READ AND COMPARE

Tha A. P. A. Principles With the Canon aw and Several Oaths of the Roman Catholic Church,

as Then Judge for Yourself Which Have the True Spirit of Americanism in Them, the R. P. A. Principles or the Diabolical Obligations Taken by Rome's Minions.

A. P. A. Principles.

The following are the declarations of prin sixles adopted by the National Council of be A. P. A. at DesMoines:

Loyalty to true Americanism which zaows neither birth, place, race, creed, nor sarry, is the first requirement for member-

thip in the American Protective Association. The American Protective Association is ass a political party, and does not control as political affiliations of its members, but a teaches them to be intensely active in the Sischarge of their political duties in or out of party lines, because it believes that all problems confronting our people will be sound solid by a conscientious discharge of the duties of citizenship by every individual

"While tolerant of all creeds, it holds tha majection and support to any political power which claims equal if not greater sovereignty 29. No oat than the government of the United States, is breconcilable with American citizenship. It is, therefore, opposed to the holding of officer in state or national government by any subject or supporter of such ecclesiastical

"We unhold the constitution of the United States of America, and no portion of it more than its guarant and religious liberty, but we reld this religious liberty to be guaranto the individual, and not to mean that ander its protection any un-American ecclessestical power can claim any absolute control over the education of children, growing under the stars and stripes.

We consider the non-sectarian free public school the bulwark of American institutions, the best place for the education of American shildren. To keep them such, we protest against the employment of subjects of any an-American ecclesiastical power as officers er teachers of our public schools.

"We condemn the support out of the pubile treasury by direct appropriation or by sontract of any sectarian school, reformstory or other institution not owned and

controlled by public authority.

"Believing that exemption from taxation se equivalent to a grant of public funds, we semand that no real or personal property be exempt from taxation, the title to which is agt vested in the national or state governments, or in any of their sub-divisions.

"We protest against the enlistment in the United States army, navy, or the militia of any state, of any person not an actual citizen of the United States.

"We demand for the protection of our citisen laborers the prohibition of the importation of pauper labor, and the restriction of ail immigration to persons who cannot show heir ability and honest intention to become olf-supporting American citizens.

"We demand the change of the naturaliza-Mon laws by a repeal of the act authorizing the naturalization of minors, without a previous declaration of intention, and by prowiding that no alien shall be naturalized or permitted to vote in any state in the union who cannot speak the language of the land, and who cannot prove leven years' consecu live residence in this country from the date of his declaration of his intention.

"We protest against the gross negligence and laxity with which the judiciary of our land administer the present naturalization the territories, churches, monasteries and laws, and against the practice of naturaliz- other benefices committed to my keeping; ing a ens at the expense of committees or and I will cordially co-operate with them sandidates as the most prolific source of the and treat them with honor in their coming. to the basest uses.

We demand that all hospitals, asylums. subject to public inspection, whether they ere maintained by the public or b | private serporations or individuals.

legislation affecting financial, comm relai or their prejudice, which is out of my power to infustrial interests be general in ci aracter tion of the country, or any one class of the matter. I will make it known to be same,

Cannon Law.

superior, but subordinate to ecclesiastical senstitutions.

2. The laws of the emperor cannot dissolve the ecclesiastical or canen laws. 8. It is not lawful for an emperor to exact

anything opposed to the apostolic rules.

things that belong to priests.

5. No custom of anyone can thwart the statutes of the popes.

salutiferiously fulfilled.

7. The yoke imposed by the holy see is to effort." be borne, though it appear intolerable and

insupportable. 8. The pontiff can neither be loosed no

bound by the secular power.

6. That the Pontiff was called God by the

sannot be judged as man.

of all human law and judgment. 11. That all laws contrary to the canons

12. That all of the ordinances of the pope

are unhesitatingly to be obeyed. 18. We ought not even to speak to one whom the pope has ex-communicated.

14. Priests are fathers and masters, even 15. The civil law is derived from man, but the ecclesiastical or canon law is derived directly from God, by which the pontiff can,

is connection with his prelates, make conatters spiritual, concerning the salvation ouls, and the right government of the rch; and if necessary judge and dispose

Il the temporal goods of all christians. A heretic, holding or teaching false foctione concerning the sacraments, is ex-

o the secular court. Secular princes unwilling to swear to ferend the church against heretics are ex-

interdict. 18. The goods of heretics are to be consacated and applied to the church.

19. Al vocates or notaries, favoring heretheir defenders, or pleading for them its, or writing documents for them, Blaw re inf

ous and suspended from office. mous and suspens, whether permamporary, are bound to swear that exterminate, according to their etics condemned by the church; oral lord not purging his laad of

signed with the cross for

termination of heretics, rejoice in the privilege granted to to the crusaders for the help of the holy land.

21. They are absolved from all obligations who are in anywise bound to neretics. 23. Whoever dies in battle against the unbelieving, merits the kingdom of heaven. 24. We do not esteem those homiciees to

whom it may have happened in their seal for their mother church against the ex-communicated, to kill some of them.

23. That Catholic Princes are bound, both by civil and common law, not to receive or

tolerate heretics and much more are not to permit their rites, or other exercise of their religion, or rather, their false sect, but are most solemnly bound everywhere, to repel and expel them

26. The following temporal punishments are to be enforced on heretics: 1st-Infamy, and the consequent disqualifications for all civil acts. 2nd-Intestability, as well active as passive (that is, they can neither make nor will inherit what is left to them by others). 3rd-Loss of paternal power over children, 4th-Loss of dowry, and other privileges granted to women 5th -- Confiscation of all goods. 6th-That vassals and slaves and others are free from all, even awors obligations due to their lord or an-7th-Capital corporal punishment, especially death, and perpetual imprison-

The canon law forbids all toleration. That metropolitans and bishops are to amunicate him who grants liberty of

29. No oath is to be kept toward heretic princes, lords or others.

10 Heretics are to be deprived of all civil and paternal rights.

31. The pope can absolve from all oaths. 22 Every bishop is ordinary judge in a cause of heresy. The reason is because the bishops can ex-officio, and ought to extirpate heretics, and inflict upon them the due punishments, and to this are bound on pain of deposition. Besides, are the inquisitors especially deputed by the apostolic see. Every bishop in his diocese is thought to be and in reality is, a natural inquisitor, (literally born inquisitor), so as to have the same power with those already mentioned in a cause of heresy.

33. In every promissory eath, although absolutely taken, there are certain conditions tacitly understood, amongst which are: 1st-If I can; 2nd-To save the right and authority of a superior; 3rd-When the oath supposes the honor of the apostolic see to be Illicit.

84. That the council of Trent, (the last and great authority of Rome), decrees and com-mands that the sacred canons and all general councils, also the other apostolic enactments issued in favor of ecclesiastical persons of ecclesiastical liberty, and against its violators, all of which by this present decree it renews, and must be exactly observed

Cardinal's Oath. -, cardinal of the Holy Roman church, do promise and swear that, from this time to the end of my life, I will be faithful and obedient unto St. Peter, the holy apostolic Roman church, and our most holy lord, the pope of Rome, and his successors, canonically and lawfully elected: that I will give no advice, consent or assistance against the pontifical majesty and person; that I will never knowingly and advisedly, to their injury or disgrace, make public the councils entrusted to me by themselves, or by messengers or letters; also that I will give then any assistance in retaining, defending and recovering the Roman papacy and the regalia of Peter, with all my might and endeavor, so far as the rights and privileges of my order will allow it, and will defend them against all their honor and state, and I will direct and defend, with due form and honor, the legates and nunclos of the apostolic see, in present prostitution of American citizenship abiding and returning, and that I will resist unto blood all persons whatsoever who shall attempt anything against them. That I will, reformatories, or other institutions in which by every way and by every means strive to people are under restraint, be at all times preserve, augment and advance the rights, honors, privileges, the authority of the Holy Roman bishop, our lord the pope and his before mentioned successors, and that, at We demand that all national w state whatever time anything shall be decided to hinder, as soon as I shall know that any and in no instance in favor of any one sec- steps or measures have been taken in the our lord or his successors, or som, son by whose means it may be by " their knowledge. That I will keep and 1. The constitutions of princes are not out and cause others to keep and carry

the rules of the holy father, the decreeordinances, dispensations, reservations, provisions, apostolic mandates and constitutions of the Holy Father Sertus, of happy memory, as to visiting the the sholds of the apostles at certain prescrib times, accord-6. It is not lawful for kings to usurp the ling to the tenor of that . ich I have just read through. That I will seek out and oppose, persecute and fight (omni conatu persecuturum et impugnaturum) against here 6. Let no resistance be offered to the tics or schismatics who oppose our lord, the postolic (canon) precepts, but let them be pope of Rome, and his before-mentioned successors, and this I will do with every possible

4 (Signature) then sent to the pope

Bishep's Oath.

9. That the Pontiff was called God by the diocese, from henceforward will be sious Prince Constantine, and that as god he faithful and obedient to St. Peter the Apostle and to the Holy Roman church, and to our 16. That as god he is far above the reach lord, the holy pope of Rome, and to his successors, canonically entering, I will neither advise, consent nor do anything that they and decrees of the Roman prelates are of no may lose life or member, or that their persons may be seized, or hands in anywise laid upon them, or any injuries offered to them, under any pretence whatsoever. The counsel with which they shall intrust me by themselves, their messengers or letters, I will not knowingly reveal to any, to their prejudice. I will help them to defend and keep the Roman papacy and the royalties of St. Peter against all men. The legate of the apostolic see, going and coming, I will honorably treat and help in his necessities. The rights, stitutions for the whole christian world, in honors, privileges and authority of the Holy Roman church of our lord, the pope, and his aforesaid successors, I will endeavor to preserve, defend, increase and advance. I will not be in any counsel, action or treaty, in which shall be plotted against our said lord and Roman church, anything to the hurt or unicated and degraded, and handed prejudice of their persons, rights honor, state or power, and, if I shall know any such thing to be treated or agitated by any whatsover, I will hinder it to my utmost, and as soon as inicated, and they are laid under an I can, I will signify it to our lord. The ordinance and mandates of the pope, 1 will observe with all my might and cause to be ob-

served by others. "Heretics, schismatics and rebels to our said lord or his successors, I will to my w most persecute and oppose.

"Hereticos, schismaticos et rebelles eldem Domino nostro vel successoribus predictis

pro posse persequar et oppugnabo. "I will come to a council when 'am called, I will visit the threshold of the apostles every three years and give an account of our ord of all my pastoral office and of the

cipline of my ciergy and people. I will to like manner humbly receive and diligently execute the apostolic commands. If I am detained by a lawful impediment, I will perform the aforesaid by a member of my chapter or a priest of my diocese, fully instructed in all things above mentioned. The possessions belonging to my table, I will neither sell nor otherwise allenate without consulting the Roman pontiff. So he's me God and these hely gospels of God."

Sent to the Romish Manager.

Priest's Oath.

"I _____, now in the presence of Almighty God, the blessed Virgin Mary, the lessed Michael the Archangel, the blessed St. John the Baptist, the Holy Apostles St. Peter and St. Paul and the Saints and the Sacred Hosts of Heaven, and to you, my lord. I do declare from my heart, without mental reservation that the pope is Christ's vicargeneral and is the true and only head of the universal church throughout the earth, and that, by virtue of the keys of binding and loosing given to his holiness by Jesus Christ he has power to depose heretical kings. princes, states, commonwealths and governsents, all being illegal without his sacred confirmation, and that they may safely to destroyed. Therefore, to the utmost of my power, I will defend this doctrine and his oliness' rights and customs against all usurpers of the Protestant authority whatsoever, especially against the now pretended authority and church in England and all adhereats, in regard that they be usurpal and heretical, opposing the sacred mother of the church of Rome.

I do denounce and disown any allegiance as due to any Protestant king, prince or state or obedience to any of their inferior officers. I do further declare the doctrine of the church of England, of the Calvinists, Huguenots and other Protestants, to be damnable and those to be damned who will not forsake the same.

"I do further declare that a will help, assist and advise all or any of his holiness' agents in any place wherever I shall be, and to do my utmost to extirpate the Protestant doctrine and to destroy all their pretended power, regal or otherwise. I do further prombe and declare that, notwithstanding I may be permitted by dispensation to assume any seretical religion (Protestant denominations) for the propagation of the mother church's interest, to keep secret and private all her agents' counsels as they entrust me, and not o divuige, directly or indirectly, by word, writing or circumstances whatsoever, but to execute all which shall be proposed, given in to be drowned, then we shall embark for, charge or discovered unto me by you, my nost reverend lord and bishop.

"All of which I, _____, do swear by the blessed Trinity and blessed Sacrament which I am about to receive, to perform on my part to keep inviolably, and do call on all the Heavenly and Glorious Host of Heaven to witness my real intentions to keep this my oath.

"In testimony whereof I take this most holy and blessed Sacrament of the Eucharist, and witness the same further with my consecrated hand, in the presence of my holy bishop and all the priests who asset him in my ordination to the priesthood.

Extreme Oath of the Jesuit.

now in the presence Almighty God, the blessed Virgin Mary, the blessed Michael the archangel, the blessed St. John the Baptist, the holy Apostles St. Peter and St. Paul and the saints and sacred host of heaven, and to you my ghostly father. the superior general of the society of Jesus, founded by Saint Ignatus Loyola in the pontification of Paul the Third, and continued to the present, do, by the womb of the virgin, the matrix of God, and the rod of Jesus Christ declare and swear that his holiness the pope, is Christ's vice-gerent, and is the true and only head of the Catholic or universal church throughout the earth; and that by virtue of the keys of binding and Jesus Christ, he hath power to depose heretical kings, princes, states, commonwealths and governments, all being illegal without his sacred confirmation, and they may be safely destroyed. Therefore, to the utmost of my power, I will defend this doctrine and his holiness' right and custom against all usurpers of the heretical or Protestant authority whatsoever, e secially the Lutheran church of Germany, Holland, Denmark, Sweden and Norway, and the now pretended authorities and churches of England and Scotland, and branches of the same now established in Ireland, and on the continent of America, and elsewhere, and all adherents in regard that they be usurped and heretical, opposing the sacred church of Rome.

I do now denounce and disown any allegsance as due to any heretical king, prince or state named Protestant or Liberals or obedience to any of their laws, magistrates or officers.

I do further declare that the doctrine of the churches of England and Scotland, of the Calvinists, Huguenots and others of the name of Protestant or Liberals, to be dameable, and they themselves to be damned who will not fersake the same.

I do further decla e that I will help, assist and advise all or any of his holiness' agents, in any place wherever I shall be, in Switzerland, Germany, Holland, Denmark, Sweden, Notway, England, Iceland or America, or in any other kingdom or territory, I shall come to, and do my utmost to extirpate the heretical Protestant or Liberal doctrines. and to destroy all their pretended powers, legal or otherwise.

I do further promise and declare that, notwithstanding I am dispensed with to assume any religion heretical for the propagation of the mother church's interest, to keep secret and private all her agents' councils from time to time, as they entrust me, and not to divulge, directly or indirectly, by word, writing or circumstances whatever, but to execute all that shall be proposed, given in charge, or discovered unto me, by you or my ghostly father, or any of this sacred con-

I do further promise and declare that I will have no opinion or will of my own or any mental reservation whatsoever, even as a corpse or cadaver (perinde ac cadaver), but will unhesitatingly obey each and every command that I may receive from my superfors in the militia of the pope and of Jesus Christ.

That I will go to any part of the world whithersoever I may be sent, to the frozen regions of the north, the burning sands of the desert of Africa, or the pingles of India, to the centers of civilization of Europe, or to the wild baunts of the barbarous savages of America, without murmuring or repining and will be submissive in all things whatsoever, communicated to me.

I do furthermore promise and declare that I will, when opportunity presents, make and wage relentless war, secretly or openly, against all heretics, Protestants and Liberals as I am directed to do, to extirpate them from the face of the whole earth, and that I will spare neither age, sex or condition, and that I will hang, burn, waste, boil, flay, strangle and bury alive these infamous heretics; rip up the stomachs and wombs of their women and crush their infants' heads against the walls in order to annihilate their

execrable race. That when the same canno be done openly, I will secretly use the p.in onous cup, the strangulating cord, the steal of the poinard, or the leaden builet, regard-less of the honor, rank, dignity or authority of the person or persons, whatever may be their condition in life, either public or priv ate, as I at any time may be directed so te do by any agent of the pope or superior of the brotherhood of the boly father, of the society of Jesus.

In confirmation of which I hereby dedicate my life, my soul and all corporal powers, and with this dagger which I now receive, I will subscribe my name, written in my blood, in testimony thereof; and should I prove false or weaken in my determination, may my brethren and fellow soldiers of the militia of the pope cut off my hands and my feet, and my throat from ear to ear, my belly opened and sulphur burned therein, with all the punishment that can be inflicted upon me or earth and my soul be tortured by demons ir an eternal hell forever.

All of which I......, do swear by the blessed trinity, and blessed sacrament which I am now to receive, to perform, and on my part to keep inviolably; and do call all the heavenly and glorious host of heaver to witness these, my real intentions, to keep this my oath.

In testimony hereof I take this most holy and blessed sacrament of the eucharist, and witness the same further, with my name written with the point of this dagger, dipped in my own blood, and seal in the face of thir holy convent

[He receives the water from the superior and writes his name with the point of his dagger, dipped to his own blood, taken from over the heart.]

The Fenian's Oath.

"I swear by almighty God, by all in heaven and earth, by the holy prayer-book of my holy church, by the blessed Virgin Mary mother of God, by hersorrow and grief at the cross, by her tears and wallings, by the holy apostles St. Peter and Paul, by the glorious apostle of Ireland-St. Patrick-by the blessed and holy church of all ages, by the holy national martyrs, to fight upon the Irish soil, to fight for the independence of Ireland-to fight until I die, wading in the red gore of the Sassenach (Protestant) for the glorious cause of nationality; to fight until not a single vestige, track or footstep, is left to tell that the holy soil of Ireland was ever trodden by the Sassenach tyrants and murderers; and, morover, when the Protestant robbers and prutes in Ireland shall be murdered and driven into the sea like the swine our Lord Jesus Christ caused tige of the accursed blood of the heretic adulterer, Henry VIII., and possess ourselves of the beasts who have so long kept our island of saints-Old Ireland-in the chains of bondage, driven us from her shores, exiles into foreign lands. I will wade in the blood of Orangemen and heretics (Protestant) who do not join us and become ourselves.

Scotland too, having given aid and succor to the beast, we shall live in her gore. We shall not give up until we have restored our holy faith all over the British Isles.

To all of this I sincerely and conscientiously swear with my eyes blinded, not knowing who to me administers this oath

Ooth of the Clan-na-Gael. The following is the oath taken by the members of that famous Romish

Catholic society: "I (name in full) do solemnly swear in the presence of Almighty God, that I will labor while life is left in me to establish and defend a republican form of government in Ireland; that I will keep secret the names and everything connected with the Irish brotherhood from all not entitled to know such secrets; that I will obey and comply

with the constitution and laws of the same. That I will preserve the funds of this the cause of Irish revolut as specified in the constitution: that I will deem it my special duty and mission to promote and foster sentiments of union. brotherly love, nationality, among all Irish I take this obligation without any mental reservation, holding the same forever inding upon me, and that any violation thereof, or desertion of my duty to the brotherhood is infamous, and merits the severest punishment, so help me God."

This oath the candidate is abjured to keep at the hazzard of his life. It was printed in the Chicago Inter Ocean and was sworn to be correct at the Cronin trial. It was reported by said paper November 17, 1894. Priests and bishops act as chaplains for this holy (?) order.

Stenographers and Lawyers having transcripts and other legal documents to be bound can have their work done at THE AMERICAN book-bindery, 1615 Howard street. Telephone 911.

1302 Farnam Street is the Union Pa cific City Ticket Office.

SAUNDERS & MACFARLAND. Attorneys, 1404 Farnam Street.

Attorneys, 1404 Farnam Street.

SHERIFF'S SALE.—By virtue of an order of sale issued out of the district court for Douglas county, Nebraska, and to me directed, I will, on the 10th day of November, A. D. 1896, at ten o'clock A. 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, to-wit:

Lots one hundred and five (108), one hundred and six (105), one hundred and seven (107), one hundred and eight (108), one hundred and ten (110), one hundred and eleven (111), one hundred and thirteen (113), one hundred and fourteen (114), one hundred and styteen (116), one hundred and styteen (116), one hundred and thirty end (119), and one hundred and thirty (120), and also lots one hundred and thirty (130, one hundred and thirty-two (132) and one hundred and thirty (130, one hundred and thirty-two (132) and one hundred and thirty-two (133), in North Side, an addition to the city of Omaha, struated in the south-west-quarter of section nineteen (19), township sixteen (16) north, rame thirteen (13) east, surveyed, platted and recorded, all in Douglas county, state of Nebraska.

Said property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sum of seventy-six and 22-100 dollars (56.22) judg-

E. Keeler, plaintiff herein, the sum of seventy six and 22-100 dollars (\$16.23) judg-ment, with interest thereon at rate of ten (10) ment, with interest thereon at rate of ten (10) per cent per annum from February and, 1896, which said amount is a first valid and existing lien upon said above described property. Also to satisfy the sum of sixty seven and 65-100 dollars (67.65) 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 Waiter E. Keeler is plaintiff, and Viona Pixley, Lew Pixley, her husband, Charles Corbett, Editina H. Corbett, Lorenz Keonig Mrs. — Keonig first and real

Omaha Advertisements

SAUNDERS & MACFARLAND.

Attorneys 1406 Farnam Street.

Attorneys 1406 Farnam Street.

SHERIFF'S SALE.—By virtue of an order of sale issued out of the District Court for flougias county. Nebraska, and to me directed, I will, on the 19th day of November, A. D 196, at ten o'clock A. M. of said day, at the EAST front door of the county court house in the city o' Omaha. Douglas county. Nebraska sell at public auction to the highest bidner for cash, the property described it said order of sal. as follows, to-wit:

Lot four 40 in block "E" and lot six 60 in block "E" in Saunders & Hunebaugh's addition to the city of On ha. Douglas county. Nebraska as surveyed platted and recorded; also I its ten (10) and eleven (II in block one (I' in Saunders & Himebaugh's addition to Walnut Hill, an addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas caunty, state of Nebraska.

Sid property to be sold to satisfy Arthur M. Cow e, plaintiff herein, the sum of three hundred and ninety nine and 70-100 dollars (\$22,70) judgment, with interest thereon at rate of ten (10) per cent per annum from May 4th, 1896, which said amount is a first va id and existing here upon said lot four (a) in block "F," and lot six 60 it block "E."

To satisfy Arthur M. Cowie, plaintiff herein, the sum of three numbred and fortytwo and 60-190 deditars (\$42,60), with interest thereon at the rate of ten (10) per count per annum from the tith day of May, 1896, which

satisfy Ben B Wood and Dalsy B, his wife, defendants herein, the su-Wood, his wife, defendants herein, the sum of two thousand are reventy-seven and 30-100 dollars (\$2,077.30) judgment, with interest thereon at rate of ten (b) per cent per annum from May 4th, 1898, which said amount is a second valide and existing lien upon said above described property.

To satisfy the sum of twenty-one and 53-100 dollars (\$21,53) costs herein, tegether the averting costs, according to a judgment.

53-196 doltars (\$21.53) 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. 1896, in a certain action then and there pending, wherein Arthur M. Cowie is paintiff, and Davis Skainokowsky, Rachel Skainokowsky Ben B. Wood, and Mrs. Datsy B. Wood, bls wife, were defendants.

Omaha, Nebraska, October 9th, 1°4.

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

Arthur M. Cowie vs. Davis Skainakowsky, Doc. 52; No. 283.

SAUNDERS & MACFARLAND,

Attorneys, 1406 Farnam Street.

SHERIFF'S SALE.—By virtue of an order of sale issued out of the district court for Douglas county. Nebraska, and to me directed, I will, on the 17th day of November, A. D. 1896, at ten o'clock A. M. of said day, at the EAST front door of the county court house, in the city 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, to-wit:

The west one half (%) of lot five (%), in block six (%), Reed's First Addition to the city of Omana, as surveyed, piatted and recorded, all in Douglas county, state of Nebraska.

Said property to be sold to satisfy Philip L. Johnson, plaintiff herein, the sum of one nundred eighty-four and 31 100 dollars (188.34) Judgment, with interest thereon at rate of ten (1%) per cent per annum from September 23, 1895.

To satisfy the sum of thirteen and 68-100 Attorneys, 1406 Farnam Street.

tember 23, 1899.

To satisfy the sum of thirteen and 08-100 dollars (\$15.08) costs herein, together with according to a judgment rendered by the district court of said boughas dered by the district court of sald Douglas county, at its September term. A. D. 1895, in a certain action then and there pending, wherein Philip L. Johnson was plaintiff, and Omaha Security Company, a corporation, organized and existing under the laws of the state of Nebraska, was defendant.

Omaha. Nebr. ska. October 16th, 1898.

JOHN W. McDONALD.

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

Johnson vs. Omaha Security Company.

Doc. 51 and W; No. 186.

10-16-5

SAUNDERS & MACFARLAND. Attorneys, 1466 Farnam Street.

Attorneys, 1466 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 Douglas county, state of Nebraska, and to me directed. I will on the 17th day of November. A. D. 1836, at ten o'clock A. 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, to wit:

Lot six (6) and seven (7) in block six (6) of J. I. Redick's Sub-Division, an addition to the city of Omaha; also lots four (4), five (5), six (6) and seven (7) in block one (1) of improvement Association, an addition to the city

ment Association, an addition to the city of Omaha, all in Douglas county, Nebraska, Said property to be sold to satisfy the plaintiff, J. Ra'ston Grant, in the sum of ten thousand eight hundred one and 45-100 dol-lars (\$10.801.40), with interest from May 6th, 1805, at the rate of eight (8) per cent per annum.

annum.

To satisfy the sum of sixty-eight and 18-169 dollars (608-18), costs herein, together with accruling costs, according to a judgment rendered by the district court of said Bouglas county, at its May term, A. D. 1895, in a certain action then and there pending, wherein J. Ralston Grant is plaintiff, and Charles E. Squires, Ella J. Squires and the City of South Omaha, Nebraska, are defendants. Dated at Omaca, Nebraska, October 16th. A. D. 1896.

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

Grant vs. Squires, et al. Doc. 48; No. 305.

V. O. STRICKLER,

Attorney, 907 New York Life Bldg. Attorney, 90 New York Life Bidg.

CHERIFF'S SALE.—BY VIRTUE OF AN order of sale issued out of the district court for Douglas county. Nebraska and to me directed. I will, on the 19th day of November, A. D. 1896, at ten o'clock A. M. of sald 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:

scribed in said order of sale as follows, towit:

The south thirty-eight and one-half (38%)
feet of lots number thirteen (13), fourteen (14)
and fifteen (15). In block number two (2) in
Redick's Para, an addition to the city of
Omaha, as surveyed, platted and recorded,
all in Douglas county, state of Nebraska.
Said property to be sold to satisfy Home
Fire Insurance Company, a corporation,
plaintiff herein, the sum of fourteen hundred and sixty-four and 2-100 dollars
(1464.32) in [gment, with interest thereon at
rate of tea (10) per cent per annum from the
4th day of May, 1896, which is a first valid and
existi-g lien upon said property.

rate of tea (10) per cent per annum from the
4th day of May, 1896, which is a first valid and
existi g lien upon said property.

To satisfy Redick Park Building Association, defendant herein, the sum of five hundred and eleven and 18-100 dollars (2011 18)
ludgment, with interest thereon at rate of
eight (8) per cent per annum from May 4th,
1896, which is a second valid lien upon said
above described property.

To satisfy the sum of sixty-two and 88-100
dollars (252.8) 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. 1896, in a certain action then and there pending, wherein
home Fire Ins. orange Company, a corporation, is plaintiff, and Warren Dutcher, Priscilla L. Dutcher, Redick's Park Building Association, A. J. Dutcher, A. Jay Dutcher
Mary E. Dutcher, Benjamin Maiquist Sarah
J. Tyrrell. George Tyrrell, Mina Tyrrell,
Harry Tyrrell. Bessie Tyrrell and Charles
Tyrrell, are defendants.

Omaha, Nebraska, October (th. 1896,

Sheriff of Douglas County, Nebraska,
V. O. Strickler, attorney,
Home Fire Ins. Co. vs. Dutcher, et al.
Doc. 24; No 19.

GEO. W. COVELL,

GEO. W. COVELL,

which said amount is a first valid and existing lien upon said above described property. Also to satisfy the sum of sixty-seven and co-100 dollars (85,53) 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 Walter E. Keeler is plaintiff, and Yiona Pixley, Lew Fixley, her husband, Charles torbett, Editian H. Corbett, Lorenz, Keenig Mrs. — Keonig (first and real name unknown), his wife, P. C. Olsen (first and real name unknown), his wife, P. C. Olsen (first and real name unknown), Alma Ringer, Ezra F. Ringer, her husband, C. R. Shaw (first and real name unknown), and William R. Homan are defendants.

Omaha, Nebraska, October 9th, 1896.

Omaha, Nebraska, October 9th, 1896.

Omaha, Nebraska, October 9th, 1896.

Saunders & Macfarland, attorneys.

W. E. Keeler vs. Viona Pixley, et al.

Doc. 51; No. 221.

W. H. RUSSELL,

Attorney, 616 New York Life Building.

Attorney, 816 New York Life Building,
NOTICE TO NON-RESIDENT DEFENDants—In the district court of loughas
county, Nebruska. Phebe H. Kaight, plaintiff, vs. Samuel P. Johnson and others were
defendants.

To Maria A Shultz.——Shultz, her husbad. Brist real name unknown, non-resident
defendants.

You are hereby rotified that on the 26th
day of Jone 1898. Phe e it. Knight,
plaintiff herein, filed her petition in the
above entitled cause, in the district court
of louglas county. Nebrask's, against you
and each of you, the object and prayer of
which is to foreclose a certain mortzage
executed on the 2nd day of September, 1890,
by Samuel P Johnson and one Mary Johnson, now deceased, u, on the property descilbed as follows, situate in the county of
lougias, state of Nebruska, to-wit:
Lots eight is and nine 9 in re-plot of

scilbed as follows, situate in the county of Douglas, state of Nebraska, to-wit:

Lots eight (8) and nine (9) in re-plot of Waverly Addition to the city of Omaha, as surveyed, pistted and recorded, to secure the payment of the mortgage bond signed by Samuel F. Johnson and the said Mary Johnson, with interest coopens attached, for the sum of four hundred deliars (\$400.00), that there is new due and payable upon said bond the sum of four hundred deliars (\$400.00), with interest according to the tenor thereof, from the first day of September, 1825, for which sum, with interest from September 1st, 1835, pisnituff prays far 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, and that a receiver be appointed to collect the rests and profits arising from said said property pendente lite.

and property pendente life.

The pla stiff is the legal owner and holder of said ound and mortgage.

You are required to answer said petition on or before the 16th day of November, 1896.

Dated at Omaha, Nebraska. October 8, 1890.

PHEBE H. KNIGHT.

Plaintiff.

By W. H. Russell attorney for plaintiff Knight vs. Johnson. Doc. 56; No. 340.

W. H. RUSSELL,

Attorney, 616 New York Life Building.

SHERIFF'S SALE.—By virtue of an order of sale issued out of the district court for Douglas county, Nebraska and to me directed, I will.on the lith day of November. A. D. 1996, at ten o'clock A. 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, to wit:

Lot one (I) in block five (5) in Missouri Avenue Fark, an addition to the city of South Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska.

Said property to be sold to satisfy Fred H. Kent, plaintiff herein, the sum of seven hundred forty-six and 16-190 dollars (576.36) judgment with interest thereov at rate of ten (10) per cent per annum from the 4th day of May, 1896.

To satisfy the sum of twenty-nine and 28-190 dollars (576.28) costs herein, with interest thereon at rate of ten (10) per cent per annum from the 25th day of June, 1896, ustil paid together with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its May term A. D. 1896, in a certain action then and there pending, wherein Fred H. Kent was plaintiff, and Affie J. Read and Adelbert J. Read were defendants.

Umaba. Nebraska, October 16th, 1896. Attorney, 616 New York Life Building.

and Affic J. Read and Adelbert J. Read were
defendants.

Omaha. Nebraska, October 16th, 1896.

JOHN W. McDoNALD,

Sheriff of Dougla County, Nebrasks
Wm. H. Russell, attorney
Kent vs. Read. Doc. W; No. 55. 10-16-

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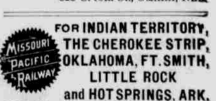
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