CHINESE MUSIC IN COURT.

An Attempt to Decide Whether It Hatt

The case brought by J. C. Clunie and others asking for an injunction forbidding the erection of the new Chinese theater came on yesterday before Judge Cooper, L. A. Thurston for the plaintiffs, and A. S. Hartwell for the defendants, says the Pacific Commercial Advertiser. The grounds on which the injunction was asked were that all Chinese performances necessarily include an instrumental performance, and that the orchestra-if the theater were erected-would give such dismal, hideous and unearthly music that it would constitute a nuisance and make life in the neighborhood not worth living. After taking the evidence of J. L. Kaulukou, who testified to the horrid music of the old theater, Mr. Thurston, who had summoned into court the entire Chinese band, with their instruments, of fered a "performance" in evidence, He proved by one of the actors that the music was an integral part of all Chinese plays, and claimed that the court could fully appreciate the charac-ter of the music only by hearing it. Mr. Hartwell opposed its introduction as being contrary to the rules of evidence and utterly irregular. He asked if the case went up on appeal how could the music be preserved so that the supreme court could hear it. Mr. Thurston replied that it could be preserved in the phonograph, if there was one, and besides, he claimed that the music was not for the supreme court, but for Judge Cooper to hear, in order to settle the question of fact. After due consideration Judge Cooper admitted the performance in evidence. The instruments were tuned, and, at the word of command, the five gongs, two cymbals, big bass drum and several other effective, but indescribable instruments, went off. Such music had never before been heard in the court-room. It rattled and screamed and bellowed and thundered around the room and tried to burst the windows. The full bench of the supreme court, sitting in another room, promptly adjourned and hursded in. The meeting of the board of health in the room below came to a dead standstill, and the audience, including the cabinet, rushed out in bewilderment, Mr. Marsden, in the agricultural department below, became wild, it is said, and tried to get out of the window; but immediately recovered himself and ex-claimed that he had now found a new remedy for the Japanese bestle. The portraits of the emittent justices, new departed, which adors the walls of the court-room, were disturbed, and pre-sented the ghastly spectacle of lifting up their hands and closing their ears. After five minutes the court ordered the noise to abate and the trial pro-

Where Three Empires Meet

There is in the southeastern part or the Prussian province, Silesia, a spot where the frontiers of Germany, Russia and Austria meet. This point which is called "The Three Emperors Corner," is in the heart of a great coal and iron region. Count Schuwalow, the new governor-general of Poland, re-cently made a trip of inspection through the iron and industrial districts of Russian-Poland, and upon this occasion made a visit to this historical spot, where once the three emperors of Russia, Germany and Austria met and spoke to each other, while each stood s own country. The party was heartily welcomed by a large number of German mine workers, who hap-pened to see the cavalcade and the array of carriages on the other side. After a short stay the governor continued upon his trip, but not before having called over to a German engineer who had taken a snap shot of the brilliant company across the brook, to send him a copy of a picture made in Germany, taking in a Russian governor and his staff, with an Austrian landscape as the background.

The following is the horror perpe trated by a well-known Scottish baronet: A sportsman said to him the other day: "Taiking about dogs with keen scent, I have one that will compare favorably with any you have in England."
"Very remarkable dog, I suppose?"
yawned the listener.

"I should say so. The other day after I left home he broke his chain and, although I had been away for hours, he tracked me and found me merely by scent. What do you think of that?"

"I think you ought to take a bath," replied the Caledonian, turning calmly sway.-Life's Calendar.

Progress of Christian Endeavor.

The latest denomination to make Christian Endeavor its official your ople's society is the African M. E. Zion church. The board of bishops, at its recent conference in St. Louis, unanimously passed a resolution endorsing the Y. P. S. C. E. and making Christian Endeavor the denominational young people's society. The board also recommended that Christian Endeavor societies be organized in every church throughout the A. M. E. Zion connec-

daries are swifter than camels without a load go eight miles an nur for ten or twelve hours. Caravans unsist of from 1,000 to 4,000, and many rabs possess from 400 to 500. They ast their hair every year, and it is ade into clothes, stockings, ahawls, argets, etc. Dromedaries live from terty to fifty years.

an Appointed County Physician.

Dr. Mabel Spencer, a Kansas City oman, has been appointed county phy-cian of Riley county, the first wo-an in Kansas to receive such an ap-

From the little unobtrusive inch and half combs that used to plaster back refractory bangs during the Madonna craze, the side comb has developed into five or six inch implement, encircling half the head and variously ornamented and filigreed. The teeth are fine and far apart, to suit soft or coarse hair, and variously graded, being perhaps only a half inch deep on one end and two inches on the other. In the matter of coiffure, sweet simplicity has been relegated to the background, and authorities predict that the feminine heads at the opera and other evening functions this winter will be works of

All the Year Round.

The Yale senior class of the academic epartment has voted to wear caps and gowns every Sunday throughout the year. It is the first class at Yale that ever voted to do so. For two years classes have worn them Sundays, and on state occasions during the spring term, but never through the year.

TO SUBSCRIBERS:

The Frontier needs money and needs it badly and must have it. It has several hundred subscribers who owe from \$1.50 to \$6.00 and if they will pay up or at least a part of what they owe, it would relieve the stringency of the money market around these headquarters. So we trust that all our subscribers, who are owing us on subscription, will call and pay at least a part of what they owe us.

Chamberlain's Cough Remedy famous for its cures of bad colds. opens the secretions, relieves the lungs and aids nature in restoring the system to a healthy condition. If freely used as soon as the cold has been contracted, and before it has become settled in the system, it greatly lessens the severity of the attack and has often cured in a single day what would have been a severe For sale by P. C. Corrigan, druggist.

An Gld Soldier's Recommendation.

In the late war I was a soldier in the First Maryland Volunteers, company G. During my term of service I contracted chronic diarrhoea. Since then I have when I found any that would give me relief it would injure my stomach, until Chamberlain's Colic, Cholera and Diarrhoes remedy was brought to my notice. I used it and will say it is the only remedy that gave me permanent relief and no bad results follow. I take pleasure in recommending this preparation to all of my old comrades, who, while giving their services to their country, contracted this dreadful disease as I did, from eating unwholsome and uncooked used a great amount of medicine, but from eating unwholsome and uncooked food. Yours truly. A. E. Bending, Halsey, Oregon. For sale by P. C. Corrigan, druggist.

LEGAL ADVERTISEMENTS.

In the District Court of Holt county, Neb. C. C. Cuyler, Benjamin Graham and James Orr, plaintiffs.

The above named defendants will take

The above named defendants will take notice that on the second day of January, 1896, the above named plaintiffs filed their petition in the district court of Holt county. Nebraska. against the above named defendants. The object and prayer of said petition being to foreclose a certain mortgage deed, executed by the defendants, James K. Jones and wife, Sarah Jane Jones, to the Dakota Mortgage Loan Corporation, upon the following described real estate, situated in Holt county. Nebraska. to-wit:

The northeast quarter of section twenty-three, township thirty-one, range ten, west of the 6th P. M., said mortgage deed being given to secure the payment of a certain note or bond of \$700.00, dated February 18, 1888, due March 1, 1863. Plaintiffs allege that they are the owners of said bond and mortgage deed, and that there is now due thereon. the sum of \$1,000.00 for which sum with interest from this date, plaintiffs pray for a decree that the defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. Plaintiffs mortgage and for other equirable relief.

You are required to answer said petition on or before the 10th day of February, 1886.

Dated this 2nd day of January, 1886.

R. H. Dickson, Aitorney for Plaintiff.

In the County Court of Holt county, Neb.

In the County Court of Holt county, Neb. Lydia J. DeYarman, plaintiff,

Charles Odell, defendant.

NOTICE.

Charles Odell will take notice that on the 3rd day of December, 1895, G. A. McCutchan, county judge of Holt county, Nebraska, issued an order of attachment for the sum of 487.18 in an action pending before him, wherein Lydis J. DeYarman is plaintiff and you. Charles Odell, as defendant; that property of yours consisting of about (300) three hundred bushel of corn has been attached under said order.

In the District Court of Holt county, Neb Robert R. Dickson, plaintiff.

Ann Brennan, John T. Smith and D. Dickson, defendants.

Ann Brennan, John T. Smith and D. E. Dickson, defendants.

NOTICE.

The above named defendants and each of them will take notice that on the dist day of December, 1896, the above named plaintiff filed his petition in the district court of Holicounty. Nebraska, against you and each of you, the object and prayer of said petition being to foreclose a certain tax sale certificate. Issued by the county treasurer of Holicounty. Nebraska, to him on the 8th day of May, 1893, for the delinquent taxes on lot twenty-one, in block twenty-one, in the city of O'Neill. In the county of Holt and state of Nebraska. Said certificate being for delinquent taxes on said lot for the year 1890, also to foreclose certain tax sale receipts issued to the plaintiff on the 8th day of May, 1893, and the 12th day of December, 1894, for the delinquent taxes on said lot for the years 1891, 1822 and 1898.

Plaintiff alleges that he is the owner of the certificate and receipts and that the same on the several dates become and still are a lien on said lot and that there is due itm by reason of said saie and subsequent axes paid the sum of \$10.00 attorner for

In the District Court of Holt County, Nebr. Simon D. Paddock. plaintiff, vs.

B. A. Sherwood, and husband. W. A. Sherwood, Nellie Trickett, and husband. S. Trickett, W. A. Elliott, and wife, Mrs. W. A. Elliott, Frank Plummer, and wife, Mrs. Frank Plummer, defendants.

NOTICE.

The above named defendants and each of them will take notice that on the lift day of January. 1806, the plaintiff herein filed his petition in the district court of Holt county, Nebraska, alleging that he is the owner of the following described real estate situated in Holt county. Nebraska, towit: The southwest quarter of the northwest quarter, and the northwest quarter of the southwest quarter of section four, and the south half of the northeast quarter of section five, all in township thirty-two, range filteen west of the Sixth P. M.

The plaintiff alleges that on the 15th day of September. 1891, the American Investment Company began an action in the district court of Holt county. Nebraska, against James Segear, and others, to foreclose a certain trust deed, given to secure certain interest coupons then owned by the plaintiff. Plaintiff alleges that a decree of foreclosure was entered in said cause on the 24th day of November, 1891, for the sum of \$205.00, and \$71.33 costs, and that said premises was sold and masters commissioner's deed made and elivered to C. F. Bliven, trustee, and that hald premises was sold and masters commissioner's deed made and elivered to C. F. Bliven, trustee, and that had styled in said premises was made and styled in said petition as Frickett but that the same is subject and inferior to that of plaintiff's deed.

Plaintiff alleges that the defendants herein had full knowledge and notice of the pendency of said scheriff's deed.

Plaintiff prays in said petition that the defendants be required to pay into this court within thirty days for the use of the plaintiff and that the defendants be decreed to have no interest in said premises and for other equitable relief.

You are required to answer said petition on o

In the District Court of Holt county, Neb. George S. Comfort, plaintiff,

In the District Court of Holt county, Neb. George S. Comfort, plaintiff,
vs.
Benjamin Nichelson and wife, Martha J.
Nichelson, Arthur Melrose, single, C. H.
Scott Durbin and wife, Mrs. C. H. Scott Durbin, defendants.
NOTICE.
The above named defendants and each of them will take notice that on the 26th day of December, 1895. the above named plaintiff flied his petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer being to foreclose a certain mortgage executed by the defendants Benjamin Nichelson and wife, Martha J. Nichelson, to the Western Farm Mortgage Trust Company upon the southwest quarter of section twenty-three, township twenty-eight, range ten. in Holt county, Nebraska, and to secure the note or bond of said Nichelson and wife for eight hundred dollars (8600) dated July 1, 1889, due July 1, 1894, with interest at ten per cent per annum. Said note being given to said Western Farm Mortgage Trust Company and sold to plaintiff.
Plaintiff alleges that there is now due him upon said note and mortgage the sum of \$1,200, and the further sum of \$50.00 taxes paid by plaintiff to protect hits security, for which sums with interest from this date plaintiff prays for a decree that the defendants be required to pay the same or that said premises may be sold to satisfy the amount found due, and that the interest of all the defendants in the real estate be decreed to be subject to the lien of said mortgage.

You are required to answer said petition on or before the 10th day of February, 1896.
Dated this 30th day of December 1895.

R. R. Dickson,
Attorney for Plaintiff.

shall not exceed two-thirds of its capital stock.

The business of said corporation shall be conducted by a board of directors, from whose numbers shall be elected a president, vice president, secretary, treasurer and such other officers as shall be deemed advisable by said directors.

24-4

THE ELKHORN IRRIGATION AND LAND COMPANY. [SEAL]

NOTICE TO NON-RESIDENT DEFEND-

NOTICE TO NON-RESIDENT DEFEND-ANTS.
No. 6819,
Marian W. Barnett, William L. Weller and Mary Weller, his wife, will take notice that on the 16th day of December, 1895, Edward B. Gaskell, executor of the last will and testament of Mrs. E. R. Gaskell, deceased, filed his amended and substituted petition in the district court of the county of Holt, state of Nebruska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by Marian W. Barnett and Drusilia J. Barnett to the Americae Loan and Trust Coomprny, on June 1, 1887, upon the northeast quarter of section seventeen (17.) township thirty-two (32.) range eleven (11.) in the county of Holt, state of Nebraska, to secure the payment of a mortgage bond for the sum of \$500.00 with coupons attached, due and payable June 1, 1892, which said bond and mortgage were duly assigned for value before maturity to Mrs. E. R. Gaskell, and that the plaintiff is the duly appointed, acting and qualified executor of the last will and testament of Mrs. E. R. Gaskell, deceased. Plaintiff alleges that there is now due and payable upon said mortgage indebtedness from the defendants to the plaintiff the sum of \$517.50, with interest at ten per cent from December 1, 1890, and prays for a decree that defendants be required to pay said sum, with interest and costs.

You and each of you are required to answer said petition on or before the 3rd day of February, 1896.

25-4

EDWARD B. GASKELL, EDWARD B. GASKELL, EDWARD B. GASKELL, Of Mrs. E. R. Gaskell, deceased, plaintiff. By E. H. Henedict and Montgomery & Itall, Attorneys.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA C. I Rawling, plaintiff,

THE FRONTIER

OLDEST PAPER

and the

BEST PAPER

HOLT COUNTY.

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