4) thirty-two (32) feet; thence North parallel with the East line of said Lot Four (4) thirty-two (32) feet; thence South to place of beginning, to secure the payment of a note for the sum of Fifteen Hundred and no/100 (\$1500.00) dollars, with interest at the rate of seven (7) per cent per annum from the first day of January, 1884, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Nebraska, October 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Maria Woods, Nebraska Mortgage and Loan Co., James Skirving and Maggie J. Curry, defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 23 day of October, 1895, the plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against said defendants, the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

Beginning at a point one hundred and twenty (120) feet south and one hundred and twenty-eight (128) feet east of the northeast corner of lot four (4) in block seven (7) of Kirkwood addition to the city of Omaha, Nebraska, running thence East parallel with the south line of said lot four (4) thirty-two (32) feet; thence north parallel with the east line of said lot four (4) one hundred and twenty-eight (128) feet; thence west along the north line of said lot four (4) thirty-two (32) feet, to place of beginning, to secure the payment of a certain note for the sum of Fifteen Hundred and no/100 (\$1500.00) dollars. That there is now due and payable on said note the sum of fifteen hundred and no/100 (\$1500.00) dollars, with interest at the rate of 7 per cent per annum from the 1st day of January, 1884, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Nebraska, Oct. 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 23 day of October, 1895, plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against Low Pixley et al., the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

Beginning at a point one hundred and twenty (120) feet south of the northwest corner of lot four (4) in block seven (7) of Kirkwood addition to the city of Omaha, Nebraska, running thence east parallel with the south line of said lot four (4) thirty-two (32) feet; thence north parallel with the east line of said lot four (4) one hundred and twenty (120) feet; thence west along the north line of said lot four (4) thirty-two (32) feet, to place of beginning, to secure the payment of a note for the sum of Fifteen Hundred and no/100 (\$1500.00) dollars, with interest at the rate of 7 per cent per annum from the 1st day of January, 1884, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Neb., October 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Maria Woods, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 2nd day of October, 1895, plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against Low Pixley et al., the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

Beginning at a point one hundred and twenty (120) feet south and thirty-four (34) feet east of the northwest corner of lot four (4) in block seven (7) of Kirkwood addition to the city of Omaha, Nebraska, running thence East parallel with the south line of said lot four (4) thirty-two (32) feet; thence north parallel with the east line of said lot four (4) one hundred and twenty (120) feet; thence South to place of beginning, to secure the payment of a note for the sum of Fifteen Hundred and no/100 (\$1500.00) dollars, with interest at the rate of seven (7) per cent per annum from the first day of January, 1884, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Nebraska, Oct. 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

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, on the 19th day of November, A. D. 1895, at 1 o'clock p. m. of said day, at the east front door of the district court house, in the city of Omaha, Douglas county, Nebraska, set at public auction to the highest bidder for cash the property described in said order of sale as follows: Lot six (6) in block eight (8) of Parker's addition to the city of Omaha, Douglas county, Nebraska. Said property to be sold to satisfy Harry J. Twining, plaintiff, herein, the sum of one hundred and twenty-nine and 10/100 (\$129.10) dollars, with interest thereon at rate of ten (10) per cent per annum from May 6th, 1895; together with the sum of twelve and 10/100 (\$12.10) dollars, attorney's fees, to satisfy Harriet C. Ballou, defendant herein, the sum of eight hundred and twenty-five and 0/100 (\$825.00) dollars, with interest thereon at rate of ten (10) per cent per annum from May 6th, 1895; to satisfy the sum of twenty-two and 88/100 (\$22.88) cents here, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1895. In a certain action then and there pending wherein Harry J. Twining was plaintiff and Thomas Campbell, Mrs. Campbell (first name unknown), his wife, Harriet C. Ballou and Harriet C. Ballou were defendants.

Dated at Omaha, Nebraska, October 17th, A. D. 1895. GEORGE W. HOLBROOK, Special Master Commissioner. Saunders, Macfarland & Dickey, attorneys. Twining vs. Campbell et al., Doc. 44, No. 371.

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, on the 19th day of November, A. D. 1895, at 1 o'clock p. m. of said day, at the north front door of the district court house, in the city of Omaha, Douglas county, Nebraska, set at public auction to the highest bidder for cash, the property described in said order of sale as follows: Lot eight (8) in block seven (7) of Kirkwood addition to the city of Omaha, Douglas county, Nebraska; also a tract described as follows: Commencing at the northeast corner of said lot eight (8), running thence north thirty-three (33) feet; thence west forty and one-half (40 1/2) feet; thence south thirty-three (33) feet to the northwest corner of said lot eight (8); thence east forty and one-half (40 1/2) feet to the place of beginning, in said city of Omaha, said lot eight (8) to be separately appraised and separately sold.

Said property to be sold to satisfy out of the proceeds of the sale of said above described property Helen M. Ide, plaintiff, the sum of twenty-one hundred, eighty-two dollars (\$2182.00), with interest on two thousand dollars (\$2000.00) thereof at seven (7) per cent per annum and on one hundred eighty-two dollars (\$182.00) thereof at ten (10) per cent per annum, all from September 17, 1894. To satisfy out of the proceeds of the sale of lot eight (8), after satisfying plaintiff's claim, George A. Davis, defendant, the sum of twenty-four hundred twenty dollars (\$2400.00), with interest thereon at 7 per cent per annum from September 17, 1894, together with costs of suit and accruing costs according to a judgment rendered by the district court of said Douglas county, September term, A. D. 1894, in a certain action then and there pending wherein Helen M. Ide was plaintiff and Sarah J. Cain et al. were defendants. Omaha, Neb., October 25, 1895.

ISAAC N. WATSON, Special Master Commissioner. Benjamin F. Thomas, attorney. Ide vs. Cain, No. 2-3, Doc. 41, No. 102.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Harrison Wirick, Anna A. Wirick, Sheridan Wirick, Olaf Brown, Nels O. Brown, Ellen Harris, Milton S. Lindsay, The Central Investment Company and J. H. Millard, Trustee.

To Harrison Wirick, Anna A. Wirick, Sheridan Wirick, Olaf Brown, Nels O. Brown, Ellen Harris, Milton S. Lindsay, and The Central Investment Company, non-resident defendants: You are hereby notified that on the 2nd day of October, 1895, the plaintiffs herein, filed the petition in the above entitled cause in the district court of Douglas county, Nebraska, against said defendants, the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of Jan, 1887, by Harrison Wirick and Anna A. Wirick to the Central Investment Company, upon the property described as follows situated in the County of Douglas and State of Nebraska:

The north twenty-four (24) feet of lots nineteen (19) and twenty (20) of block three (3) of Union Place, an addition to the city of South Omaha, Douglas County, Nebraska, to secure the payment of a certain note of even date for the sum of One Thousand and ninety (109) dollars, that there is now due and payable on said note the sum of One Thousand and ninety (109) dollars, with interest at the rate of 7 per cent per annum from the 1st day of January, 1887, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants be required to pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Nebraska, Oct. 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 23 day of October, 1895, plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against Low Pixley et al., the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

Beginning at a point one hundred and twenty (120) feet south of the northwest corner of lot four (4) in block seven (7) of Kirkwood addition to the city of Omaha, Nebraska, running thence east parallel with the south line of said lot four (4) thirty-two (32) feet; thence north parallel with the east line of said lot four (4) one hundred and twenty (120) feet; thence west along the north line of said lot four (4) thirty-two (32) feet, to place of beginning, to secure the payment of a certain note for the sum of Fifteen Hundred and no/100 (\$1500.00) dollars. That there is now due and payable on said note the sum of fifteen hundred and no/100 (\$1500.00) dollars, with interest at the rate of 7 per cent per annum from the 1st day of January, 1884, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Neb., October 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 23 day of October, 1895, plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against Low Pixley et al., the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

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You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Neb., October 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 2nd day of October, 1895, plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against Low Pixley et al., the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

Beginning at a point one hundred and twenty (120) feet south and thirty-four (34) feet east of the northwest corner of lot four (4) in block seven (7) of Kirkwood addition to the city of Omaha, Nebraska, running thence East parallel with the south line of said lot four (4) thirty-two (32) feet; thence north parallel with the east line of said lot four (4) one hundred and twenty (120) feet; thence South to place of beginning, to secure the payment of a note for the sum of Fifteen Hundred and no/100 (\$1500.00) dollars, with interest at the rate of seven (7) per cent per annum from the first day of January, 1884, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Nebraska, Oct. 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

Notice to Non-Resident Defendant.

In the district court of Douglas county, Nebraska. Frank Thompson, executor, and Joe R. Lane, administrator, with the will annexed of James Thompson, deceased, plaintiffs, vs. Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants.

To Low Pixley, Viona Pixley, J. Herbert Van Cluster, Nebraska Mortgage and Loan Co., Maria Woods, Clayton A. Gates, Ira E. Gates, Ida M. Morey, Cecelia O'Gorman, Joseph R. O'Gorman and Maggie J. Curry, non-resident defendants: You are hereby notified that on the 2nd day of October, 1895, plaintiffs herein filed their petition in the above entitled cause in the district court of Douglas county, Nebraska, against Low Pixley et al., the object and prayer of which is to foreclose a certain mortgage executed on the 1st day of July, 1887, by Low Pixley and Viona Pixley upon the property described as follows:

Beginning at a point one hundred and twenty (120) feet south and thirty-four (34) feet east of the northwest corner of lot four (4) in block seven (7) of Kirkwood addition to the city of Omaha, Nebraska, running thence East parallel with the south line of said lot four (4) thirty-two (32) feet; thence north parallel with the east line of said lot four (4) one hundred and twenty (120) feet; thence South to place of beginning, to secure the payment of a note for the sum of Fifteen Hundred and no/100 (\$1500.00) dollars, with interest at the rate of seven (7) per cent per annum from the first day of January, 1884, for which sum, with interest and costs, plaintiffs pray for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due plaintiffs.

You are required to answer said petition on or before the 2nd day of December, 1895. Dated at Omaha, Nebraska, Oct. 25, 1895. FRANK THOMPSON et al., Plaintiffs. By J. W. Houlder, attorney for plaintiff.

THE WESTERN TRAIL

is published quarterly by the CHICAGO, ROCK ISLAND & PACIFIC RAILWAY. 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 "Editor Western Trail, Chicago," and receive it one year free.

JOHN SEBASTIAN, G. P. A.

Fifty Years IN THE Church of Rome



By Rev. Charles Chiniquy.

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