#### MESS SHEEPSTEENING LANCTUREDS. (Continued from Page 1.)

to his neighborhood; who has been port the children she loves. Day after the first heaven and the first earth were passed away," etc. "And I John saw the holy city, new Jerusalem Saturday comes back to the hut where perhaps \$6 in her pocket. She looks at the new heaven and earth, if Isalah one child and says it ought to have sell; but, in Isalah's continued description of this new heaven and earth some clothes. The surrounding squal- This: or and wretchedness admonish her that thence an infant of days (seasons or the money she has earned should go to filled his days; for the child shall die relieve the suffering of her family, but an hundred years old, but the sinner living an hundred years old shall be His soul is in purgatory, and accord- of a part of what is a matter of fact ing to her religious training it will stay state, wrests this whole description there and burn, and burn, and burn, until the priest shall have been paid to pray it out. Then, closing her heart to the necessities of her ragged and hungry children, she goes to the priest, ose of his soul. The priest, with a part of stone, takes the money, makes he sign of the cross, tells her he will oliver the prayer, which he never soon, and the mother returns to her wretched abode to pinch and starve with the pittance that remains,

CHRIST'S SECOND COMING AS AN ISSUE. If there is anything in the Bible, ther in the Old or the New that rees to Christ's second coming, it is the third chapter of Second Peter. There is nothing in the Bible, in the pay of descriptive language concerning it and certain attendant events that is more direct, vivid, cogent or invincible than is this. If Christ's seend coming, with that which was to it is not in this description it is not portain that it is in any other supposed representation of it in any other part the book that we so revently and confidingly call the Holy Bible. To this assertion I think shall find a ready and general assent. But I must, in the outset, give notice, specially to my Adventist friends, that shall examine into this chapter purely and solely by revelation. I 15:50: shall take nothing for granted from any source, however important, or authoritative it may appear, from a scholarly or a well informed standpoint. Nor shall a well and long established opinion, in order of importance, be regarded as first, as a help to an understanding of this chapter. We too often fall in knowing what the Bible teaches . y venturing outside of it for assistance. The sense that should attach to a word, that is capable of two or more meanings, should not be arbitrarily settled by a dictionary, assuming that it is this, or that particular meaning that should attach to a word, or phrase, as used in the Bible, but should invariably be settled by the meaning established in its general use in the Scriptures. This be the rule of proceedure that I shall ado it in deciphering the meaning of this chapter. First, in importance, in the way of investigation I will bring to notice an important injuncof Peter as found recorded in the frat and second verses of this chapter.

It is, "This second epistle, my beloved, I now write unto you, in both which I stir up your pure minds by way of remembrance, that ye may be mindful of the words which were spoken before by the holy prophets, and of the commandments of us the apostles of the Lord and Sayour." apostles of the Lord and Savour."

Now whatever is in this second epistle, this chapter not excepted, it is written expressly for the purpose of urging upon the attention of those to whom the epistle is addressed what is taught by the holy prophets, which, according to this language, is nothing berwise than exactly what Christ bomanded, i. e. taught through his postles of the Lord and Sovier." otice: .ais chapter is but a bare tatement of certain things that are to transpire. The chapter is not, in and of itself, explanatory. This fact is sufficient reason for the injunction referred to. Without taking space for reproduction of language entire, suffice it to say that the chapter represents that "the heavens and earth shall burn up," "the earth with the works that are therein, and that this burning up of both the heavens and earth shall be succeeded by a "new heavens and a new earth. And in this chapter is to be found unconstituted by a videous to be found unconstituted by a succeeded by a "new heavens and a new earth. And in this chapter is to be found unconstituted by a videous to be found unconstituted by a videous to be found unconstituted by the constituted by the succeeded by a "new heavens and a new earth.

and a new earth. And in this chapter is to be found unquestionable evidence that this event is the coming of our Lord and Savior, and the day of judgment or, perhaps, a day of judgment. It is to be supposed that when Peter said, "Nevertheless, we, according to his promise, look for new heavens and

a new earth wherein dwelleth right-

eousness," that he is reproducing a recorded promise of the Old Testa-ment, as there is no mention of such a promise in the New Testment prior

to this date. This uplatic is written that we may notice what the prophets have said on this unique. First, we shall alte the prophet banah, is, all the He says, Chap-65. 17th verse. For, behold, I reate new beavens and a new earth. and the former shall not be remom bered nor come into mind. Who shall say that this is not Peter's refer-

No one I linagine. This description of a new beaven or new heavens, and a new earth, is in itself explanatory. The verse fol-lowing the 17th begins the definition. That he glad and rejoice in that which I create, for behold I create formalem a rejocing and her people a joy and it continues, 18th verse, "And I will rejoice in Jerusalem, and And I will rejoice in Jerusatem, and Joy in my people; and the voice of weeping shall be no more heard in her nor the voice of crying." Taking the 18th and 19th verses as explanatory of the new heavens and new earth staps, we have stated in substance precisely what John describes in Revenue of the precisely what John describes in Revenue of the precisely what John describes in Revenue of the precise of the precise of the process of the process of the process of the precise of the process of the p elations 21:12. John says, "And I saw coming down from God out of heaven prepared as a bride adorned for her husband." This new Jerusalem is what does he say in the 20th verse "There shall be no more cycles), nor an old man that hath not in the new heaven and new earth out of the hands of our Adventist friends, who would apply it to our final future state, in which there can be no death, nor sinners. Taken all together the evidences are that this description applies to a state attained to here, and in the history of the

to here, and in the history of the world prior to the ending of man's probation state, that "they shall build houses and inhabit them, and plant vineyards and eat the fruit of them," is conclusive in proof of the position as above. The following language, "For as the days of a tree, are the days of my people, and mine elect shall long enjoy the works of their hands" limits life, though it be long even as a tree, yet it terminates.

Thus in plain language it reads further. It is still a state in which prayer is offered, and answers obtained. "And it shall come to pass, that before they call I will answer. that before they call I will answer,

that before they call I will answer, and while they are yet speaking I will hear." See verses 22, 23 and 24. The next and last chapter of Isaiah, is a combined exposition of this new state; and concludes thus: "For as the new heavens and the new earth, which I will make, shall remain before me, saith the Lord, so shall your seed and your name remain. And it shall come to pass that from one new moon to another, and from Sabbath to another shall all flesh come to worship before me saith the Lord."

before me saith the Lord."

The Adventist version of Revelations 10:6, in which is the declaration, "There shall be time no longer," will not fit into this representation of our final state—if this is our final state (?) .In this new heaven and earth state is atill the changes of the moon, after the old order, and the same measurement of time, into days and weeks, This also is very unlikely of our final place of abode. Then according to the text it is still a flesh state, and does not accord with Paul's version of our heavenly home. See . irst Cor. 15:56: "Now this I say, brethren, that flesh and blood cannot inherit the kingdom of God." These are Paul's words in the way of extending argument in evidence that we put off the flesh for a purely spiritual body. Christ said: "A spirit hath not flesh and bones as ye see me have." Christ speaks of flesh and blood in contradistinction from the spirit in these "Blessed art thou Stmon Bar jona; for flesh and blood bath not re-vealed it unto thee." Christ in plain-est terms declares that "that which is of the spirit is spirit"—not Paul tells us plainly in 1st Cor-15:42-50 that we are to completely transfer from our earthly state to that of the spiritual, in which state we shall bear no semblance to that in which we now live. Turn to Rev. 21 and here is another representation of the new heaven and earth state. 24th and 26th verses are in proof that this new heaven and earth state is a prior state to our final future, since nationalities are still intact, govern-ments over which there are kngs, both of wheh it is said shall bring their honor and glory into this city, the new Jerusalem.

A. D. FAIRBANKS. (To be Continued.)

ROME'S EDUCATION IN CUBA. Here follows what a Cuban has to may of the condition of religion or the leland:

"Here, where until recent years," save Raimindo Calvera, in his 'Cube and the Cubans,' "none but the Catholie religion was tolerated; where the clergy was, and is still, to a great extent, a power which vies with the military authorities in the exercise of tyranny, it is not strange that indifference predominates. God's ministers are so repellant here that they allenate the devotion of the faithful. Our clergy do not trouble themselves with dogma nor propaganda. It is a question of lucre-of administering the sacraments, and of collecting the fees thereon, and more than the fees. There is not one parish which supports a free or endowed school. The division of the dloceses into parishes accords rather with financial exigencies than with spiritual necessities. There are rectorships which embraces extensive and thickly populated districts where the parishioners are neglected, but which are known as of the first class on account of their profits. They are sought and given, in this sense, as signal favors to such as have sufficient

in:luence."-Baltimore American.

W. A. SAUNDRINA MAR.

NOTICE TO NON-REPIDENT DE-

Da'ed at Omaha, Neb. November 11 tam JAMES L. BROWNE Plaintiff By W. A. Saunders, his attorney.

W. A. SAUNDERS. Merchants National Bank Building. NOTICE TO NON-RESIDENT DE-

FENDANT. To Kate M. Jackwan. Edwin A. Jackwan her bushand and Albert Harisuff ron-resident defendants:
You are hereby notified that on the 10th day of November A. D. 1898 James L. Browne, plaintiff herein filed his petition in the District Court of Douglas County.

In the District Court of Douglas County, Nebraska against Daniel W Shull Margaret Shull, his wife Kate M Jackman Edwin A Jackman, her husbard. Albert Hartsuf and others, defendants the object and prayer of which is to foreclose one certain tax certificate dated November 10th. 1863, upon the following described real estate to wit:

1893, upon the following described real estate to wit:

Sub Lot 8 of Tax Lot 34 in section 27, township 16, range 13 cast, all situated in Doorles County. Nebraska, upon which there is now due the sum of \$112.67 with interest at the rate of ten (10) ner cent per annum from October 3rd, 1898, for which sum with interest and costs together with an attorney's fee amounting to ten per cent of the decree, plaintiff prays for a decree that he has a first lien upon said real estate, that the defendants shall pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and upon saie thereof the defendants be debarred of all right, title and interest in said real estate, and for equitable relief.

Tou are also hereby notified that you You are also hereby notified that you

and each of you are required to answer mber, 1898. Dated at Omaha, Neb. November 11th, 1898.

JAMES L. BROWNE.
Plaintiff.
By W. A. Saunders, his attorney. Doc. 66. No. 212.

Attorney, Merchants National Bank Bldg.

NOTICE TO NON-RESIDENT DEFEND-ANTS:
TO Dana G. Jones and Patty A. Holton, non-resident defendants:
You are hereby notified that on the 28th day of October, 1898, 'ames L. Browne, the plaintiff herein, filed his petition in the District Court for Douglas county, Nebraska, against John Brubsker. Dana G. Jones Patty A. Holton and others, defendants, the object and prayer of which is to foreclose two certain tax certificates dated November th, 1894, and Novem er 16th, 1894, respectively, upon the following descrided r all estate, to: it:
The undivided one fifth of Tax lot 16, in

tate, to-it:

The undivided one fifth of Tax lot 16, in Section 3, town-hip 14, range 18 east upon which there is due the s im · f \$208.52;

Also the undivided four-fifth sof Tax lot 16, in section 3, township 14, range 18 east, upon which there is now due the sum of \$671.35; all which said property being situated in Douglas courty, Nebraska, and with interest or each of said amounts at the rate of ren or each of said amounts at the rate of ren (10) per cent per asnum from October 3rd, 1898, for which sum, with interest and costs together with an attorn ys fee amounting to ten per cent of the decree, plaintiff prays for a decree that he has a first lien upon said real estate, that the defendants shall pay the san e. and in defaul thereof that the said property be sold to sailsfy the amount found due, and that upon sale thereof the defendants be debarred of all right title and increst in said real estate, and for other equivable relief.

You are also hereby notified that you and

thie relief.

You are also hereby notified that you and each of you are required to answer said petition on or before the 19th day of December. Dated at Omaha, Nebraska, November 11th.

JAMES L. BROWNE Plaintiff, By W. A. Saunders, his Attorney, Doc. 66. No. 161.

W. A. SAUNDERS, Attorney, Merchants National Bank Bldg. NOTICE TO NON-RESIDENT DEFEND-TO Ellen N. Arnold, non-resident defend-

To Elien N. Arnold, non-resident defendant:
You are hereby notified that on the fifth day of November, 1898. James L. Browne, the plaintiff herein, filed his petition in the District court of Douglas, county, Nebraska, sgainst Elien N. Arnold, John Flannagan, Julia Flannagan, his wif., Jettur R. Conkling, and Mrs. — Conkling, his wife, first and real name unknown, defendants, the object and prayer of which are to foreclose three crain tax certificates dated November 14th, 1898, upon the following described real estate, to wit:

Lot 3, block 19, upon which there is due the sum of \$25.60.

Lot 4, block 19, upon which there is due the sum of \$20.60.

Lot 4 block 19, upon which there is due the sum of \$20.60.

Lot b block 19, upon which there is due the sum of \$20.60.

All of the said property being situated in Royd's addition to the city of Oreaha. Douglas county, Nebraska, and with interest upon each if said amounts at the rate of ten per cent per annum from October 3rd, 1998, for which sum, with interest and costs together with an atterneys fee amounting to ten per cent of the decree, plaintiff prays for a direct that he has a first lien upon said real estate, that the defendants shall pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and that up is sale thereof the defendants be debarred of all right, title and interest in said real estate, and for other equitable relief.

You are required to answer said petition

able reifef.
You are required to answer said petition on or before the 19th day of December, 1898.
Omaha, Neb., November 11, 1898.
JAMES L. BROWN E, Plaintiff.
By W. A. Saunders, his attorney. 11-11-4
Doc. 66. No. 2



W. A. BAUNDERSK Attorney, Murchants National Bank

GEORGE W. HOLAROOK.

Special Master Commissions
W. A. Saunders, attorney for plaintiff,
Twinting vs. Firdley stal. Doc. 45: No. 80,
10 21 5

#### Notice.

To PRESPENDENCE BROS.

To PREEDENBERG BRUS.

You will take notice the 22d day of Section her 1938 B. Kohw filed his bill of particulars in Justice Crurt of W. A. Power a Justice of the Peace in and for Omaha. Done las County. Nebraska arainst you, the said defendants the object and prayer of which are to recover judgment against you, for sum of one hundred and fifty and 59 100 dollars \$150.50 with interest thereon from the 20th day of September. 1858 and that at the of filing said fill of Particulars the plain iff filed an afficavit for an order of attachment, as provided by law, and that said order of attachment, was provided by law, and that said order of attachment, was provided by law, and that said order of attachment, was issued a to the same day, and a notice is garnish est served upon the Model Clothing Co., a co-partnershindoing business in Douglas County, and A. Spiegel a resident of Douglas County, and A. Spiegel a resident of bouglas County at taching money in the hands of said garnishess belonging to you; said cause was continued to the 19th day of November, 1888, at 90 clock A. M.

B. KOHN, Plaintiff.

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

BHERIFF'S SALE.

By order of a pluries order of sale issued out of the district court for Douglas county. Nebraska, and to me directed. I will, on the 4th day of October. A. D. 1898, at 10 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 sald order of sale, as follows, to-wit:

Lots (37), (38) and (40) in Luke & Templeton's addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska.

Sald property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sums on sald lots as follows, to-wit:

On lot thirty-seven the sum of 229.22.
On lot thirty eight the sum of \$11.37.
On lot thirty eight the sum of \$11.37.
One in forty the sum of \$11.37.
One in forty the sum of Eighty-four and 71-100 (184.71) dollars costs herein, together with accruing costs, according to a judgment rendered by the district court of sald Douglas county, at its February term, A. D. 1897, in a certain action then and there pending, wherein Walter E. Keeler is plaintiff and Alexander M. Johnston and others are defendants.

Omaha Nebraska Sentember 2nd 1898.

JOHN W. M'DONALD.

Sheriff of Douglas county, Nebraska.
W. A. Saunders, attorney for Plaintiff. Keeler vs. Johnston et. al.

Dacket 57, No. 104.

Ex. Docket Y., page 255.

W. A. SAUNDERS.

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

SHERIFF'S SALE

Under and by virtue of an order of sale on decree of foreelesure of tax lien is sued out of the district court for Douglas county, State of Nebraska, and to me directed. I will, on the 4th day of October, A. D. 1888, 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, Nahraska, sell at public auction to the highest bidder for cash, the property described in said order of sale as follows, to wit:

Lot one (1), block one (1), in Brennan Place, an addition to the city of Omaha, as surveyed, platted and recorded, all situated in Douglas county. Nebraska.

Raid property to be sold to satisfy James I., Browne, plaintiff herein, the sum of One Hundred and two (302.00) dollars indement, with interest thereon from September 27th, 1897, at the rate of ten (6) per cent per annum, together with an attorney's fee of ten dollars, which amounts are a first lien on above described property.

To satisfy Joseph W. Thomas, Receiver of the Midland State Bank, defendant herein the sum of Eight Hundred and nine and 30-100 (1898-30) dollars indement with interest thereon at the rate of seven (7) per cent per annum from September 27th, 1897.

To satisfy the further sum of Thirty-five and 43-100 (205.43) dollars costs herein.

The per cent per annum from September 27th, 1867.

To satisfy the further sum of Thirty-five and 43-100 (335-43) dollars costs berein together with accruing costs according to a judgment rendered by the district court of said Dougles county, at its September term, A. D. 1897, in a certain action then and there pending wherein James I. Browne is plaintiff and Adeline W. Culloch and Bruce McCulloch, her husband and Alfred H. Comstock, and Josenh W. Thomas, receiver of the Midland State Bank, are defendants.

Dated at Omaha, Nebraska, August 26th, A. D. 1892.

Sheriff of Dougles county, Nebraska, W. A. Saunders, attorney for Plaintiff, Browne va. McCulloch et. al.

Doc. 59, No. 19.

9-2-5.

W. A. SAUYDERS.

Attorney, Merchants National Bank Bide NOTICE TO NON-RESIDENT DEFEND.

keown and Mrs — Monroe, his wife, first and real name unknown, non-resident defendants:

You are hereby notified that on the 10th day of November A D 1898. James L. Browne, plaintiff herein filed his petition in the district court of Douglas county. Nebraska, egainst P. L. Monroe, first and real name unknown, and Mrs — Monroe, his wife, first and real name unknown, defendants, the object and prayer of which is to foreclose one certain tax certificate dated November 19th.

1893. upon the following described real estate to wit:

Sub Lot thirty-three 630 of tax lot five (5), in secilen 15, 'ownship 15 range 13, east all situated in Douglas county. Nebraska.

There is now due upon asid certificate the sum of 200 44 with interest at the rate of ten per cent per annum from October and 1898, for which sum, with interest a 1 costs together with an attorneys fee anno. Ains to ten per cent of the decree plaintiff prays for a decree that he has a first lien upon said real estate. that the defendants shall pay the same, and in default thereof that the defendants be debarred of all right, title and interest in said real estate, and for other equitable relief.

You are also hereby notified that you and each of you are required to answer said petition on or before the 19th day of December, 1898.

Dated at Omaha, Nebraska. November 11.

By W A Saunders, his attorney.
Doc. 99 No. 21

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The Morrhouse Trage, y, by Mrs. Jake G. Austis.

A Bortered Life, by Marios Harland.

The Morrhouse Trage, y, by Mrs. Jake G. Austis.

The Phantem Elickahaw, by Redrand Rivisto.

Two Rosses of Inverses, by M. T. Caldor.

The Phantem Elickahaw, by Redrand Rivisto.

Two Rosses of Inverses, by M. T. Caldor.

Helicatered Life, by Marios Harland.

The Phantem Elickahaw, by Rudrand Rivisto.

The House of Berry, by Charles and Converses, by M. T. Caldor.

The Covers, by House Convers.

The Covers, by House Convers.

The House of Goorge Candleman, by George Risk.

The Case of George Candleman, by George Risk.

The Case of George Candleman, by George Risk.

The Case of George Candleman, by George Risk.

The Name Cut on a Gate, by Mary Chillay.

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ing list of beautiful songs before you:

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trie Plauquette
Assies Molloy
On! You Pretty Blue Eyed Witch. W. F. Toplor
its McGliennon
Old Garden Gate (The). W. F. Wellman, Jr.
Mrs. Hemans
M. Hutchison
Old Cottage Clock (The). Jas. L. Mollog
M. Hutchison
Old Barn Gate (The). H. Indimais As I'd Nothing Else To Do J. Hatton
Across the Feea.
Bring Back Thy Sunshine. Mere Plauquette
Blue Eyes. James Motoy
Comrades. Feix McGlesmon
Come to the Sunset Tree. Mrs. Hemans
Dream Vaces. W. M. Hutchison
Douglas! Tender and True. Lady John Scott
Dreaming of Hone. Lady John Scott
Dreaming of Hone. J. Hatton
"Down Below the Waving Lindens" E. L. E-size
Faded Leaves. Paul Heurion
Forget Me Not. Wibelin Gens
"Five O'Clock in the Morning" Claribet
Girl I Met on the Farm (The) John Read
Holden Vears Are Flocking. Louis Dicht
Joodonight. Notturno in Martha"
Hour of Res (The). Joseph L. Rocchel
Happy Little Country Girls. Elseabeth Philip
Low Will He Ever Catch Them 1—Comic.
W. Tunbert Strangers Let.
Speak to Me.
Speak to Me.
Speak to Me.
The Stranger true.
The Sweetest Tune.
Think of Me Nevermore.
The Hoy I Love.
Two by Two.
The Dear Old Songs of Ho
The Country Coustn.—Con
There's a Silver Lining He Is An Englishman. Sir Arther Sullivan
I Whistie and Wait for Katle Lichael Nolon
I Really Don't Think I Shall Marry Aton
Just Touch the Harp Geotiy Chas. Hamphin
Jenny in the Orchard Hamilton Atie
Jack's Farewell Jack's Farewell Kate Royle
Kate Poor Kate, Comic Kate Benjie
Kate Yall Letter Lady Dufferin
Little Annie Roomey Michael Kolen
Little Fisher-Maiden (The) Ludoif Waldensen Jack's Farewell.

Lough Ingreis

Lattle Poor Kate, Comic.

Lattle Poor Kate, Comic.

Lough Ingreis

Lattle Paster.

Michael Notes.

Why Tarries My Love's Why Tarries My Love's When I View the Mother Holding.

Christmas Carol

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