The waiting crowd surges about the ess end" of the wagon, and while the dispensers of tickets are seated themselves on a little meh just inside. Suddenly the word is given and an attendant pulls a brea holsting the windows and the iness commences. Not a word do se young men have to say to each er or to their customers, states the Philadelphia Times. Their eyes are looking at fists of all sizes and de-periptions full of money and from right to left and then back again they capture the clutched coin and bills moving from side to side, enabling all to have an equal chance.

Directly a coin or bill is received it is placed on a shelf on a level with the seller's arm until the patron has made place for the next in line, then it is thrown into a huge wicker basket on the floor at his feet

This retention of money in sight for a moment is in order to effectually settle any dispute by an excited buyer who might be inclined to question the occuracy of the change or the amount he had paid in. It seems almost an unnecessary precaution, however, as these young men never get 'rattled" and have no time for talk or argu-

After the rush was over recently Mr. Callan consented to talk about the difficult art which embraces accuracy and speed to no limited extent and after modestly admitting that it was an expert profession in which big salaries were paid to the 'masters,'

We never dook at faces-always at the hand that holds the money. That once secured and the ticket or tickets and change thrust into it, then on to the next.'

Suppose some one bothers you with questions or annoys you in any way so as to interfere with your sale, what do you do?" He laughed as he pointed to a fat man standing by. 'At a signal that fat man gets directly in front of the fractious one and by the simple process of moving backward gradually, all the time treading on his corns the line is opened, and by the time the crank has got on the outside we have sold hundreds of tickets.

We have a plentiful supply of change and do not touch the money

· Counferfeit money we do not fear; we can almost tell it by the smell a mile off, and the only notice we take of it is to whisper one to the other. Bad stuff! Where is that officer? and is the dishonest one who has offered it can scarcely get away quick enough. Think of a man coming up and asking for thirteen whole and seven half tickets and slapping down a handful of bills and silver to pay. It takes a quick brain and steady head and hand to complete the transaction, but, with little variations so to place and detail it occurs so continually that it is almost as easy as easy as taking a fifty-cent piece and handing out a ticket."

·Can any one with training become a successful ticket seller?" Said Mr. Callan cautiously: "I am

sure I don't know, but my opiniononly my opinion mind you-is that the circus ticket seller is born, not

STRUCK BY LIGHTNING.

The Flash Left Fred Eberhardt Speech less, But Otherwise Uninjured.

Lightning played a queer prank when it struck Fred Eberhardt just as he was passing through a doorway over which a horse-shoe was nailed. Eberhardt is a stationary fireman, being employed in the engine room at the Heim brewery, says the St Louis Post-Dispatch. He had carried a shovel of cinders out to the rear of the brewery, and was returning to the engine room when he was struck by lightning as he was passing through the doorway. The flash momentarily blinded him, and he was so shocked by the electric current which passed over his body that he stood for some time as if rooted to the spot

When he had partially recovered his composure and attempted to call to the other workmen in the brewery, he found to his amazement that he was unable to utter a sound. He had been struck speechless. He was assisted to his home and it was some time before he recovered from his dazed condition, but to-day he is apparently well as ever. with the exception that he is still unable to speak. His hearing was not in the least impaired. He listens interestedly to the conversation of his family or friends and answers questions put to him with a nod or shake of the head but he seems to have lost the power of speech entirely, as he is unable to utter a sound that may be interpreted as a word of meaning.

It appears that the boit of lightning which struck Eberhardt passed over an electric wire and through a horseshoe before it reached him. The horseshoe was nailed above the doorway and the electric wire ran through or very close to it. The lightning burned the wire and must have passed over the horseshoe, as when the latter was taken down it was found to be perfectly magnetized. Eberbardt was struck by the current on the top of the head. The current then passed down the right side of his body and through the shoe on his right foot to the ground. It tore the sole from the shoe and separated several hob nails from the leather. Several physicians have examined Eberhardt and are much puzzled over his condition. They have been unable to find an injury to the organs of speech, and think that the man is only affected by shock. It is their opinion that he

It Sounded So. Bunker-Old man. I've got a new addition to my household. Hill (who lives in the next block)-

will regain the power of speech in

time probably slowly and by degrees.

THEY MEANT NO MURDER. How a Father and Mother Were Un-

The curtains were not tightly drawn, and it was with no great difficulty that the crowd collected outside was enabled to perceive the fam ily group in the front parlor, says the Detroit Tribune. The husband and father was observed to be standing on the table and gesticulating wildly. The wife and mother might be seen dancing with a marked degree of abandon on the sofa. The baby re-clined in a high chair and blinked

apathetically. Such people ain't fit to have the care of a child " authoritatively declared a lady with glasses, who stood very near the house and could see plainly.

"It's a shame " indignantly insisted a stout woman with an armful of groceries

The husband and father suddenly seized a chair and waved it frantically above his head.

+Oh. The lady with plasses shuddered. The woman with the groceries averted her face as if to save herself the shock of witnessing a revolting tragedy.

"The child ought to be rescued."

The wife and mother, upon the instant laid violent hands upon a feather duster, and, leaping into the

air, shook it ostentatiously.

'This must be stopped. They're intoxicated and are going to kill that

young one."

The lady with glasses was addressing the crowd. The stout woman had just time to express a firm belief that the people inside the house were crazy when some determined men stepped forward and knocked at the door. The husband and father responded to the summons

.We must insist that you cease your murderous demonstrations toward yonder child."

The determined men were not disposed to equivocate.

·Wha-wha"-The busband and father stood

speechless and aghast We have seen enough to convince

us that you either intend to kill the babe or scare it out of its wits. In either event we demand that you stop at once, or surrender the little one. But gentlemen '-

The husband and father was getting agitated.

Nothing was further from our minds than murder or injury of any The three determined men looked

sceptical What then were you doing?" "We were seeing if we could induce baby to keep still long enough to get

his picture taken." Whereat the stout woman and the lady with glasses, who had been looking over the shoulders of the determined men, suddenly recalled their dear ones at home and departed swiftly into the darkness.

A WAR OF ANTS

Natives of the Bermuda Routed by an Invading Foe From America.

"About the flercest war I ever heard of was waged on one of the West India islands while I was living there, twenty years ago." said Eugene Ketchum of New Orleans. "It was in very truth a war of extermination.

and the opposing armies were ants. "Up to the time I speak of the Bermudas were overrun by a species of fat and lazy ants that did no hustiing for a living and whose conduct was a sore disappointment to the man who had read of the lesson taught Sir Robert Bruce by the achievements of an ant. They were pesky devils, and so round and sleek that one could not risk the temptation to tread on every one he saw. Well one day an American fruit vessel anchored in our harbor and I noticed a string of frisky little red ants coming ashore along the cable with which the vessel was made fast to the dock.

.Millions of these American emigrants crawled out to shore along that cable, and the lazy, corpulent natives extended them a very poor welcome. In a day or two those wild anta as we called them began to make war on the native ants. It was a battle royal at first, but the natives began gradually to fall back and surrender their territory to the invaders. The lazy scoundrels were even too cowardly to bury their dead or rescue their wounded. For about a week the war waged fast and furious, the natives each day sustaining terrible loss and falling back further with each setting

· Some five or six years later, when removed from the island, a semicircle could easily be discerned, within which there was not a single native ant, while before there had been billions of them, but on the edges of the semicircle fighting was still going on, and the strangers were gradually extending their territorial possessions. I understand now that the native ant is entirely extinct in the Bermudas the foreign foe having completely exterminated him from the islands and taken possession of his magrificent domain. Wherefore. hurrah for America."

A Temporary Arrangement. .What have you named your baby. Rastus?

Sam Pro Tem Johnson, sah." What is the Pro Tem for?" ·To show that the name is only temporary, sah. We kind o' thought Sam might like to choose his own name when he growed up, sah, so we put Pro Tem in as a warning to de public."-Harper's Bazar.

Couldn't Do It. "I was frightened almost to death yesterday. Clara."

"What was the matter?" "A big rat ran by my feet." "Mercy! Didn't you jump on

chair and scream?" 'No; I had those ugly brown stock-, ings on"

JAPAN'S NEW MINISTER.

Hochi Turi Says His Country Is Peace with the World.

Hoshi Turi, the new Japanese min ter to Washington, who is now on h way to his post of duty, is short a stature and compactly built. In size and weight he resembles ex-President Harrison. His manner is exceedingly affable and be has a penchant for handshaking. He is a slave to the cigar habit, and is never without the weed. He is a political follower of Weakness.
Count Itagaki, and with the latter and Count Mutau brought about an alliance Nervous De-Count Mutsu brought about an alliance between the liberal and government parties that resulted in Itagaki becoming minister of the interior. Count Itagaki's influence later on led to Mr. Turi being sent to Washington as the successor of Minister Kurino, who goes to Italy.

"Our trade relations with the United States," he said, "are not what I would like to see. The United States is a better customer of Japan than Japan is of this country. Why? England and Germany undersell America in practically all manufacturing lines. Again, the English and the Germans are in keener search for our trade than the Americans. They pay close attention to our wants and study our demands so minutely as to manufacture things that exactly please our fancy and suit our tastes. The Americans are not doing that. We are just now building a good many lines of railroad and in a very few years we will have a network of them. The English are supplying most of the material, but there is a good opportunity for Americans to supply some of the material.

"Yes, our relations with Russia are pleasant. We are at peace with the world. Korea, as you know, has an independent government, with Japanese advisers. I was recently the adviser to its department of justice. It is true Japan still has 800 troops and 200 gendarmes in Korea, but their only duty is to protect two lines of telegraph built by our government. At the present time Japan maintains a standing army of only 60,000.

"As to the talk of great improve ments in our navy, five warships are to be built. I do not know who will be awarded the contract. I visited your big warship, the Oregon, today, and I think you build fine vessels here in California."

Minister Turi is only 45 years of age, but has had a stormy political career in his native land. He was educated as a barrister in London, and became a member of the middle temple. He practiced law in Japan, and after entering politics was thrown into prison twice on account of rancorous political contests. He refused to talk of his arrest in connection with Viscount Toni and Dr. Boissonade for the alleged unlawful publication of the Count Inouye memorial, saying that the abuse he was subjected to was political warfare and that his election as president of the lower house of parliament was his vindication. - San Francisco Examiner.

No Two Men Alike.

shaping the character of all his students according to one uniform ideal standard would be attempting the impossible, because he would be striving to do what is at variance with the laws of nature and of nature's God. In all the Creator's works there is charming variety. There are no two The professor who would aim at charming variety. There are no two stars in the firmament equal in magnitude and splendor, "for star differeth from star in glory;" there are no two leaves of the forest alike, no two grains of sand, no two human faces. Neither can there be two men absolutely identical in mental capacity or moral disposition. One may excel in solid judgment, another in tenacity of memory, and a third in brilliancy of imagination. One is naturally grave and solemn, another is gay and vivacious. One is of a phlegmatic, another of a sanguine temperament. One is constitutionally shy, timid and reserved; another is bold and demonstrative. One is taciturn, another has his heart in his mouth. The teacher should take his pupils as God made them, and aid them in bringing out the hidden powers of their soul. If he tries to adopt the leveling process by casting all in the same mold, his pupils will become forced and unnatural in their movements; they will lose heart, their spirit will be broken, their manhood crippled and impaired.-Cardinal Gibbons in North American Review.

Called Off.

"We are sorry to state," says the Plunkville Bugle, "that the debate between our two candidates for sheriff will have to be called off. One can't talk anything but tariff, and the other nothing but free silver, and neither one knows the first thing about the sheriff business, so it is evident that a debate would be a futile and fatuous waste of the people's valuable time."-Indianapolis Journal.

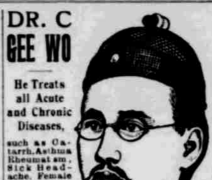
Bad Service in America

The advantages of tipping are lucidly explained by a New York barber, who observes that in the shops in that city a man gets no better service by tipping; he merely gets worse by not tipping. It is very much the same everywhere and in all lines of business where tipping is in vogue.-Boston Herald.

Theosophist Depew. Wallace-"What is the 'M.' in Chaun-

ey Depew's name for?" Ferry-"It must be for Mahatma. He often relates personal experiences that took place from 300 to 1,000 years ago." -Cincinnati Enquirer.

Doggie's Trick. He-"Nice dog! Have you taught him any new tricks since I was here last?" She (sweetly)-"Oh, yes; he will fetch your hat if you whistle!"-Boston



Nervous De-bility, Kidney Liver and Stomach

R. F. WILLIAMS, ISAAC S. HASCALL. 105 South Thirteenth street, Omaha. Mr. Williams is secret, ry of Omaha Republican Bimetalic League. Mr. Hascall has for years been a member of the Omaha city Ex-Constable Clark, 313 South Fourteenth

Ex-Constable Clark, 313 South Fouriettestreet.

Charles Carlson, corner Twentieth and Ames avenue kidney and bladder trouble 4 years' standing.

John Brooks, 524 North Eighteenth street, of sprained back, liver and kidney trouble of three years' standing. Is now a well man.

Mrs. H. A. Dugay, 504 Park avenue, Kansas City, Mo. Heart trouble and nervous debility of many years' standing.

ONSULTATION FREE.

Dr. C. Gee Wo guarantees a cure in every case or the money will be refunded. Send 2c stars p for book and question blank Any-ne wanti-g advice can write to above address or call upon DR. C. GEE WO. 519 N. 16th Street.

W. A. SAUNDERS,
Attorney, Merchants National Bank Bldg.
SHERIFF'S SALE.—By virtue of an alias
order of sale issued out of the District
court for Douglas county, Nebraska, and to
me directed, I will, on the 8th day of Marcha.
D. 1898, 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 two CD, five (5), six (6) and twenty-two

said order of sale as follows, to-wit:
Lots two (2), five (5), six (6) and twenty-two
(2) in blocs one (1) in South Exchange Place
Addition to the city of south Omaha, as sur
veyed, platted and recorded all situated in
Douglas county, state of Nebraska.
Said property to be sold to satisfy James
L. Browne, plaintiff herein, the sums as follows, to-wit:

Said property to be sold to satisfy James L. Browne, plaintiff herein, the sums as follows. to-wit:

On lot two (2), block one (1), above described, the sum of \$42.12, together with an attorney's 'ee of \$4.21.

On lot five (6), block one (1), above described, the sum of \$39.04, together with an attorney's fee of \$3.90.

On lot s x (6), block one (1), above described, the sum of \$39.06, together with an attorney's fee of \$3.90.

On lot twenty-two (22), block one (1), above described, the sum of \$30.66; together with an attorney's fee of \$3.66.

All of which sums, by the judgment of the district court, bear in erest thereon (excepting attorneys' fees), at the rate of ten (10) percent per annum from May 3rd, 1837, and are first lien upon said property.

To satisfy the further sum of one hundred 5-100 dollars (\$100.05) costs herein, together with accruing costs, according to a judgment rendered by the district court of said Dourlas onty, at its May term, A. D. 1837, in a (6 ain action then and there pending, where, n James L. Browne is plaintiff, and David M. Stuart, Mrs.

Nearly, and real name unknown, his wife, R. W. Clayton, first and real name unknown, deorgia A. Cloud, Willis C. Cloud, her husband, George W. Hervey and Mrs.

Hervey, first and real name unknown, his wife, are defendants.

Omaha, Nebraska, February 4th, 1898.

JOHN W. McDONALD.

Sheriff of Douglas County, Nebraska, W. A. Saunders, attorney, Browne vs. Stuart et al.

Doc. 59; No. 20.

Ex. Doc. 27; Page 108.

ing to furnish me with reasonable maintenance, you being of sufficient ability so to do,
and that unless you answer said petition on
or before the 14th day of March, 1898, you will
be in default, * nd the allegations of said pet
tition will be taken as true, and judgmenentered according to the prayer of said petit
tion.

EL ZABETH HALL.
Doc. 63. No. 232.

2-4-4

W. A. SAUNDERS, Attorney, Merchants National Bank W. A. SAUNDERS.

Attorney, Merchants National Bank.

SHERIFF'S SALE.—By virtue of an order of sale issued out of the district court for Douglas county. Nebraska and to me discreted. I will on the 22 day of March. A. D. 1898, 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 forty-three (33) in Windsor Place Extension 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 Harry J. Twinting, plaintiff herein, the sum of forty-nine and 89-100 (849.89) dollars judgment, with interest thereon at the rate of ten (10) per cent. per annum from February 1st, 1897.

To satisfy the further sum of fourteen and 33-100 dollars (14.33) 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. 1897, in a certain action then and there pending, wherein Harry J. Twinting is plaintiff and John Baumer. Josephine Baumer, his wife, and Christopher Shindler are defendants.

Omaha Nebraska, February 18th, 1898.

JOHN W. McDONALD,

Sheriff of Douglas County, Nebraska W. A. SAUNDERS Attorney.

Sheriff of Douglas County, Nebraska W. A. SAUNDERS Attorney, Twinting vs. Baumer et al. 2-18-5 Doc. 57. No. 24. Ex. Doc. Z. Page —

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W. A. SAUNDERS. Attorney, Merchants National Bank. SHERIFF'S SALE.

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 22d day of March, A. D. 1826, 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 is, block 2, in Bedford place, 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 Wal-

braska.

Said property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sum of thirty-two and \$2-190 (\$2.82) dollars judgment, with interest theron at rate of ten (10) per cent per annum from February

(30) per cent per annum from February
1, 1897;
To satisfy further the sum of £20.01 costs
herein, together with accruing costs, according to a decree rendered by the district court of said Douglas county, at its
February term, A. D. 1897, in a certain action then and there pending, wherein Walter E. Keeler is plaintiff and Mary Cunningham and others are defendants.
Omaha, Nebraska February 18, 1898.
JOHN W. M'DONALD,
Sheriff of Douglas County, Nebraska.
W. A. SAUNDERS, Attorney.
Keeler vs. Cunningham, et al.
Docket 57, No. 178.
Ex. Docket Z. Page 291 . 2-18-6

SHERIFF'S SALE.

By virtue of an execution issued out of the Douglas county, Nebraska, and to me directed. I have levied upon the following decribed property of John T. Clarke and Will-E. Clarke, detendants, to-wit:

cribed property of John T. Clarke and WillE. Clarke. detendants. to-wit:

The south twenty-feet (30) of lot twentyfive (2°) and all of lot twenty six (26) in block
eight (8) in Hanscom Place Addition to the
city of Omaha; the undivided one-third (3)
of the north one-half of (N. 3) of lots one (1)
and two (2) in block three (3) in Shull's Addition to the city of Omaha; the undivided onehalf (3) of lot thirty-four (34) in Hartman's
Addition to the city of Omaha; the undivided one-third (3) of the north one-half (4) of
lot fifty-nine (59) in Redick's Second Addition
to the city of Omaha and the east one-half
(E. 3) of lot six (6) in block one hundred and
thirty-eight (128) of the City of Omaha as surveyed, plattep and recorded and sil situated
in Omaha, Douglas county, Nebraska.

And I will on the list day of March. A.D. 1898.
at ten o'clock A. M., at the EAST front door
of the county court house in the city of
Ore sha. Douglas county Nebraska, sell at
public auction to the highest bidder for cash
the property above described, to satisfy Oliver '. Brown, substituted plaintiff herein
the sum of three thousand two hundred and
forty-six and 56-100 (32 26.56), and the further
sum of thrity sig't and 98-100 (888.98) dollars
cost herein, which sums, by the judgment of
the District Court within and for said county at the May A. D. 1894, term thereof, the
said plaintiff recovered against the said John
T. Clarke and William E. Clarke, defendants
together with interest thereon at eight (8)
per cent per annum from the 7th day of May
A. D. 1894, until paid and also all the costs of
increase on said judgment and the accruing
costs on sale thereof.

Omaha Nebraska, January 28th, 1898.

JOHN W. McDONALD.

Sheriff of Douglas County, Nebraska

Brown vs. Clarke et al.

Doc 42, No. 230.

Ex. Doc 1: Page 120.

Doc. 42, No. 230. Ex. Doc. 1; Page 129.

JAS. W. CARR.

JAS. W. CARR,

Attorney, 331 Board of Trade Building.

CHERIFF'S SALE.—By virtue of an order of sale issued out of the District Court for Dougias county, Nebraska, and to me directed, I will, on the 1st day of March. A D 1898, 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:

The north one-half (N. %) of Lot Eight (8). In Block Seventeen (17) in E. V. Smith's addition to the city of Omaha, as surveyed, platted and recorded, all situated in Douglas county, state of Nebraska.

Said property to be sold to satisfy John L. Marshall, Carrie F. Marshall, executrix. Edward Marshall and Edmund L. Pitts, executors, plaintiffs herein, the sum of seven hundred and fifty, two (\$752.00) dollars judgment, together with interest thereon at the rate of ten (10) per cent per annum from February 1st, 1897.

To satisfy the further sum of nineteen and \$8-100 (\$19.98) dollars 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. 1897, in a certain action then and there pending, wherein John L. Marshall, Carrie F. Marshall, executrix, Edward Marshall and Edmund L. Pitts executors are plaintiffs, and James Reeves is defendant.

Omaha, Nebraska. January 28th, 1898.

JOHN W. McDONALD, Sheriff of Douglas County, Nebraska Jas. W. Carr, attorney.
Marshall et al. vs. Reeves.

Doc. 55; No. 220. Attorney, 331 Board of Trade Building.

NOTICE.

To Thomas S. Broderick, non-resident defendant:
You are hereby notified that on the Sth day of December, 187, Mary K. Broderick filed a petition against you in the district court of Douglas county for a divorce from the bonds of matrimony, upon the ground that the defendant has been guilty of extreme cruelty toward plaintiff and is an habitual drunkard. You are required to answer said petition on or before Monday, the 14th day of February, 1898.

MARY K. BRODERICK.

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W. A. SAUNDERS.
Attorney, Merchasts National Bank Bidg.
OHERIFF SALE—By virtue of an alias order of sale issued out of the district court
or Douglas county, Nebraska and to me
directed. I will, on the 22d day of March
ary, A. D. 1894, at 16 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 io
the highest bidder for cash, the property described in sald order of sale as follows,
to-wit:

scribed in said order of sale as follows.

Lo-wit:

All of lots seven (7), ten (10), thirteen (13),
twenty-five (25) and thirty (30) in Cunningham & Bren an's Addition to the city of
Omaha, as surveyed, platted and recorded,
all in Douglas county, state of Nebraska.

Said property to be soid to satisfy Harry J.

Twinting, plaintiff herein, the sums as follows, to-wit:
On lot seven (7), above described, the sum
of \$23.34, together with an attorney's fee of
\$2.38.

On lot ten (10), above described, the sum

On lot twelve (12), above described, the sum of \$20.63, together with an attorney's fee of On lot thirteen (13), above described, the

On lot twenty-five (25), above described, the um of \$17.32, together with an attorney's fee sum of \$17.32, together with an attorney's fee of \$1.73; and On lot tairty (30), above described, the sum of \$20.46, together with an attorney's fee of

of £0.46, together with an attorney's fee of £2.04;
All of which sums, by the judgment of the district court, bear interest (excepting the attorneys' fees) at the rate of ten (10) percent from May 3rd, 1897, and are a first lieu upon said above described property.

To satisfy John A. Creighton, defendant herein, the sum of three hundred and twenty-nine and 65-100 doilars (£20.65), judgment against Dennis Cunningham and Jerry Ryan, with interest thereon at rate of seven (7) percent per annum from December 18th, 1891; which amounts are a second lieu upon lots seven (7), ten (10), twelve (12), thirteen (13) and twenty-five (25), above described.

To satisfy F. S. Parmelee Gun Company, defendant herein, the sum of three hundred and sixteen and 45-100 dollars (£36.45), judgment against Jerry Ryan, with interest thereon at rate of seven (7) per cent per annum from May 15th, 1898; which amount is a third lieu upon lot twenty-five (25), above described.

Also to satisfy Daniel Condon the sum of eleven thousand seven hundred and ten and 84-100 dollars (£11,710.84), judgment against Dennis Cunningham and Jerry Ryan, with interest thereon at rate of seven (7) per cent per annum from February 3rd, 1896; which here annum from February 3rd, 1896; which

interest thereon at rate of seven (1) per per annum from February 3rd, 1896; amount is a fourth lien upon said des

per annum from February 3rd, 1896; which amount is a fourth lien upon said described property.

To satisfy the further sum of one hudred and fifty-four and 29-100 dollars (\$164.59), 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. 1897, in a certain action then and there pending, wherein Harry J. Twinting is plaintiff, and Dennis Cunningham, Mary Cunningham, his wife, William Mealey, Mrs.—Mealey, his wife, first and real name unknown, Jerry Ryan and Mrs.——Byan, his wife, first and real name unknown. James J. Spellman, Mrs.——Spellman, bis wife, first and real name unknown, Julia Goerschuis, The County of Deuglas, Daniel Condon, John A. Creighton, Mer shants National Bank, John P. Breen, John Grossman, Globe Loan & Trust Company, Henry Lehman, Thomas Murray, Charles Klopp, P.S. Parmelee Gun Company, Parlic Orendorff & Martin Company, McCord, Brady Company, The Western Newspaper Union, Soren T. Peterson and Anna Cunningham are defendants.

Omaha, Nebraska, February 18th, 1888.

endants.
Omaha, Nebraska, February 18th, 1898.
JOHN W. McDONALD,
Sheriff of Douglas County. Nebraska.
V. A. Saunders, attorney.
Twinting vs. Cunningham et al.
Doc. 57: No. 209.
Ex.-Doc, Z; Page 135.
2 18-8

Ex-Doc. Z; Page 135.

I. H. ANDREWS.

Attorney, 606 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 so me directed, I will, on the 15th day of March. A. D. 1898. at 10 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 number two (2) in Block number three (3) in the First 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 Nellie Burgstrom plaintiff herein, the sum of twelve hundred and thirty-three and 5-90 (8),233 (5) do lars judgment.

To satisfy the further sum of eleven and 98-100 collars (\$1139) costs herein, together with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its September term. A. D. 1897, in a certain action then and there pending, wherein Nellie Burgstrom is plaintiff and Harry Johnson, a minor, is defendant.

Omaha, Nebraska, February 11th, 1898.

omaha, Nebraska, February 11th, 1898.

JOHN W. McDONALD Sheriff of Douglas County, Nebrasea.

I. B. Andrews, attorney for plaintiff.

Burgstrom vs. Johnson.

Doc. 60: No. 125. 2-11-5

W. A. SAUNDERS, W. A. SAUNDERS,
Attorney. Merchants National Bank Bidg.
SHERIFF'S SALE.—By virtue of an aliasSorder of sale issued out of the district cours
for Douglas county, Nebrasks, and to me
directed, I will. on the 8th day of February.
A. D. 1898, 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, Nebrasks, sell at public auction to
the highest bidder for cash, the property
described in said order of sale as follows,
to-wit:

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

Lots four (4), five (5), six (6) nine (9), tender fourteen (14), fifteen (15), sixteen (16), seventeen (17), nineteen (19), twenty (20), twenty four (20, in block two (2), in Harris and Patterson's Annex Addition to the city of South Omaha, as surveyed, platted and recorded all situated in Douglas county, state of Nebraska.

Baid property to be sold to satisfy William H. Brevoort, plaintiff herein, the sum of two hundred and forty-four and 80-100 dollars (\$294.81) judgment, with interest thereon at rate of ten (10) per cent per annum from May 4th, 1896, which amounts are a first valid and existing lien upon said property.

To satisfy the sum of ninety-four and 81-100 dollars (\$294.81) costs herein, together with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its May term, A. B. 1896, in a certain action then and there pending, wherein William H. Brevoort is plaintiff and Jonas R. Harris and Rosa L. Harris, his wife, are defendants.

Omaha, Nebraska, January 7th, 1898.

JOHN W. McDONALD,

Sheriff of Douglas County, Nebraska, W. A. Saunders, attorney.

Brevoort vs. Harris, et al.

W. A. Saunders, attorney.

Brevoort vs. Harris, et al.

Doc. 55, No. 386.

DR. KAY'S

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