

(Continued from Page 3.)

to honor resignation and honest industry—who told you when I answered with tears of gratitude and regret, that it was not false modesty, but a consciousness of my own ridiculous deformity, that made me refuse your offer? Who told you, that, but for this, I should have accepted it proudly in the name of all my lowborn sisters? But you replied to me with the touching words: "I understand your refusal, my friend; it is not occasioned by false modesty, but by a sentiment of dignity that I love and respect." Who told you, continued the workgirl, with increasing animation, "that I should be happy to find a little solitary retreat in this magnificent house, which dazzles me with its splendor? Who guided you in the choice of the apartment (still far too good) that you have provided for me? Who taught you, that, without envying the beauty of the charming creatures that surround you, and whom I love because they love you, I should always feel, by an involuntary comparison, embarrassed and ashamed before them? Who told you therefore to send them away, whenever you wished to speak with me? Yes! who has revealed to you all the painful and secret susceptibilities of a position like mine! Who has revealed them to you? God, no doubt! who in His infinite majesty creates worlds, and yet cares for the poor little insect hidden beneath the grass. And you think, that the gratitude of a heart you have understood so well, cannot rise in its turn to the knowledge of what may be hurtful to you? No, no, lady; some people have the instinct of self-preservation; others have the still more precious instinct that enables them to preserve those they love. God has given me this instinct. I tell you, that you are betrayed!" And with animated look, and cheeks slightly colored with emotion, the speaker laid such stress upon the last words, and accompanied them with such energetic gesture, that Mdlle. de Cardoville, already shaken by the girl's warmth, began almost to share in her apprehensions. Then, although she had before learned to appreciate the superior intelligence of this poor child of the people, Mdlle. de Cardoville had never till now heard her friend express herself with so much eloquence, too, that was inspired by the noblest sentiments. This circumstance added to the impression made upon Adrienne. But at the moment she was about to answer, a knock was heard at the door of the room, and Florine entered.

On seeing the alarmed countenance of her waiting-maid, Mdlle. de Cardoville said, hastily: "Well, Florine! what news? Whence come you,

my child?"—"From Saint-Dizier House, madame."

"And why did you go there?" asked Mdlle. de Cardoville, with surprise.

"This morning," said Florine, glancing at the workgirl, "madame, there, confided to me her suspicions and uneasiness. I shared in them. The visit of the Abbe d'Aigrigny to M. Rodin appeared to me very serious. I thought, if it should turn out that M. Rodin had been during the last few days to Saint-Dizier House, there would be no longer any doubt of his treachery."

"True," said Adrienne, more and more uneasy. "Well?"

"As I had been charged to superintend the removal from the lodge, I knew that several things had remained there. To obtain admittance, I had to apply to Mrs. Grivois. I had thus a pretext for returning to the hotel."

"What next, Florine, what next?"

(To be Continued.)

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Not since the establishment of THE AMERICAN have we appealed publicly to the friends of the American movement and particularly to the friends of this paper, for their financial support, but today we make an earnest appeal to all true, loyal and patriotic Americans for immediate financial assistance with which to keep THE AMERICAN alive. We believe we are doing God's work and in His name we come to you asking your assistance. It is humiliating to have to publish broadcast that we are so beset by our creditors that we must have your assistance at once or be compelled to go into court to prevent the destruction of the most outspoken and fearless paper west of New York. We have thousands of dollars outstanding which we are unable to collect, yet our creditors are insisting on our paying them what we owe. There is, therefore, friends and brothers, no alternative; we must have your help or spend time in law courts which should be put into the work we are engaged in. Our appeal is to you. Can we have your help? If so please send your mite by return mail. Our indebtedness is only \$2,600 but as we have been defrauded right and left, by alleged patriots, we come to you who are true blue and ask you to help make up the sum which is so necessary to make THE AMERICAN a complete success. Will you aid us at this time, or shall this contest against Romanism be prosecuted in a weak, half-hearted manner? One of our good friends has already offered to put in \$10 toward liquidating the indebtedness of THE AMERICAN. What will you give? Can't you help us wipe out that debt? Now, all together.

We have given seven years of our life to this work without hope or expectation of reward and are willing to give seven, aye fifty years more if you will for this once go down into your pockets and help put THE AMERICAN out of the reach of the men who can cripple if they cannot kill it. The first subscriber to this fund is the man who suggested this appeal, in his answer to a personal application we had made to him for assistance. If you can

not send us \$100 send us what you can, but please send us something. We need it now; we need it greatly.

All donations will be acknowledged through the columns of THE AMERICAN unless donors request otherwise.

Address all letters to THE AMERICAN 1615 Howard Street, Omaha, Neb.

Want As War We Are Busy With Spain.

London, July 9.—The European chancelleries have been quite busy for several weeks past concerning views upon the course to be pursued in the event of war between Chili and Argentina. This contingency is by no means remote, as it affects the material interests of more than one important power. If war is to come in the near future most European powers would like it to commence immediately, while the United States is busily engaged elsewhere.

Italy will probably intervene either to prevent war or to limit its scope and duration. It was Italy that first drew diplomatic attention to the troubled horizon in South America. She has been as good as told that she can do as she likes so far as continental Europe is concerned. Italian interests in Argentina are large. Italians claim a majority of the population, and more than half the country's wealth. In Italy they say that Argentina is Latin and Italian, while Chili is Teuton and British. Some Italian newspapers even advocate the dispatch of troops to Buenos Ayres to help fight the Chileans.

It is generally believed in Italy that whatever shall be done in this connection the United States, if offended or challenged, will do nothing more than protest. Presumably Washington is as well informed as the European governments as to what is going on. Meanwhile, it has been semi-officially explained in Rome that Italy will counsel prudence to the two disputants, and, if need be, intervene to prevent a war. This has been followed by an ostentatious activity in Italian dockyards and by the announcement yesterday that a powerful squadron will be forthwith prepared for sea.

Planned Invasion of Texas.

Washington, D. C., July 9.—Captain Luis Maneno and Lieutenant Frederico Muniatega, both of the Spanish army, and former passengers on the Norwegian steamer Bergen, have been arrested by officers of the Mexican secret service, by order of the Minister of Foreign Affairs, and are imprisoned in the City of Mexico.

They were sent to Mexico direct from Havana by Captain General Blanco for the purpose of organizing the Spanish sympathizers there for an invasion of Texas. The object of the invasion was principally to draw as much of the United States army there as possible.

The two officers were overzealous in their work, and their incendiary speeches soon attracted the attention of the Mexican officials. When they were arrested they had succeeded in enlisting about 500 Mexicans and Spaniards in their enterprise, and were proceeding with the formation of an army of invasion. The Mexican government, realizing the infraction of their neutrality proclamation, put a stop to the work at once, and the two officers will be kept as prisoners until they can be returned to Spain.

Takes a Priest With Him.

San Francisco, Cal., July 1.—Francis Brooks Doherty, a well-known Paulist missionary, sailed on the Newport for Manila at the request of General Merritt.

He speaks Spanish fluently, and was selected for the mission by the Superior general of the Paulists, who recognized the opportunities afforded in the Philippines for an American priest of the same faith as the majority of the islanders.

Father Doherty hopes to be of service to the United States by explaining away the false impression said to exist on the island that the American soldiers would destroy their religion and loot their places of worship.—N. Y. World, July 2.

No man's influence is so small but what he could make it tell against Rome.

UNTIL the supply is exhausted, we will send to each subscriber sending us the names of five of his friends, accompanied by 25c for five sample copies of THE AMERICAN. One volume of "The Stenographer," a book containing the story of the life, trials, tribulations, courtship, etc., of a stenographer. The book has 220 pages, is elegantly bound in cloth, printed from good, clean type on a high grade of book-paper. We have 750 of them. Get your order in early. Regular price of such a book is, ordinarily, \$1.25. You get it for nothing if you buy five samples. Don't send stamps of a larger denomination than 2c.

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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 directed, I will, on the 19th day of July, 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 seven (7), in block one hundred and ninety-seven (197), and also lot eight, in block one hundred and ninety-seven, (197), in original plat of the city of Omaha, as 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 three hundred and ninety-three and 30/100 (\$393.30) dollars judgment, with interest thereon at the rate of ten (10) per cent per annum from September 28, 1896; and also an attorney's fee of \$32.32, which amounts to a first valid and existing lien upon lot 7, in block 197, above described.

To satisfy Walter E. Keeler, plaintiff herein, the sum of four hundred and 48/100 (\$484.80) dollars judgment, with interest at the rate of ten (10) per cent per annum from September 28, 1896; together with an attorney's fee of \$43.84, which amounts to a first valid and existing lien upon said lot 8, block 197, above described.

To satisfy the sum of one hundred and Nebraska and \$100 (\$114.81) dollars herein, together with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its September term, A. D. 1896, in a certain action and there pending, wherein Walter E. Keeler is plaintiff, and Phoebe Rebecca Elizabeth Edwina Linton, Adolphus Frederick Linton, her husband, John Morris William Morris and Frank Crisp, co-partners, doing business as Ashurst, Morris, Crisp & Company, John Whittaker Cooper and Isaac Shard, and John Morris are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Nebraska. W. A. SAUNDERS, Attorney. Docket 66, No. 178. 6-17-5

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

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 19th day of July, 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 four block 134 and lot five block one hundred and sixty-four (164) of the Original Plat of the city of Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska.

Said property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sums as follows, to-wit:

On lot 4 in block 134, above described, the sum of \$1,897.00, together with an attorney's fee of \$138.70.

On lot 5 in block 164, above described, the sum of \$975.45, together with an attorney's fee of \$97.54.

Which said amounts according to the judgment of the district court bear interest at the rate of ten per cent per annum from September 28th, 1896, and are first lien upon said property.

To satisfy the further sum of three hundred and sixty-two and 82/100 (\$362.82) dollars 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. 1896, in a certain action then and there pending, wherein Walter E. Keeler is plaintiff and Phoebe Rebecca Elizabeth Edwina Linton, her husband, John Morris, William Morris and Frank Crisp, co-partners doing business as Ashurst, Morris, Crisp & Company, John Whittaker Cooper and William Isaac Shard are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Neb. W. A. SAUNDERS, Attorney. Keeler vs. Linton, et al. Docket 66, No. 179. Ex-Doc. 1, Page 36. 6-17-5

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

SHERIFF'S SALE.—By virtue of a pluries order of sale issued out of the district court for Douglas county, Nebraska, and to me directed, I will, on the 28th day of June 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:

Block five (5), in block five (5), in Shinn's addition to the city of Omaha, and also lot eight (8), in block three (3), in Patrick'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 Gertrude Collier, plaintiff herein, the sum of two thousand four hundred and eighty-six and 90/100 (\$2,486.90) dollars judgment, with interest thereon at rate of seven (7) per cent per annum from September 28, 1896, being a first lien upon said lot 10, in block 5, Shinn's addition, and a second lien upon lot 8, in block 3, Patrick's addition above described, being subject to a mortgage of \$2,000.00 and interest on said last described lot.

To satisfy the further sum of ninety and 10/100 (\$90.10) dollars 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. 1896, in a certain action then and there pending, wherein Gertrude S. Collier and Russell E. McKelvey and Blanche L. McKelvey, his wife, are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Nebraska. W. A. SAUNDERS, Attorney. Collier vs. McKelvey. Docket 67, No. 42—Ex. Docket Z, Page 157.

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 directed, I will, on the 5th day of July, 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 (1/2) of the northwest quarter of section one (1), township fifteen (15) Range twelve (12) east of the sixth (6) principal meridian, and recorded, and situated in said Douglas county, state of Nebraska.

Said property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sum of thirty-four and 33/100 (\$34.33) dollars judgment, together with interest thereon at the rate of ten (10) per cent per annum from September 28th, 1896, with an attorney's fee amounting to the sum of \$1.66 and 71/100 (\$1.71) dollars, which said amounts the court binds to be a first valid and existing lien upon said real estate, above described.

To satisfy the further sum of thirty-four and 10/100 (\$34.10) dollars 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. 1896, in a certain action then and there pending, wherein Walter E. Keeler is plaintiff and Phoebe Rebecca Elizabeth Edwina Linton and Adolphus Frederick Linton her husband, are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Nebraska. W. A. SAUNDERS, Attorney. Keeler vs. Linton, et al. Docket 67, No. 233.

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

SHERIFF'S SALE.—By virtue of a pluries order of sale issued out of the district court for Douglas county, Nebraska, and to me directed, I will, on the 19th day of July, 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:

All of lots seven (7), ten (10), thirteen (13), twenty-five (25) and thirty (30) in Cunningham & Brennan's 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. Twining, 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 \$2.33.

On lot ten (10), above described, the sum of \$25.31, together with an attorney's fee of \$2.51.

On lot twelve (12), above described, the sum of \$25.71, together with an attorney's fee of \$2.57.

On lot thirteen (13), above described, the sum of \$25.71, together with an attorney's fee of \$2.57.

On lot twenty-five (25), above described, the sum of \$12.00, together with an attorney's fee of \$1.75; and

On lot thirty (30), above described, the sum of \$20.46, 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) per cent per annum from May 3rd, 1897, and are a first lien upon said above described property.

To satisfy F. S. Parmelee Gun Company, defendant herein, the sum of three hundred and sixteen and 40/100 dollars (\$316.40), judgment against Jerry Ryan, with interest thereon at the rate of seven (7) per cent per annum from February 3rd, 1896; which amount is a fourth lien upon said described property.

To satisfy Daniel Condon the sum of eleven thousand seven hundred and ten and 81/100 dollars (\$11,710.81), judgment against Dennis Cunningham and Jerry Twining, interest at the rate of seven (7) per cent per annum from February 3rd, 1896; which amount is a fourth lien upon said described property.

To satisfy the further sum of two hundred and twenty-eight and 24/100 dollars (\$228.24), 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. Twining is plaintiff, and Dennis Cunningham, Mary Cunningham, his wife, William Mealey, Mrs. Mealey, his wife, first and real name unknown, Jerry Ryan and Mrs. Ryan, his wife, first and real name unknown, James J. Spellman, Mrs. Spellman, his wife, first and real name unknown, Julia Goetschius, The County of Douglas, Daniel Condon, John A. Creighton, Merchants National Bank, John P. Breen, John Grossman, Globe Loan & Trust Company, Henry Lehman, Thomas Murray, Charles Klapp, F. S. Parmelee Gun Company, Parlin Orendoff & Martin Company, McCord, Brady Company, The Western Newspaper Union, Soren T. Peterson and Ann Cunningham are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Nebraska. W. A. SAUNDERS, Attorney. Twining vs. Cunningham et al. Docket 67, No. 292. Ex-Doc. Z, Page 135. 6-17-5

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W. A. SAUNDERS, Attorney, Merchants National Bank. SHERIFF'S SALE.—By virtue of a pluries order of sale issued out of the district court for Douglas county, Nebraska, and to me directed, I will, on the 19th day of July, 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 four (4), five (5), six (6) nine (9), ten (10), fourteen (14), fifteen (15), sixteen (16), seventeen (17), nineteen (19), twenty (20), twenty-four (24), in block two (2) in Harris and Peterson's Annex Addition to the city of South Omaha, as surveyed, platted and recorded, all situated in Douglas county, state of Nebraska.

Said property to be sold to satisfy William H. Brevoort, plaintiff herein, the sum of two hundred and forty-four and 2/100 dollars (\$244.20) 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 further sum of One Hundred and Thirty-three and 90/100 dollars (\$133.90) 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 William H. Brevoort is plaintiff and Jonas B. Harris and Rosa L. Harris, his wife, are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Nebraska. W. A. SAUNDERS, Attorney. Brevoort vs. Harris, et al. 6-17-5

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

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 19th day of July, 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 forty-three (43) 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. Twining, plaintiff herein, the sum of forty-nine and 41/100 dollars (\$49.41) judgment, with interest thereon at the rate of ten (10) per cent per annum from February 1st, 1897.

To satisfy the further sum of fifty and 62/100 dollars (\$50.62) 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. Twining is plaintiff and John Baumer, Josephine Baumer, his wife, and Christopher Shindler are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Neb. W. A. SAUNDERS, Attorney. Twining vs. Baumer, et al. 6-17-5

W. A. SAUNDERS, Attorney, Merchants National Bank. 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 24th day of July, 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 forty-three (43) 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. Twining, plaintiff herein, the sum of forty-nine and 41/100 dollars (\$49.41) judgment, with interest thereon at the rate of ten (10) per cent per annum from February 1st, 1897.

To satisfy the further sum of fifty and 62/100 dollars (\$50.62) 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. Twining is plaintiff and John Baumer, Josephine Baumer, his wife, and Christopher Shindler are defendants.

Omaha, Nebraska, June 17th, 1898. JOHN W. McDONALD, Sheriff of Douglas County, Neb. W. A. SAUNDERS, Attorney. Twining vs. Baumer, et al. 6-17-5

Passengers arriving at Chicago by the Chicago, Rock Island & Pacific R'y can, by the new Union Elevated Loop, reach any part of the city, or for a five cent fare can be taken immediately to any of the large stores in the downtown district. A train will stop at the Rock Island Station every minute. These facilities can only be offered by the "Great Rock Island Route."

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Lake Linden, Mich., Feb. 21, 1898

Dear Sir: I received your Atlas of the World and I am well pleased; far beyond my expectations. JOHN COLLING.