THE ISSUE AS IT NOW IS

(Continued From First Page.)

"J. H. D. Stevens, chairman of the National Advisory Board of the A. P. A. and chairman of its campaign subcommittee, says: 'The results of the investigation of our sub-committee trust them now? were of such a character that left us, friendly though we were to Mr. Mc-Kinley, no alternative but to repudiate cannot divulge our plans of campaign, but sufficient to say that Mr. McKinley can be defeated, and will be defeated, by this organization. In places where he thinks he is strong, we know absolutely that he is weak. We know what our strength is, and what it will faith in the man who refused to prombe in the convention. Of those matters I cannot make any public statement. We have been late in beginning of character. our campaign, and I will acknowledge it, but it is only because the majority of us had a predilection for Mr. Mc-Kinley, and that our can paign has begun as late as it has is owing to the fact that we wished to treat him

By what authority does the National Advisory Board begin a "campaign" against Governor McKinley or any other man? Was it clothed with this authority when created?

But further, Judge Stevens says: "We have evidence now such as will

withdraw from him the support of every member of this organization and all of its sympathizers, and our vote, we know from the results of actual campaigns, is a little over 4,000,000. With such a vote Mr. McKinley could not be elected, even were his impossible nomination possible. Statements are made in all of his newspapers-and he controls the majority of the newspapers in this country-that the reputable element of the A. P. A., in other words, that 90 per cent of the order are supporting and will support him. This is absolutely false. That element of the A. P. A. which is supporting Mc-Kinley is doing so, I know, because of promises which have been made to them. Mr. McKinley in his own state stands over a volcano. There not 10 per cent of the organizations are friendly to him, and these support him only through a sense of what seems to be, to me, false state pride. Even the interviews which are sent out in his behalf by a few members of the organization have been found to be, when we came to investigate them, specious and without basis in fact. We have not been able to contradict them, because the newspaper press will not publish anything against him."

We contend that a man who would make such wild statements as the above, should not be allowed to represent the A. P. A. in any capacity. Such twaddle will bring the entire or ganization into disrepute. He says support from McKinley, and yet the Citizen has just as far-reaching and reliable sources of information as has the National Advisory Board, and it knows that unless McKinley has some more patriotic opponent than either Reed or Quay or Morton (all endorsed by this same board), the Ohio man will poll three-fourths of the A. P. A. vote; and more than this, far from McKinley's nomination being "impossible," it is not only possible, but probablemade so largely by the insane action of the National Advisory Board.

But Judge Stevens constitutes himself judge, jury and executioner. He declares with most dogmatic insolence that those members of the order who support McKinley do so with corrupt motives. In other words, they are being bribed. This contemptible slur is wholly undeserved, and the man who words-and probably he will be made to do so. It is but a few weeks since he was loudly proclaiming that his fellowmembers on the advisory board had been "guilty of the most damnable perfidy in trying to sell out the order in Washington," and that certain high officials of this advisory board had approached political aspirants "with offers to sell for a consideration;" that the anti-McKinley combination had



board \$10,000, and other very valuable the offer with scorn," etc., etc. Why has he now turned about and become one with the others in his onslaught upon McKinley? If his associates on the board were corrupt then, can we

That the advisory board has brought in a verdict of "guilty," in McKinley's case, simply because he did not promise him and fight him to the end. From to stand by our principles; and that outspreading grasp of Romanism rethe very nature of our organization we they brought in a verdict of "not guilty" in the case of all the others, simply because they may have promised everything, is to be looked upon askance. Politicians' promises when crossing a stream are not to be accepted as gospel; we would have more ise anything-unless the promises were above the average politician in probity

McKinley is that S. B. Elkins, a Ro- lied by a truckling to Rome in a more knows that the Irish Roman Catholic insults and such subserviency would be professed Republicans attach them barnacles, to every prominent candidate for office. Thus O'Meagher Condon is for Morton, Pat Ford for Reed, Ireland for Allison, etc., etc.

The Citizen would like to know why all information concerning the woeful lack of Americanism on the part of Reed, Morton, Quay and Allison was suppressed by the Supreme Board? Or espouse the cause of Mr. Linton, as tion that is striving to subvert the did they fail to get any information?

We have respected Judge Stevens to ance would permit. We have had no can votes as a true and patriotic Ameri- visory Board of the American Protecword of disagreement with him at any time until now, when he assumes not the presidential chair with a majority structions to the order dictating Mr. only to speak for the whole patriotic order of which he is but one member. but also to constitute himself as the order; at the same time grossly insulting those who choose to differ. We certed movement to secure the nomienter our protest now because the order is immensely larger than Judge must not rest there. Clubs should be Stevens and his advisory board, and we believe a serious rupture can only be avoided by calling a sharp and decided halt to the men who are acting are enough people throughout the land The duty and province of the advisory not only unwisely, but even maliciously. to make that success certain, if they

among the patriotic papers in its atti- them is an object to the attainment of tude. We are sorry to notice that which those at the head of this camnearly all are being "led like sheep to paign must devote untiring efforts. the slaughter." But we have the impression that the Citizen reaches as many readers as all the other patriotic tory for Americanism, but more than weeklies combined, and we intend that its protest shall go to every state and

McKinleyized, but we naturally look TON AND AMERICANISM! upon the action of the advisory board "every member" will withdraw his with suspicion when they endorse dates-all the candidates, in fact, except McKinley-and then start in without authority to commit the orderevery solitary member of the order-to the anti-McKinley forces.

ham Young's nineteen wives proposed to him-"This is too much!"

The Toledo, Ohio, American says: Not only every A. P. A. but every American with the proper spirit of patriotism reigning in his breast should support the candidacy of Mr. W. S. Linton of Michigan, for nomination to the presidency, and for several reasons, more, indeed, than can be brought forward in support of most of the gen-

tlemen aspiring to that lofty eminence. Mr. Linton, when others held back, afraid or ashamed to take up a definite offers it should be made to eat his stand on a question which is far and away the most important of the day. came boldly forward and avowed him-

> He had no scruples in letting the world know how he stood. He was an American, and proud of it, and unstintedly with body and soul and mind and purpose he gave himself at critical moments to advance the cause of Americanism, and that with a success which has made his name a household word in every part of the land. While others shilly-shallied and debated, or lied and misrepresented, sitting irresolute upon the fence, only waiting a breath to waft them either way, Mr. Linton stepped boldly into the breach

and carried his flag to victory. That Mr. Linton's candidacy is riewed with serious alarm by those al- adopted: ready in the field is evidenced by the fact that their wire-pullers have been

other of the old parties. At the head that his whole career has stood for the considerations; that he had rejected of an American ticket Mr. Linton's protection of the American home, the chances of success are beyond dispute. American common school system, However he may be regarded he is a American labor, American products coming man, but as the leader of the and America for Americans; great American party he can the more readily attain the place and distinction that are his due.

With Mr. Linton in the presidential chair the cause of patriotic Americanism is safe from molestation and the strained. There would be a clearing out of Catholics and Catholic smpathizers in high places which could not but be deeply gratifying to all who, that we pledge ourselves to oppose by cognizant of the direful results of all honorable means the use of our Romish domination elsewhere, are order for his defeat." anxious no such cripplement and disgrace should blacken the pages of American history.

It is an unfortunate fact that the administrations of both the Republican One of the charges brought against and Democratic parties have been sulman Catholic, is in favor of him. S. B. or less marked degree, and the convic-Eikins is a Presbyterian, and last week tion is forced upon the observer that announced himself as a candidate for the Romish vote is gladly bought by correct a number of false and misleadthe nomination to the presidency, and those in authority, the price being ing statements which have gone out captured the West Virginia delegation some concessions to the church or its during the past few weeks respecting in his own interests. A further charge supporters, which cannot but be offen- Mr. Linton's candidacy for president. was that Dick Kerens was for McKin- sive to all patriotically minded Ameriley, and yet every intelligent man cans. With Mr. Linton in power such well understood fact, here at the capiimpossible, and Romanism would find announced himself as a candidate, but selves, without invitation, and like her power in the United States hope- has, on the contrary, refused to yield lessly crushed. He is a representative to the constant and urgent requests of American and in his hands the best in- his friends to do so. He is engaged in terests of Americanism are safer than a grand and patriotic work as a reprethey have been for many a long year sentative of the people in the nation's

try and its freedom and liberty pre- redeem the country from the power of dominant in their hearts will but a gigantic politico-religious combinathey should do, and can be expected to government to its nefarious purposes. do, his nomination will be a foregone He is simply doing his duty as a patriot such an extent as our limited acquaint- conclusion, and then if every Ameriand an honest man. Nor has the Adcan should vote he will be elected to tive Association promulgated any inso overwhelming as to put any previous contest far in the shade.

Already there are buttons and em blems in the field and evidences of connation for Mr. Linton, but his friends formed in all directions and a campaign of education started, and nothing Perhaps the Citizen stands alone could but be reached, and to reach

The nomination and election of Mr. Linton mean not only a significant victhat, the dealing of a blow at Romanism from which recovery would be hopeless, in the United States, at all As we have said before, we are not events. Therefore, let the cry be: LIN-

some of the corruptest of the candi- The A. P. A. will discover it cannot unanimous determination of the pamake an unholy war on so good an triots of America is to thrust the nomi-American as Major McKinley, and the nation upon Mr. Linton if it is possible rank and file of that order will refuse to do so, believing as they do that if he to be led into any scheme of that kind. is thus pressed to become their stand-As Artemas Ward said when Brig- ous to show their power, but the people He has never shirked a duty, and he of the country, the plain rank and file never will. So we urge upon the six the plots of the bosses.

> The Boston Daily Standard says: A reader of the Daily Standard, who has are that when the proper time comes taken great interest in the candidacy Mr. Linton will forego his diffidence of Major McKinley, is satisfied that and consent to lead the patriotic hosts many misrepresentations have sbeen made as to his appointments while gov- in the name of liberty and justice-inernor of Ohio. To disprove these state- spired by the spirit of fidelity to our ments he wrote to one who is in a position to know-a native of Maine, an tics inscribed on our banners, and in a old soldier, a former member of the city council of Springfield, Mass., and the protection of our institutions, deat present a member of the school board of Canton, O. The following is cause on the 15th of June. his reply, under date of April 11:

"I have investigated the charge made that 'nearly one-half of McKinley's appointments to office during his four years' service as governor were Catholics,' and find that during this time he appointed only two Catholics to state office. One of them was a friend, and the law required the appointee to be a Democrat; the other was appointed at the request of influential men in the state.

S. L. HONGDON,' "

ADA, O., April 30 .- At a meeting of Ada Council No. 260, A. P. A., the following resolutions were unanimously

"Whereas, It has come to our knowledge through the press that certain

offered each member of the advisory thrown in their adherence with one or Kinley's private and public life and

"Resolved. That we denounce in said officials for personal ends against one who has given twenty-five years of his life to his ccuntry, four of which were in our late civil conflict, the balance in the legislative halls and on the stump, pleading in his matchless eloquence that our country's flag and liberties might not be surrendered to foreign powers.
"Resolved. That we have utmost

confidence in William McKinley, and

Given under seal, Ada Council No. 260. A. P. A.

Says the United American of Wash-

ington, D. C .:

For the information of the public generally, and the friends of the American Protective Asiociation particularly, the United American desires to In the first place it is a well known and tal, that Mr. Linton has not only never congress, inspired by patriotic motives If those with the love of their coun and a desire to purify politics and to Linton's candidacy. Neither is there any truth in the story published in the press of the country that at the recent meeting of the Executive Committee of the Advisory Board of the A. P. A., each one of the leading candidates was summoned to appear before that body to undergo a course of examination as to their sentiments regarding the prineft undone to secure success. There ciples of the order. All this is bosh. board is limited to an investigation of and inquiry into the past records of presidential aspirants, and to disseminate throughout the order the result of their investigations. There its duty ends, and there it has ended.

While what we say regarding Mr. Linton's refusal to announce himself a candidate is absolutely correct, we are delighted to know that the great office of president of the United States is seeking Mr. Linton, and the people are aroused from one end of the country to the other, as they have never been The Fremont, Neb., Tribune says: aroused before; and the united and A few bosses of the order may be anxi- ard-bearer, he will not shirk his duty. of the Republican party, have already millions of organized patriots of the been doing some vigorous smashing of land to continue vigorously and tirelessly in the work of organization and the extension of Linton leagues, now so encouragingly pushed, convinced as we to victory. On, then, to St. Louis, and cause, with the motto of purity of polidetermination to intrepidly battle for mand recognition for our glorious

STATE OF OHIO, CITY OF TOLEDO. | 88. LUCAS COUNTY.

FRANK J. CHENEY makes oath that he is the senior partner of the firm of F. J. CHENEY & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS foreach and every case of Catarrh that cannot be cured by the use of HALL'S CATARRH CURE,

FRANK J. CHENEY.

FRANK J. CHENEY. Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1896. A. W. GLEASON, Notary Public

Hall's Catarrh Cure is taken internally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free. F. J. CHENEY & CO., Toledo, O.

\$200.00 IN GOLD GIVEN

For Selling a Book of Great Interest and Popularity-"Story of Turkey and Armenia," With a Full and Graphic

B. F. O. Roke and Daughter

He Can't Live

Baid my friends and neighbors. I had Dropeles in strumental in stemming the tide of his popularity, recourse has necessarily been had to mendacity, but it is faminated mendacity of the man it was intended to damage of the man i

not purge, pain or gripe. Sold by all druggists strable of those who have in the past council, personally know of Mr. Mc-lout of repair, to be fixed, 317 No. 16 St

SAUNDERS & MACFARLAND,

Attorneys. 1404 Farnam Street.

SPECIAL MASTER COMMISSIONER'S of sale on deere and by virtue of an order of sale on deere of foreclosure of mortgage, issued out of the district court for Bouglas county, state of Nebraska, and to use directed, I will, on the Ph say of June, A. D. 1895, at one o'clock p. m. of said day at the EAST froat door of the county court house, in the city of Omaha. Bouglas county, Nebraska, sell at public auction to the highest, idder for cash, the property described in said order of sale as follows, to-wit:

Lots one (I) and two (B) in block ninety (90) of the city of Fiorence. Douglas county, Nebraska. Attorneys. 1404 Farnam Street.

of the city of Florence. Douglas county. Ne-braska.

Said property to be sold to satisfy Dexter Horton & Company, plaintiff herein, the sum of thirty-three hundred and ten dollars (\$210.00) with interest thereon at the rate of elaht (8) per cent per annum from May 8th. 1895, and costs amounting to twenty-one and 8-100 dollars (\$11.48), together with accruing costs, according to a decree rendered in an action in which Dexter Horton & Company were plaintiffs, and Marshali C. Hamilton, et al., were decendants.

Omaha, Nebraska, May 8th, 1896.

Special Master Commissioner.

Special Master Commissioner Saunders & Macfarland, attorneys for plain-

Dexter Horton & Co. vs. Marshall C.

SAUNDERS & MACFARLAND,

Attorneys, 1404 Farnam Street. Attorneys, 1404 Farnam Street.

CHERIFF'S SALE.—By virtue of an order of sale issued out of the district court for Douglas county, Nebraska, and to me lirected, I will, on the 9th day of June, A. D. 1806, at ten o'clock A. M. of said day, at the EAST front door of the county court house, in the clay of Omaha. Douglas county, Nebraska, seli at public auction to the highest bidder for cash, the property described in said order of sale as follows. Low wit:

Lot one (i) in block four it in Arbor Place.

est bidder for cash, the property described in said order of sale as follows, to-wit:

Lot one (I) in block four (i) in Arbor Place addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebrassa.

Said property to be sold to satisfy Philip L. Johnson, plaintiff herein, the sum of two hundred and sixty-seven and 97-100 (2007.97) dollars judgment, with interest thereon at ten (10) per cent per annum from February led, 1896.

To satisfy the further sum of twenty-two nd 88-100 dollars (\$22.88), costs herein, toand 88-100 dollars (822.88), costs herein, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its February term.

A. D. 1896, in a certain action then and there pending wherein Philip L. Johnson is pialniff, and Mary Cunningham, Lizzie F. riays, The O. F. Davis Company, a corporation, National Bank of Commerce, John P. Breen, John H. Grossman and Dennis Cunningham are defendants.

Omana, Nebraska, May 8th, 1896.

JOHN W. McDONALD,

Sheriff of Douglas County, Nebraska, Saunders & Macfarland, attorneys.

Johnson vs. Cunningham, et al.

Doc. 47: No. 332.

5-8-5

KENNEDY & LEARNED.

KENNEDY & LEARNED,
Attorneys, 612 New York Life Building.

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 to me directed, I will,
on the 9th day of June, A. D. 1896, at two
o'clock P. M. of sald 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 bidder for
cash, the property described in said order of
sale as follows to-wit:

All of the south forty-four (44) feet of lot
number three (3), block number tweive (12), in
S. E. Rogers' addition to the city of Omaha,
being the south two-thirds (2-3) of said lot
number three (3), according to the recorded
plat thereof, air in Douglas county, state of
Nebraska.

Said property to be sold to satisfy John A.
Zehnder, plaintiff herein, the sum of twentyfour hundred eighteen and 43-100 dollars
(8248-43) Judgment, with interest thereon at
ten (10) per cent per annum from February
3rd, 1896.

To satisfy the sum of thirty-four and 78-100
dollars (834-78) costs herein, together with
accruing costs, according to a judgment rendered by the district court of said Douglas
county, at its February term, A. D. 1896, in a
certain action then and there pending,
wherein John A. Zehnder is plaintiff, and
John O'Donoboe and others are defendants,
Omaha, Nebraska, May Sth, 1896.

Special Master Commissioner.

Kennedy & Learned, attorneys.

John A. Zehnder vs. John O'Donoboe, et al.
Doc. 50; No. 19.

JAS. W. CARR, Attorneys, 612 New York Life Building.

JAS. W. CARR.

Attorney, 313 Board of Trade Building. 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

issued out of the district court for bounds county, Nebraska and to me directed, I will on the 9th day of June, A. D. 1895, at one o'clock P. M. of said day, at the north 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, to wit:

Lot eighteen (18) in Nelson's Addition to the city of Omaha, Douglas county, Nebraska, as surveyed, platted and recorded. Said property to be sold to satisfy The Union Trust Company, plaintiff herein, the sum of two hundred and two and 44-100 dollars (\$202.44), with interest at the rate of ten (10) per cent per annum from May 6th, 1895, and also the further sum of nine hundred and sixteen and 50-100 dollars (\$216.50), with interest at the rate of ten (10) per cent per annum from the 6th day of May, 1855.

And also to satisfy the sum of forty and 78-100 dollars (\$40.78) costs herein, together with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1805, in a certain action then and there pending, wherein Milton F. Hoys was piaintiff, and Joseph A. Haines et al., were defendants.

Omaha, Nebraska, May 8th, A. Douglas County, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D. 1805, in the city of Omaha, Nebraska, May 8th, A. D.

Dated at Omata, Nebraska, May 8th, A. D. 1896.

wm. B. TEN EYCK. Special Master Commissioner. Special Master Commissioner. Union Trust Co. vs. Rachei Riley, et al. Doc. 37; No. 221. 5-8-5

SAUNDERS & MACFARLAND,

Attorneys, 1404 Farnam Street.

Attorneys, 1404 Farnam Street.

To Horatio Fowkes, Sarah M. Fowkes, his wife. Elia R. Downs. Eva J. Rogers and Estelia M. Ross, non-resident defendants:
You will take notice that on the 28th day of April. 1896, James W. Dvorsky, plaintiff herein, filed his petition in the district court of Douglas county. Nebraska, against you, the above named defendants, the object and prayer of which are to foreclose a certain tax certificate dated November 13th, 1893, and taxes paid thereunder, covering lot one (ii. block two hundred and thirty (230), of the city of Omaha (original plat) Douglas county, Nebraska; that there is due upon said tax certificate, and taxes paid thereunder, the sum of one hundred and seventy and 54-100 dollars (8170.54), with interest from May 28th, 1896, at the ;ate of ten (10) per cent per annum and an attorney's fee amounting to ten (10) per cent of the decree and all costs. Plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, with interest, attorney's fees and costs, and that upon the sale the defendants be debarred of all interest in said premises.

You are required to answer said petition on or before the 8th day of June, 1896.

Dated Omaha, Nebraska, May 1st, 1896.

Plaintiff.

By Saunders & Macfarland, his attorneys.

By Saunders & Macfarland, his attorneys.

Notice of Probate of Will. In the county court of Douglas county, Ne-

SAUNDERS & MACFARLAND.

Attorneys. 1404 Farnam Street.

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 Bouglas county, state of Nebraska, and to me directed. I will, on the 8th day of June, A. D. 1896, at one o'clock F. M. of sald day, at the EAST front door of the county court house, in the city of Omaha, Bouglas county Nebraska, sell at public auction to the highest bidder for cash, the property described in sald order of sale as follows, to-wit:

Lots four (4), five (5), six (6) and seven (7), in block one (3). In Improvement Association addition to the city of Omaha, and also lots six (6) and seven (7) in block one (4). In Improvement Association addition to the city of Omaha, and also lots six (6) and seven (7) in block six (6). John I. Redick's sub-division to the city of O aaha, bouglas county, Nebraska.

Said property to be sold to satisfy J. Raiston Grant, plaintiff herein, the sum of ten thousand eight hundred and one and 40-400 dollars (80.801.40). with interest thereon at the rate of eight (8) per cent per annum from May 6th, 1806 and costs amounting to thirty-four and 08-100 dollars (84.08), together with accruing costs, according to a decree rendered in an action in which J. Raiston Grant was plaintiff and Charles E. Squires, et al., were defendants.

Omaha, Nebraska, May 8th, 1896.

GEORGE G. WALLACE, Special Master Commissioner, Saunders & Macfarland, attorneys for plaintiffs.

J. Ralston Grant vs. Charles E. Squires, Attorneys, 1404 Farnam Street.

tiffs.

J. Ralston Grant vs. Charles E. Squires,
5-8-5

JAS. W. CARR.

Attorney, 313 Board of Trade Building.

SPECIAL MASTER COMMISSIONER'S

Saie.—Under and by virtue of an order of sale on decree of foreclosure of mortgage issued out of the district court for Bougias county, Nebraska, and to me directed, I will. on the 9th day of June, A. D. 1898. at one o'clock r. M. of said day, at the EAST front door of the county court house in the city of Omaha. Dougias county, Nebraska, sell at public auction to the highest bidder for cash, the property described in said order of sale as follows. to Will.

Lots twelve (II) and thirteen (I2) in block fifteen (15) of Hanssom riace, an addition to the city of Omaha. Dougias county, Nebraska, as surveyed, platted and recorded. Said property to be sold to satisfy Geo. W. Sabine, administrator of the estate of Phillip Swoboda. defendant herein, the sum of thirty-nine dollars (\$20.00), with interest thereon at the rate of seven (7) per cent per annum from June 2nd, 1894.

Also to satisfy Coarad G. Fisher, plaintiff herein, the sum of one thousand and fourteen and 21-100 dollars (\$1.04.21), with interest at the rate of seven (7) per cent from the 6th day of May, 1825.

And also to satisfy the further sum of twen y-two and 63-180 dollars (\$2.55.25) costs herein, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its May term. A. D. 1805, in a certain action then and there pending, wherein Conrad G. Fisher is piaintif, and Alois P. Swoboda, Anna Swoboda, The Carter-Coutrell Hardware Company, Mutuai Loan and Building Association and George W. Sabine, are defendants.

Dated at Omaha, Nebraska, May Sth. A. D. 1896.

W. B. TEN EYCK,

Special Master Commissioner, Attorney, 313 Board of Trade Building.

WM. B. TEN EYCK,

Special Master Commissioner,
Fisher vs. Swooda, et al.

Doc. 50; No. 47,

special Master Commissioner's Sale.

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, Nebrasks, and to medirecteat, I will, on the 2nd day of June, A. D., 1896 at one o'clock P. 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 nighest oidd r for cash, the property described in said order of sais as follows, to-W t:

Lot thirteen (18), block seven (7), in Central Park, an addition to the city of Omaha, Douglas county, Nebraska.

Said property to be sold to satisfy Milton T. Roys, piaintiff herein, the sum of ninety-three and 87-100 dollars (898 87), with 10 percent interest thereon from May 7th, 1894.

To satisfy Isaac Adams, defendant herein, the sum of one hundred eighteen and 83-100 dollars (\$18.83), with 8 per cent interest thereon from May 7th, 1894.

To satisfy pro rata, said Isaac Adams, the sum of one hundred and thirty-five dollars (\$15.00); Commercial National Bank, defendant herein, the sum of fore hundred and thirty dollars (\$30.09); Fred Lindhorst, defendant herein, the sum of forty-three dollars (\$43.00), and Abram S. Joseph, defendant herein, the sum of ninety-three dollars (\$43.00), and Abram S. Joseph, defendant herein, the sum of ninety-four uoilars (\$44.00), with 7 per cent interest on all said sums from May 7th, 1894.

To satisfy isaac Adams the sum of six bundred sixteen dollars (\$66.00), with 8 per cent interest from May 7th, 1894.

To satisfy \$27.48 costs, together with accreting costs according to a judgment 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 Milton F. Roys was piaintiff, and Joseph A. Haines et al., were defendants.

Omaha, Nebraska, May 1st, 1896.

Notice.

To Josiah T. Drake and Mrs. Drake, first and real name unknown, his wife, non-real-dent defendants:

You will take notice that on the 16th day of April, 1896. Waiter E. Keeler, plaintiff herein, filed his petition in the district court of Douglas county. Nebraska, against Josiah T. Drake and Mrs. Drake, first and real name unknown, his wife, the object and prayer of which are to foreclose a certain tax certificate, dated November 26th, 1892, and covering the undivided one seventh (1-7) of lot seven (7) in block nine (9) of Reed's First addition to the city of Omaha. Douglas county. Nebraska; there is now due upon said tax certificate the sum of \$6.25. with interest from April 18th, 1896, at the rate of ten per cent per annum, attorney's fees amounting to ten per cent of the decree, and all costs. Plaintiff prays that the defendants be required to pay the sams or that said premises may be sold to satisfy the amount found due, with laterest, attorney's fees and costs and that upon the sale of said premises the defendants be debarred from all interest in said real estate.

You are required to answer said petition on or before the 25th day of May, 1896.

Dated, Omaha, Nebraska, April 15th, 1896, WALTER E. KEELER. Plaintiff.
By Saunders & Macfarland, his attorneys.

By Saunders & Macfarland, his attorneys. 4-17-4

Articles of Incorporation.

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Notice is hereby given that a corporation known as the "Union Publishing Company" has been organized under the laws of the state of Nebrasa a and that its principle place of business is in the city of Omana, Douglas county, Nebraska; that its capital stock is twenty-five thousand \$55,000 dollars, divided into share of five \$5.00 each; that the general nature of the business transacted is the printing, binding, publishing and purchasing and selling of magazines, newspapers, books, etc., and all business of a general publishing house; that it has power to do all things necessary to properly conduct its business and to sue and be sued; that the management is vested in a board of five directors who are elected annually on the first Monday in January, who elect a president, secretary, and treasurer, that the highest amount of indebtedness it can at any time subject itself is three thousand dollars; that the time of commencement of ousiness was January ist, 1896, and terminates twenty-five years from is three thousand dollars; that the time of commencement of ousiness was January 1st, 1896, and terminates twenty-five years from date thereof. Dated Omaha, Nebraska, March 27th, 1896, 3-27-4 M. L. ZOUK, Secretary.

FARM LANDS FOR SALE.

Have you any sense? Then add them to dollars and buy a farm.

160 acres in Dawes county, 50 acres in cultivation, \$300 cash takes the whole farm; 160 acres in Holt county, a fine farm, 80 acres in cultivation, 800 cash takes it all. I have a few more at the same low price. Residence lots; old price cut in two twice. Aint that hard enough? (bard times). Hard time prices. I will sell you property at one-third old prices. Give me a chance. I can place a few choice loans at 8 per cent net to those who have money to loan.

LYMAN WATERMAN.

Real-Estate and Financial Agent.

Real-Estate and Financial Agent, New York Life Building. Omaha, Neb.

WANTED-Steady hauling for wholesale house, double er single rig. AddressC. B. Patrick, 701 Grand avenue, Chicago, III.

\$2.00 Catarrh Cured or money re-Madison St. Chicago.

SUBSCRIBE for THE AMERICAN: 50 cents from now until January 1, 1897.