How the French Canadians tiet Together and Help Fuch tither that

It is wrong to suppose that the parpenters of San Francisco in building the houses of their fellow brothers gratultantly are the only people who

indeestand the precept of charity The same custom slightly modified exists among the French Canadians in the roral districts of the province of Combon says a writer in the Boston Transcript. The French Canadian habitant is a carpenter a furrier, a mason in a word, whatever else circumstances demand just as much as he is a farmer. Rigid economy is his rule of life and seeks no reason why he should par an architect for doing work that his neighbors are capable and willing to de for nothing. This mutual help called a 'bea" to denote that industry should be the paramount ob ect in the minds of all who take part

The farmer upon whose land the bee" is to take place begins his preparations several months previous so everything may be in readiness when the proper time arrives. There are two distinct seasons assigned to the "bee." The first is in the month of April-the time intervening bety con the spring work and having season; the second is the month of July, between having and harvest

The first care of the farmer is to procure the necessary timber, most of which he obtains from the forests of his farm, the boards and shingles he must of necessity buy.

When the spring work is completed the more immediate preparations begin. If the 'bee" in question is intended for the building of a house an improvised hut for the entertainment of the neighbors is erected. A few gallons of ale-whisky is preferable if expense is no object-are indispensable.

On the eve of the 'bee" the farmer who proposes building makes an informal call upon his neighbors and asks them to help him. On the appointed morning as early as 7, the sturdy farmers, frequently numbering seventy-five, in their quaint, rickety wagons, drive to the house and tie their horses to the fence. The air is alive all day with the clatter of hammers and the merriment of the work-

At noon dinner is served on the green. Libations are passed at intervals of about two hours.

When it is time to adjust the first peg, the hostesa borne upon the arm of her husband, appears. All the workmen throw down their tools. The husband presents the hammer to his wife, and she drives the first peg. The farmers continue their work with unrelenting ardor until it is time for supper.

After that repast it is customary, if the building is completed, for its owner to break a branch of pine and fasten it to the center of the roof. Then all the farmers shower, a volley of arrows at the branch. This detail is indispensable, because it is considered a safe protection against fire-In what manner I am at a loss to explain.

If a day has not been sufficient to complete the great bulk of work the · bee ' The little that then remains to be done the owner completes at his leisure.

SALMON HAVE HOMES.

Known That Every Pish Knows I's Own River and Particular Pool.

In their journey up the streams the the upper pools and head waters, one hundred miles or more unless prevented by insurmountable falls, with which most of the Labrador streams are well provided. Here fish have been caught sixty miles above the tidal water. Some of the former re-main in the lower pools and are joined by others as the run prog-

Why is this? Have the fish any remembrance of where they spent their youthful days, and remain there while others pass them?

It is now received as an undoubted fact that every fish knows its own river, bet I go further than that, and think every fish has a particular place in the river where it wishes to remain, says the American Angler. Were all the salmon in the Restigouche to push on to its head waters. would not the greater portion of the river be barren?

The turmoil of spawning time on the restricted spawn beds, the turning over of the newly laid ova, could only end in wholesale destruction. Even under present conditions I am satisfied not over ten per cent of the eggs deposited naturally ever come to

As to the speed with which they travel at t mes I have caught two salmon with partly-digested caplin in them quite recognizable, and these fish were caught sixty miles above where the caplin is known to come.

A Difference of Opinion. Miss Uppaten-St ange that these working people can't attend to their duties and be satisfied! Miss Emtahed -Sure enough! Pa employes several hundred of them, and I know he is satisfied with their lot, and would be if they didn't get half as much as they do. But, then, they havn't a mind like pa's and we can't expect them to look upon these things intelligently. - Boston Transcript.

America's First Manufactory,

The first manufacturing enterprise started in America is said to have in 1608, about a mile from Jamestown, first North American manufactured product. This factory soon fell into for the Indians.

TRIBUTES TO HEROES.

Interest Whose Bravers on the Publi Has Been Bavoguired.

Among the many associations growing out of the late was in the Medal of Henor Legion, an asness contains sendines and solutions marines of the late reballion, of which the country has not heard a great deal and yet its membership is compound of the material which makes up the glory of the war. Its members are all heroes and can only become members by reason of their conspicnous acts of heroism in the service of

their country upon the battle-field. These only are eligible who have received the bronze medal granted by act of congress to 'officers non-commissioned officers privates tands men, sailors and marines as shall most distinguish thomselves by their gallantry in action and other soldierly qualifications."

Naturally the medals are highly prized by those holding them. says the Washington Star and yet notwithstanding that over 2,000,000 enlistments were made in the union army during the rebellion less than 500 of these modals were given for heroic action in battle, and of the recipients less than half are now alive. In view of the fact that this is the only decoration this country has ever given they must be regarded as a distinction of the highest order.

In this country medals are sparingly given. The government recognizes no order or society for the purpose of decoration, but in the one instance, it may be said, it decorates the sol liers and sailors by act of congress with the modal of honor for gallant and conspicuous conduct in battle or in taking life, while, on the other hand, it confers the life saving medal for the great risk run by one person in saving the life of another from drowning. Hence in the one case where one of the principal objects is to cripple or destroy the enemy, even by taking his life if necessary, the soldier and sailor is awarded and decorated, while in the other case, the citizen who saves the life of a drowning person, is also rewarded: and, by the way, the latter person or life-saver receives a gold or silver medal, as the case may be, while the soldier or sailor, the destroyer of life receives a bronze, or the valuable one intrinsically. less

In England the orders of the Bath and Garter are bestowed for civil merit, and are very limited in number. None but those high in position in the country can receive them. Societies such as the Humane society. colleges and other institutions confer highly prized titles on decorations, but they are not recognized by governments. It would therefore be much out of place and very poor taste to wear them except on special occasions. Governments sometimes confer their decorations on citizens of other countries for great merit, daring or very ha ardous services. The recipiont, however, must first obtain the consent

of his own government to receive it. Spain has "The Order of the Gold-en Fleece," the badge of which may be worn from the neck or buttonhole except on occasions of great ceremony, when it is worn from the neck and the wearer must be in uniform consisting of a long robe of deep red velvet, lined with white continues the following day, taffetas over which is thrown a long mantle of purple velvet, lined with B white satin and richly trimmed with embroidery containing fire stones and steel emitting flames and sparks.

Italy has the Order of the Iron Cross in three classes, who receive pensions of 3,000, 700 and 300 lires. The uniform is gorgeous the first first run of fish push on rapidly to class wearing long robes with trains. the second to the feet, the third to the knee, and all have large pensions. France has the Legion of Honor, and when conferred for military service carries a pension in each of its four classes of 2,000, 2,000, 1,000 and 500 estuary before one has been taken in france. Those who undergo amputation receive 100 francs additional and no ignoble punishment can be inflicted on the person holding mem-bership. The Victoria Cross of England allows a pension of £10, and each additional act of bravery that would entitle the person to the cross gives a bar to be worn over the cross. with the name of the battle in which it was won on its face, and an additional pension of £5. At present there is but one man so decorated, a Major Berryman.

The medal of honor is somewhat similar to the G. A. R. badge being a little larger with different device and inscription. without the American flag, but suspended from a red, white and blue striped ribbon with a plain blue field and no stars. The button decoration of the legion is a small round button, white enameled field, with a small American flag in red, white and blue enamel in the center and the words . Medal of Honor Legion" around the flag.

Why He Couldn't Take It Out. Principal Smith is one of the wisest and kindest of teachers, says the Detroit Free Press but now and then his watchfulness makes him over-suspicious. In the geography class the other day his eye fell upon a boy who seemed to be eating something. 'Jack." said the master sternly, take that piece of candy out of your mouth at once." To his astonishment a giggle went round the room, and the next instant poor Jack answered:

"I can't sir; it's a gumboil!" Cholly Was Gaining Strength.

George-Cholly, me boy, what are you wearing that deuced little flower in your buttonhole for? Charles-Why, dontcherknow, the doctor said I was exerting myself too much, and ordered me to stop wearing a boutonbeen a glass factory, which was built niere, or he wouldn't answer for the consequences; the change would be Va., and from it was exported the too sudden, dontcherknow, to leave it off at once. So I'm leaving it off by degrees. If it's a warm day to-mordecay; but another was built in 1621 row and I feel strong enough I may for the purpose of making glass beads be able to discard it altogether. - Boston Transcript.

COUNTY COURT RULES.

JANUARY TERM, 1803.

The vall will be acade common acity at his to

All comes not unawvered to by atternous by All comes not anothered to by attentions of marking at the call, will should continued by agreement of parties. 2nd In all came which are set for total, or

statement in order to inform the court us to about the length of time it will take to try the

hid. Chors in which busies are not joined will not be not for total, unless for special reasons it is ordered otherwise

4th. All cases will be set for hearing within the term, unless for special reasons it is otherwhen ordered.

5th. All cases will be set for trial in the order in which they appear on the call docket, unless the parties agree upon a time when the case is called, or for special r asons the court shall order otherwise. Default cases. will be set for the morrning hour.

6th. The business each day will commence

7th. The morning hour will be from 9:00 a. a. to 10:00 a. no

The morning hour will be devoted to (bt.) otions, demutrers, and default cases set for that day, and Tomotions, domurrers, and default cases which have previously passed on its regular day and transferred on the calander to this day.

8th After a case, a protion or a densurrer or passed the time for which it is set, it cannot be called up until a motion is filed and docketed by leave of the court, and such notice to the opposite party as the court may order at the time leave is given to file the

9th. Husiness set for a certain time, can not be transferred to another day or hour. unless the transfer order is made at the hour the matter is set for hearing, except under Rule 10,

10th. Each day at 9:00 a. m., the business of the hour will be called.

11th. The matters will be heard in the order in which they are entered on the calander unless all parties present and interested consent to a different arrangement, or in case or

urgent necessity.

TRIAL OF CASES TO-DAY.

12th. The trial of cases will commence at 10:00 o'clock, a.m., and continue until 5:00 o'clock p. m., with a recess from 12:00 a.m., until 1:30 p. m. Each case is entitled to be called at the time set or within ten minutes thereafter; either to be proceeded with, or a further order to be made. For this purpose no party will be required to wait longer than ten minutes for the opposite party or other business, except for urgent reasons. The trial of a case will be suspended at any time for this purpose. In case the court finds that any rule herein will work an unforeseen hardship, the court reserves the right to suspend the rule for the special case.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Douglas county. Neuraska, and to me directed. I will on the 24th day of January, A. D. 1893, 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 the property described in said order of sale as follows, to-wit:

"Lot thirty (20) of block twenty-one 2D of Walnut Hill, an addition to the city of Omaha, Douglas county, state of Nebraska". Said projectly to be sold to satisfy John W. Rodifer the sum of two hundred thirty-seven and 33-100 dollars (253, 35) with interest thereon at rate of ceight (8) per cent, per amoun from May 9th, 1892; to satisfy K. W. Kohlinamer the sum of six hundred twenty-nine and 89-100 dollars (2629-80) with interest thereon at rate of ten (10) per cent, per amoun from May 9th, 1892, until paid, and the sum of forty-five and 63-100 (85,63) dollars costs, with interest thereon from the 9th day of May, A. D. 1822, together with according costs according to a judgment rendered by the District court of said Douglas county, at its May term, A. D. 1892, in a certain action then and there pending, wherein John W. Rodifer was plaintiff, and Charlotte E. Parmer, Mark M. Parmer, William J. Paul, Sylvester J. Faris, John Weber, Drucella C. Faris and others were defendants.

Omaha, Nebraska, December 23rd, 1892.

omaha, Nebraska, December 23rd, 1892.

GEORGE A. BENNETT,
Sheriff of Douglas County, Nebraska,
artlett, Crane & Baldrige, attorneys, 12-23

Sheriff's Sale

Sheriff's Sale.

By virtue of an order of sale issued out of the District court of Douglas county. Nebraska, and to me directed. I will on the 24th day of January. A. D. 1881, at 10 o'clock a. in. 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 the property described in said order of sale as follows, towit:

Lots one (b, two (2) and three (3), in block numbered ten (10), in S. E. Roger's addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, to satisfy Omaha Loan and Trust Company the sum of five thousand and ten dollars \$5.00.00 judgment, with interest thereon at six (6) per cent per annum from the 21st day of September, A. D., 1891, until paid, and one hundred, ninety-nine and 13-100 dollars \$6.102,13 costs, with interest thereon from the 21st day of September A. D., 1891, until paid, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its September term. A. D. 1891, in a certain action then and there pending, wherein Omaha Loan and Trust Company was plaintiff, and Jared B. Ayer and others were defendants.

Omaha, Nebraska, December 23, 1862.

GEORGE A BENNETT.

Sheriff of Douglas County, Neb. Lake, Hamilton & Maxwell, attorneys, 12-23-5

Notice.

Notice.

Charles E. Warner. Mary E. Warner and the unknown heirs, of devisees, of Aurelia F. Chandler, deceased, defendants, will take notice that on the 21st day of December, A. D. 1892. John J. Monell, Jr. executor of the estate of Gilbert C. Monell, deceased, plaintiff herein, filed his petition in the district court of Douglas county. Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by Charles E. Warner and Mary E. Warner to the plaintiff, upon lot eleven (II) in block seventeen (II) of Central Park, an addition to the city of Omaha, in Douglas county. Nabraska, assurveyed, platted and recorded, t. secure the payment of their promissory note dated May 29th. 1889, for the sum of \$100.00 and due and payable in five years from the date thereof; that there is now due upon said note and mortgage the sum of \$100.00 with interest at ten (II) per cent, per annum from November 29th, 1889, for which sum and interest plaintiff prays for a decree, and that the same be established as a first lien upon said premises, and that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 30th day of January, 1883.

Dated December 21st, 1882.

Attorney for Plaintiff.

Doc. 35, No. 32.

Sheriff's Sale.

Shapeoff 'a Sain.

I notes pand by virtue of an Execution bound of the district county of thoughts county. Notes the district county of thoughts county. Notes the district county in the second of the feedback and feedback and the feedback and feedback and the feedback and feedback an

Sheriff's Sale

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of bouglas county. Nebraska, and to me directed, I will on the ilst day of January, A. D. 1993, 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 the property described in said order of sale, as follows, to-wit.

Lot twenty (20 in block twelve (12) Kountre and Kuth's addition to the city of Omaha, in Dauglas county, state of Nebraska. Said property to be sold subject to a mortgage for \$1,30.00 in favor of Lombard Investment company, and to satisfy Anglo-American Land Mortgage and Agency company, limited, the sum of one hundred ninety-eight and 81-100 dollars (\$198.81) judgment with interest thereon at rate of ten (10) per cent per annual. Si-100 dellars (\$108.81) judgment with interest thereon at rate of ten (10) percent per annument of the percent of the perc

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the District Court of Douglas County, Nebraska, and to me directed. I will on the 24th day of January, A. D. 1895, at 100 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 the property described in said order of sale as follows, to-will:

"Lot one d) in block nine (9) Pratt's subdivision to the city of Omaha, as surveyed, platted and recorded in Douglas county, state of Nebraska; said property to be sold to satisfy John J. Moneil, Jr. Executor of the estate of Gilbert C. Moneil, deceased, the sum of cleven hundred fifty-one and 49-10 dollars (4151-49) judgment, with interest thereon at rate of eight 63 per cent, per annum from November 22nd, 1802, until paid, and thirty-one and 53-100 dollars (531-53) dollars costs, with interest thereon from the 2nd day of November, A. D. 1892, together with accruing costs according to a judgment rendered by the District court of said Douglas county, at its September term, A. D. 1892, in a certain action then and there pending, wherein John J. Moneil, Jr. Executor of the estate of Gilbert C. Moneil, deceased, was plaintiff, and Harry II Miller and others were defendants.

Omaha, Nebraska, December 23rd, 1892.

phonoidi, and Harry H Miller and othe were defendants. Ougaba, Nebraska, December 23rd, 1822, GEORGE A. BENNETT, Sheriff of Douglas County, Nebraska, James W. Carr, Attorney. 12-23-5

Sheriff's Sale

By virtue of an order of sale issued out of the District court of Douglas county. Neb., and to me directed. I will on the 7th day of February A. D. 1831, at 190 clocks, 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 the property described in said order of sale as follows, to-wit?

follows, to-wiff,
Lots nineteen (12a and twenty-two (22) in
Kountze's addition to the city of Omaha, in
Douglas county, state of Nebraska: said
property to be sold subject to a certain mortgage for three thousand two hundred and
fifty dollars (33,250.00) in favor of the Lombard gage for three thousand two hundred and fifty dollars (\$3,250.00) in favor of the Lombard Investment Company, dated March 17th, 1888, and to satisfy the Investors Company the sum of two hundred eleven and (\$3-100 dollars (\$21,65) judgment with interest thereon at rate of ten (10) per cent. per annum from May 9th, 1822; to satisfy Rose A. Smith, executrix, the sum of five hundred seventy-one and 70-100 dollars (\$71,20) with interest thereon at rate of ten (10) per cent. per annum from May 9th, 1892; to satisfy the sum of twenty-eight and 98-100 dollars (\$28,98) costs, with interest thereon from the 9th day of May, A. D. 1892, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its May term. A. D. 1892 in a certain action then and there pending, wherein The Investors Company was plaintiff, and Eben K. Long and others were defendants.

Omaha, Nebraska, January 5th, 1889.

GEORGE A. BENNETT.

Sheriff of Douglas County, Nebraska, D. H. Ettlen, attorney.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Douglas county. Nebraska, and to me directed, I will, on the 14th day of February. A. D., 1895, at 160 elock 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 auxtion the property described in said order of sale as follows, to-wil:

The north one-half (N-4) of lot three (3), in block five (5), in Kountz's third (3rd) addition to the city of Omaha, as surveyed, platted and Recorded in Douglas county, state of Nebraska, said property to be sold to satisfy Omaha Savings Bank the sum of one thousand, one hundred, eight and 49-160 dollars (\$1.08-40), with interest thereon at rate of eight (8) per cent, per anni m from September 19th, 1832, and twenty-three and 63-160 dollars (\$2.262, costs with interest thereon from the 19th day of September, A. D. 1892, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its September term, A. D. 1892, in a certain action then and there pending wherein Omaha Savings Bank was plaintiff and John Hoffman and Barbara Hoffman were defendants.

Omaha, Nebraska, January 12th, 1893.

Sheriff's Sale

date thereof: that there is now due upon said note and mortgage the sum of sillone with interest at ten (10) per cent, per annum from November 20th, 1886, row which sum and interest at ten (10) per cent, per annum from November 20th, 1886, row which sum and interest at ten (10) per cent, per annum from November 20th, 1886, row which sum and interest the control of the same be established as a first lien upon said premises, and that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due. Of our are equired to assert said petition on the control of the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same be established as a first lien upon the same th

Notice to Creditors

to the coatter of the estate of Jo Thomas, deceased the estate and all the credition of said estate and all afficient for the credition to present their claims, and one year for the administrators to write until estate. From the 30th day of Europeans, 180. This motive will be paylished in The AMERICAN For Pope mechanisms well prior to the 18th day of Europeans 180. All claims not fitted on or before the 30th day of Figure 180. But it is not five on or before the 30th day of Figure 180. and he for our before the 30th day of Figure 180. and he for our before the 30th day of figure 180. and he for our before the 30th day of figure 1800. and he for our before the 30th day of figure 1800. and he for our before the 30th day of figure 1800.

Witness my hound and official seal this 20th J. W. ELLER.

Notice to Creditors.

Notice to Creditors.

STATE OF NEBRASRA. | 55.
Douglas Crunty. | 15.
In the County court of Bouglas county.
Nebraska, Becesides 28th, A. D. 1982.
In the matter of the estate of Borothe Killinger, deceased.
The Creditors of said estate and all other persons interested in said matter will take notice that the Creditors of said estate will appear before this court on the 28th day of March, 1993, on the 29th day of April 1893, and on the 28th day of June, 1893, at 10 octock A. M. cach day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one the creditors to present their claims and one year for the administratrix to settle sale year for the administratrix to settle said catate, from the 28th day of December, 1802. This notice will be published in The American for four weeks successively, prior to the 28th day of March, 1833. All claims not filed on or before the 28th day of June, 1833, will be forever barred from consideration in the final settlement of said estate.

Witness my hand and official scal this 28th day of December, 1892.

[SEAL.]

J. W. ELLER, County Judge

Notice to Creditors.

TATE OF NEBRASKA, 1 SS.

Douglas County, L. S., Douglas County, L. L. County Court of Douglas County, Nebraska, December 31st, A. D. 1892, L. L. Che matter of the estate of John A. Wirth:

irth: The creditors of said estate and all other The creditors of said estate and all other persons interested in said matter will take notice that the creditors of said estate will appear before this court on the 25th day of February, 1885, on the 29th day of April. 1885, and on the 1st day of July, 1885 at 10 o'clock A. M., each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one year for the executry to settle said estate. the creditors to present their claims and one year for the executrix to settle said estate, from the 31st day of December, 1892; this notice will be published in THE AMERICAN for four weeks successively, prior to the 25th day of February, 1893, Allclaims not filed on or before the 1st day of July, 1893, will be forever barred from consideration in the final settlement of said estate.

Witness my hand and official seal this 31st day of December, 1892.

[SEAL]

J. W. ELLER.

Notice to Creditors.

Notice to Creditors.

STATE OF NEBRASKA, | SS. |
Douglas County, | SS. |
In the County Court of Douglas County, Nebraska, December, 22, A. D. 1892.

In the Matter of the estate of John Habesohn, deceased.

The Creditors of said estate and all other persons interested in said inatter will take notice that the creditors of said estate will appear before this court on the 28th day of February, 1893, on the 28th day of April, 1893, and on the 28th day of June, 1894, at 10 o clock A. M. each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims, and one year for the administrator to settle said estate, from the 28th day of December, 1892. This noticewill be published in Tura Amsuccas for four weeks successively, prior to the 28th This notice will be published in THE AMERICAN for four weeks successively, prior to the 28th day of February, 1863. All claims not filed on or before the 28th day of Jane. 1863, will be forever barred from consideration in the final settlement of said estate. Witness my hand and official seal this 22nd day of December, 1892.

The creditors of said estate and all other persons interested in said matter will take notice that the creditors of said estate will appear before this court on the 37th day of February, 1835, on the 27th day of April, 1835, and on the 27th, day of June, 1835, at 10 o'clock a. m., each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one year for the administrator to settle said estate, from the 27th day of December, 1835. This notice will be published in The American for four weeks successively prior to the 25th day of February, 1835. All claims not filed on or before the 27th day of June, 1835, will be forever barred from consideration in the final settlement of said estate.

State.
Witness my hand and official seal this 22nd day of December, 1892.

J. W. ELLER, [SEAL]

Notice to Creditors.

of presenting visits risking for examination of sections and allowerings. But promitte are allowered for the creations to grower them risking and allowering and the administration in cattle and octate. From the administration in acttle and octate. From the 20th Hay of the works on the 10th Hay of the works on the 10th Hay of the works on the 10th Hay of the 10th of the 10th Hay of the 10th of the 10th Allowering. The 10th Hay of the 10th Allowering prior to the 30th day of freezesty. 10th Allowering 10th the foreary improve the 10th 10th Inc. 10th Allowering 10th they of Joseph 10th the foreary improve freezest vicinities within in the South Allowering to and the 10th Inc. 10th

and extract.
Witness my based and official sout this 26th tag of December, 1981.

(REAL) 1 15-4 J. W. ELLER, County Judge

Appointment of Administratrix

Appointment of Administraters.

Bears of Namars.

Designationary.

In the County court of Donglas county.

Noticeases

In the country court of Donglas county.

Noticeases

In the matter of the retain of James Invest, there are designated in the realist of the retain of James Invest, there are designated in the Previous Margaret Frence, Elizabeth Frence, Mary Morritt, and all other persons interessed to said notice are hereby notified that on the Scheday of September. 1881. Margaret Frence field a petition in valid country court sileging aroung other things that James Frence field a petition in valid country court sileging aroung other things that James Frence field appeared by last self-beth and testament, and presented in the estate of said deceased, and train the above named constitute the persons interested in the estate of said deceased, and prayies for administration thereof.

You are hereby notified that if you fail to appear at said content of the Elad day of March, 189, at 10 or look a. M. and contest said petition, the court will appoint Margaret Frence or small other suitable person administrative, and process to a settlement of said estate.

Witness my hand and official scal this 30th day of December, 1802.

[SEAL.] 1-19-4 J. W. ELLER.

County Judge.

County Judge Legal Notice.

Legal Notice

William S. Lewis, Franklin J. Hotchkiss, Sarah B. Hotchkiss, James Thompson, Catherine Pareler, William Elliott, Mrs. Elliott, his wife, Elizabeth Ruhlman, and Kuhlman, her husband. George Mercetith, William H. Wood, Frank Wood, and The South Branch Lumber Company, will take notice that on the 28th day of April 1892, the Hampton Lumber Company, plantiff herein, filed its petition in the District court of Douglas caunty. Nebraska, against said defendants, the object and prayer of which are to forcelose a certain mechanic's lieu upon lots thirteen (15 and fourteen (15 in block nine (9) in the town of Bennington, as surveyed, platted and recorded, all located in Douglas county. Nebraska, and dated the 10th day of August, 1891, for the sum of \$257.25 with interest thereon from date thereof, and that the defendant, Mary M. Hopkins, has filed her crass petition therein, the object and prayer of which are to forcelose a certain mortgage executed by the defendants. Franklin J. Hotchkiss and Sarah B. Hotchkiss, his wife, to Charles E. Stratton, to secure the payment of a certain promisory note for the purchase money of said premises, dated the 19th day of October, 1891, for the sum of \$10000 due and payable in two years, from the date thereof, and which was duly assigned to the said Mary M. Hopkins; that thereis now due upon the said mechanic's Hen the sum of \$257.25, and upon the said note and mortgage the sum of \$1000.00, with interest on each of the said sums from the date thereof, and which sums with interest from said dates the said plaintiff and the said Mary M. Hopkins pay for a decree that the defendants may be required to pay the same, or that said premises may be sold to satisfy the amounts found due.

You are required to answer said petition and cross petition on or before the 20th day of February A. D. 1803.

Dated January 10th, 1803.

PAMPTON LUMBER COMPANY.

By D. L. Johnson, attorney for plaintiff.

MARY M. HOPKINS.

By Jas. W. Carr, her attorney.

MARY M. HOPKINS, By Jas. W. Carr. her attorney Doc. 31, No. 55.

plaintiff.

Sheriff's Sale. Sheriff's Sale.

By virtue of an order of sale issued out of the District Court of Douglas county, Nebraska, and to me directed, I will on the 14th day of February, A. D. 1883, at 10 oclock a. m. of sale day, at the EAST front door of the County Court House, in the city of Omaha, bouglas county, Nebraska, sell at public auction the property described in said order of sale as follows, to-wit:

"Lots sixteen (16), seventeen (17), eighteen (18), nineteen (19) and twenty (20), in block five (5), in Bowling Green addition to the city, of Omaha, assurveyed, platted and recorded, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, all

day of December, 1892.

[SEAL.] 1-E-4

[SEAL.] 1-E-Nebraska. December 24. A. D. 1892.

In the matter of the estate of Hugh G. Clark:

The creditors of said estate and all other persons interested in said matter will take notice that the creditors of said estate will appear before this court on the 25th day of February, 1803, on the 27th day of April, 1803, and on the 27th day of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one year for the administrator to settle said estate from the 27th day of December, 1802. This notice will be published in The American for four weeks successively, prior to the 25th day of February, 1803, All claims not filed on or before the 27th day of June, 1893, will be forever barred from consideration in the final settlement of said estate.

Notice to Creditors.

State of Nebraska, 1802.

Notice to Creditors.

State of Nebraska, 1803.

Notice to Creditors.

State of Nebraska, 2802.

In the county court of Douglas county, Nebraska, December 22, A. D. 1892.

In the matter of the estate of Max Lazarass decessed:

The creditors of said estate and all other persons interested in said matter will take notice that the creditors of said estate will appear before this court on the 27th day of 27th day

For Rent.

A seven room house, 2422 Pierce, Reasonable rent to right party, Apply to Chas Johnson, 2426 Pierce Street.

RAILWAY TIME CARD Leaves C., St. P., M. & O. Arrives Omaha Depot 15th and Webster Sts. Omaha

	Depot toth and webster Sts.	Omana
1.00 pm 5.45 pm	Sious City Accommodation 8. C. Express (except Sun) 8t. Paul Limited Rancroft Pass. (except Sun)	9.05 pm 12.40 pm 9.35 am 8.45 am
Leaves Omaha	C., B. & Q. Depot 10th and Mason Sts.	Arrive
9.50 am 12.40 am	Chicago Limited Chicago Express Chicago Express Chicago & Iowa Local	9.39 am 8.00 am 4.25 pm 6.00 pm
Leaves Omaha	B. & M. R. Depot 10th and Mason Sts.	Arrive
10.15 am 8.15 am	Denver Limited daily Deadwood Express Denver Express Denver Express Lincoln Lim. except Sun) Hastings Local	4.05 pm 4.05 pm 9.35 am 12.30 am 11.30 am 6.37 pm
Leaves Omaha	K. C., St. J. & C. B. Depot 10th and Mason Sts.	Arrive
	Kan. City Day Express. K.C. night ex. via U.P. Trans.	6.00 pm 6.40 a.m
Leaves Omaha	Union Pacific. Union Depot 10th and Marcy	Arrive
9.50 am 2.15 pm 6.30 pm 4.15 pm	Reatrice Express Denver Express Overland Flye- Denver Fast Mail R. & F. Ex. (except Sun) Pacific Express	4.05 pm 7.00 pm 4.20 pm 12.30 pm
Leaves Omaha	F. E. & MO. VALLEY. Depot 15th and WebsterSts.	Arrives
9.00 am 5.10 pm 5.45 pm	Deadwood Express (Ex Sat) Wyo, Ex (Ex Moi) Norfolk (Except Sun) St. Paul Express Lincoln Ex, ex. Sunday)	5.20 pm 5.20 pm 11.10 am 9.25 am 11.10 am
Leaves	C., M. & ST. P. Depot 19th and Marcy Sta.	Arrives
7 05 pan	Chicago Express	9.35 am 4.20 pm
Leaves	SIOUX CITY & PACIFIC Depot 10th & Marry Sis.	Arrives
The state of the s	Sioux City Passenger	9.50 pm
5.35 pm	St. Paul Express	10.00 azu