

MARSHAL MACMAHON.

The Heavy Old Soldier Had a Liking for the Prince Imperial. The late Marshal MacMahon, while president of France, once interrupted a rather prosy discussion around the council-table with the remark: "Ah, gentlemen. I have just received a letter from the prince imperial. He is a fine young man; I am very fond of him, and his letter is charming. I must read it to you."

HE STRUCK A BONANZA.

He Found the History Which Just Ticked His Desires. He walked into the book-store and stopped before the bible department. He leaned over the counter and said to the ministerial-looking salesman: "Is that Buffalo Bill book over there?" "Nope. Religious works."

STRANGE CAUSE OF FIRE.

An Inspector's Smart Experiment Shows the Sun Was Guilty. A singular explanation of what was supposed to have been an incendiary fire at the Industrial Home for Girls, Hampstead, England, has just been furnished. The fire took place recently, and Inspector Moran, one of the officials engaged in the inquiry as to the cause, ascertained that the sun had been shining very brightly at Hampstead and that in the morning a full water bottle had been standing in the room, between the open window and the mackintosh on the wall.

A Bifurcated Pair.

She was a pretty little Sunday-school teacher, and as she wandered about the book store, trying to select gifts for her class, the dapper young clerk followed closely. "What are those those 'Pastels in Prose'?" she asked, leaning over the counter and pointing to a volume bearing that attractive legend in silver across its back.

Advice Probably Followed.

The late Marshal MacMahon was not a good off-hand speaker. There was a colored cadet in the Saint Cyr military academy, and once, when the marshal reviewed the corps, the instructor suggested that he should say something to encourage the black man. "Let him stand forth," said the marshal. "So you are a darkey, are you?" he said to the cadet. "Yes, marshal." "Well, keep it up."

Tides and Insanity.

A short time before Dr. Charcot died he said in a lecture that semi-scientists had for more than fifty years ridiculed the idea that the full of the moon was a dangerous time for mad people. Better informed men are coming back to that old-time notion, said Dr. Charcot, as the result of increased learning on the subject of earth tides, similar to the oscillation of sea tides.

RUSSIAN MEDITERRANEAN.

Why Alexander III. Organized His Mediterranean Squadron. Russia has no peaceful interests to defend in the Mediterranean, no territories, no colony, no island even, about which she might be concerned in the event of war. Yet, in order to keep a fleet in the Mediterranean, she alters her whole naval policy, incurs vast expense and places herself in the hands of another equal power in a way without a precedent in European history, or a precedent only in the secret records of the Bourbon family compact.

That looks as if Alexander III. contemplated or at least foresaw open war, during which he was certain to be the avowed ally of France and would be able to use his Mediterranean squadron with great effect—such great effect as to make it worth his while to risk vessels which may be greatly wanted in the Baltic. If any such ideas are passing through his mind—and the move is inconceivable without them—the war must be nearer, or at least more possible, than any of the optimists had dreamed.

MADE BY THE HOSTESS.

How Tea is Usually Served to Visitors in Japan. A Japanese host or hostess never intrusts the making of tea to the servants on company occasions. Either he or she prepares the decoction in the presence of the guests. This ceremonial teakaking is an artistic process, and is considered an "accomplishment" by the natives.

Judge Gary's Remedy.

Judge Gary was once consulted by a small manufacturer who had had trouble with his employees. He was a close-fisted fellow in all his business dealings, and especially in his dealings with his employees, and they had gone out on a strike just at a time when he had secured a contract to do certain work. The strike would force him to throw up the contract at considerable financial loss.

Results of His Thinking.

Down in South Carolina, says the Hon. W. J. Talbert, of South Carolina, in a recent speech in the house, there was a man who hired a lawyer to conduct a case in court. As the lawyer was not talking exactly to suit him, he got up to make a few remarks himself. The judge, of course, made him take his seat. He got up again, and the judge made him take his seat again. A third and fourth time this happened, and finally the old farmer got up and said: "Well, judge, if you won't let me talk, won't you let me think?" "Why, certainly," replied the judge. "Well, judge," he said, "I think you and all these lawyers are a set of d—d rascals."

Beware the Opal.

Some of the older authorities give the opal as an emblem of hope. But a writer on the subject, Rabi Benoni, who lived in the fourteenth century, says of it: "The opal is fatal to love, and sows discord between the giver and receiver. Given as an engagement token it is sure to bring ill-luck." A late writer on the vagaries of fashions says: "An opal figures in Sir Walter Scott's novel of 'Anne of Geierstein,' and its possession was fatal to the family of the heroine. The idea that they were unlucky obtained such currency that after the publication of the novel they went out of fashion."

Awarded Highest Honors World's Fair.

DR. J. H. HAZELT. CREAM OF TARTAR POWDER. MOST PERFECT MADE. A Pure Grape Cream of Tartar Powder. Free from Ammonia, Alum or any other adulterant. 40 YEARS THE STANDARD.

LEGAL ADVERTISEMENTS.

SUMMONS BY PUBLICATION.

Lucretia D. Burton will take notice that on the 15th day of December, 1893, Benjamin S. Ellis, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against the defendant and Richard Barrett, the object and prayer of which are to foreclose a certain mortgage, executed by defendant Richard Barrett to the plaintiff upon the south half of northwest quarter of section five, township twenty-nine, north of range eleven west, Holt county, Nebraska, to secure the payment of a certain promissory note, dated the 20th day of August, 1889, for the sum of \$350, and due and payable on the 1st day of July, 1891, together with interest thereon at the rate of 10 per cent. as evidenced by coupon notes attached to said original note, and interest at 10 per cent. after maturity, and to recover certain taxes paid on the premises under and by virtue of said mortgage, and amounting on the 13th day of December, 1893, to the sum of \$504.05, together with interest thereon at 10 per cent. from said date until paid, and to have the same decreed and foreclosed of any interest in and to said premises. Plaintiff prays for decree that defendant be required to pay said amount that said premises be sold to satisfy the same.

THE FRONTIER FOR JOB WORK.

SHERIFF'S SALE.

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ARTICLES OF INCORPORATION OF GERMAN CHICORY COMPANY.

Know all men by these presents: That we, George C. Hazelt, Robert R. Dickson, John McHugh and Neil Brennan, do hereby associate ourselves together, a body corporate under the name of the German Chicory Company, for the purpose of organizing a corporation, and agree to the following articles: ARTICLE I. The name of the corporation shall be: The German Chicory Company.

ARTICLE II.

The place of business of the corporation shall be at O'Neill, Holt county, Nebraska. ARTICLE III. The general nature of the business to be transacted by this corporation shall be to own, operate and maintain a chicory manufacturing plant, and to buy, sell, lease and own such real estate as may be necessary or convenient for their use, to buy and sell chicory in crude or manufactured form, to buy and sell all kinds of machinery necessary or incidental to the manufacture of chicory or the operating of a chicory manufacturing plant, and to lease, sell mortgage or otherwise dispose of any or all of the real estate, personal property or franchises it may own. Also to buy, own, hold and sell any and all other property, real or personal, as the officers of this corporation, shall see fit for its benefit and interest.

ARTICLE IV.

The capital stock of this corporation shall be one hundred thousand (100,000) dollars, divided into one hundred (100) shares of one dollar each. At least one half of the capital stock shall be paid up at the commencement of business and the balance at such time or times as the board of directors may direct. This corporation shall commence business on the 2d day of January, 1894, and continue for a period of ninety-nine years unless sooner terminated by voluntary liquidation or due process of law.

ARTICLE V.

The indebtedness of this corporation shall at no time exceed the sum of fifty thousand (\$50,000) dollars. ARTICLE VI. The business of this corporation shall be conducted by a board of directors, not more than five directors. The directors shall choose from their numbers a president, secretary and treasurer. ARTICLE VII. The directors shall be elected annually by the stock holders for terms of one year, which shall be held on the first Tuesday in January, each year, at the office of the corporation, at O'Neill, Nebraska. At all meetings of the directors, a majority of the directors shall be entitled to one vote for each share of stock he represents.

ARTICLE VIII.

All contracts and conveyances shall be ordered by the president and signed by the president and secretary. ARTICLE IX. The board of directors may adopt such by-laws not inconsistent with these articles, as they may deem proper for the conducting of the business of the corporation. ARTICLE X. These articles may be amended at any meeting of the stock holders, by a vote of two-thirds of all the stock of this corporation. My commission expires Nov. 18, 1893.

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By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county, Nebraska, on the 21st day of October, 1893, in favor of Mrs. F. W. Thomas as plaintiff and against Hiram, John, Sarah Hatfield, H. W. Sylvester, Mrs. H. W. Sylvester, Mrs. Julia E. Sylvester, Sylvester, husband of Julia E. Sylvester, C. K. Collins, receiver of the Nebraska Mortgage & Investment Co., as defendants, for the sum of seven hundred and ninety dollars and twenty-five cents and costs taxed at \$24.35 and accruing costs I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale, to-wit: The west half of the northeast quarter, the northeast quarter and the southeast quarter of section 14, and the southeast quarter of the southwest quarter of section 11, township 28 north of range 10 west of the 6th P. M. in Holt county, Nebraska.

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By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county, Nebraska, on the 21st day of October, 1893, in favor of Mrs. F. W. Thomas as plaintiff and against Hiram, John, Sarah Hatfield, H. W. Sylvester, Mrs. H. W. Sylvester, Mrs. Julia E. Sylvester, Sylvester, husband of Julia E. Sylvester, C. K. Collins, receiver of the Nebraska Mortgage & Investment Co., as defendants, for the sum of seven hundred and ninety dollars and twenty-five cents and costs taxed at \$24.35 and accruing costs I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale, to-wit: The west half of the northeast quarter, the northeast quarter and the southeast quarter of section 14, and the southeast quarter of the southwest quarter of section 11, township 28 north of range 10 west of the 6th P. M. in Holt county, Nebraska.

SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county, Nebraska, on the 21st day of October, 189