

ANOTHER DEMOCRATIC TALE OF WOE

Des Moines Capital: From our neighboring common-wealth of Nebraska, comes a tale of woe well calculated to touch the hardest heart. It is one of those harrowing stories of the divorce court. And such promises to be a final outcome of the present case. A farmer residing in the vicinity of Fremont has brought action to sever the nuptial bonds which have bound him to a certain conscienceless specimen of the female gender for several long and weary years. In his petition he recites that for four years he has been a humble worshipper at the shrine of 10 to 1. That by day and night he has felt moved to sing the praises of Mr. Bryan, the Peerless one, whose local habitation is by the silvery waters of the gentle rolling Platte. That he has verily believed that Mr. Bryan, was the Moses whose mission it was to lead the downtrodden victims of plutocracy into the promised land where milk and honey flow in perennial richness and where the octopus and the prodigylite never come.

But there has been one source of constant annoyance and exasperation. His better half refused to take any such view of the case. She sneered at the good Mr. Bryan. She mocked her husband as he attempted to depict what would happen in case of success at the polls. She would even disturb his dreams of victory by awakening him at night to tell him that he was a dunce, an ignoramus, and a feather-brained builder of air-castles.

This course of treatment covered a period from one sad but glorious day in November, 1896, when 10 to 1 received it in the neck until the returns began to come in on the night of the late election. And then, O, what a scene was there my countrymen! As state after state reported and was added to the McKinley column, and as the hopes of 10 to 1 went glimmering down behind the horizon of eternal nothingness, then it was that the woman turned upon her astounded and dejected spouse. Then it was that the tempest in all its fury broke. Compared with the storm through which for four long years had been passing, it would have been as consistent to compare the zephyrs of the June time with the euroclydon which sweeps the Mediterranean sea. The fires of her indignation burned and crackled and glowed. The peils of her sarcasm were uncorked. Her vocabulary seemed to develop unwanted resources. For awhile the poor man stood it, but at last the strain was too great and he became unconscious. When he revived the tempest was still raging. Seizing hat and coat he slinked into darkness of the night and made his way to the home of one of his kindred political faith and he never came back.

Compelled as we are to admire the gold standard conventions of that woman, we are nevertheless perfectly free to say that she carried matters much too far, and we believe the man perfectly justified in asking that a decree of divorce be granted and also that the woman's maiden name be restored to her.

Then after the affair is over, to him go to Wichita, Kansas, have one good long heart to heart talk with Mr. Lasso, and perhaps afterwards the world will look bright again.

LEGAL ADVERTISEMENTS.

NOTICE FOR PUBLICATION.
Department of the Interior,
LAND OFFICE AT O'NEILL, NEB.,
January 3, 1901.
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at O'Neill, Nebraska, on February 10, 1901, viz: William CHATTERTON T. C. E. No. 6330 for the NW 1/4 Sec 33, Twp 29 N., Range 13 W.

NOTICE FOR PUBLICATION.
Department of the Interior,
LAND OFFICE AT O'NEILL, NEB.,
Jan. 3, 1901.—Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at O'Neill, Nebraska, on Feb. 10, 1901, viz: William HAMILTON, H. E. No. 14912, for the SE 1/4, section 26, township 29 north, range 13 west.

NOTICE FOR PUBLICATION.
Department of the Interior,
LAND OFFICE AT O'NEILL, NEB.,
Dec. 7, 1900.—Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before register and receiver at O'Neill, Neb., on January 25, 1901, viz: DENNIS W. ALDRICH, H. E. No. 14724, for the NW 1/4, Sec. 8, township 31, range 9 W.

NOTICE FOR PUBLICATION.
Department of the Interior,
LAND OFFICE AT O'NEILL, NEB.,
Dec. 19, 1900.
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at O'Neill, Nebraska, on February 4, 1901, viz: CURA M. NEWMAN, H. E. No. 15340, for the SE 1/4, NE 1/4, Sec. 9, T. 31, R. 9 W.

NOTICE FOR PUBLICATION.
Department of the Interior,
LAND OFFICE AT O'NEILL, NEB.,
Nov. 26, 1900.—Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before register and receiver at O'Neill, Neb., on January 7, 1901, viz: MARY CAVANAUGH, widow of Morris Cavanaugh, H. E. No. 14621, for the NW 1/4, Sec. 8, T. 29, R. 12 W.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.
Lysander Warren, plaintiff,
Mary E. Archerd, Sidney H. Archerd, James B. Archerd, Russell H. Archerd, Leonard S. Archerd, Elmer E. Archerd, John Archerd, Lavanda R. Calderwood, Mable Brodie, Walter Woods, Josie Woods, Edna Woods, Wilson Woods, James L. Lombard, Lombard Lumber Company, Frank Hagerman, Sanford B. Ladd, and Harry E. Mooney, trustees, Mrs. Nellie Trickett, Trickett, her husband, first and real name, unknown, defendants.
The above named defendants will take notice that on the 19th of November, 1900, the following order was made by the court in the above-entitled action: And now comes Angie V. Warren Perkins and suggests to the court, that the plaintiff, Lysander Warren, has died since this action was commenced, and that she has been duly appointed administrator of his estate; and the court being duly advised in the premises, it is ordered on motion of said Angie V. Warren Perkins that this action be revived in her name, as such administrator, unless sufficient cause be shown by the defendants against said revival on or before the 31st day of December, 1900.
W. H. Westover, Judge.

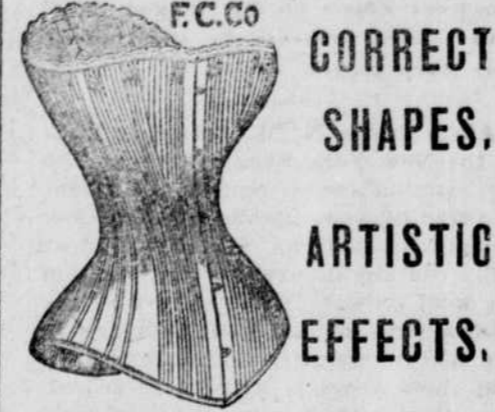
IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.
William C. Aley, plaintiff,
David Adams, defendant.
Notice.
The above named defendant David Adams, will take notice that on the 15th day of December, 1900, the plaintiff above mentioned began in the District Court of Holt County, Nebraska, an action in equity against the above named defendant. The object and prayer of said petition being to obtain a decree quieting the title in and to the southeast quarter of the southeast quarter of section six, township thirty-one, range eleven, in Holt County, Nebraska, in one E. H. Madison and decreeing that the defendant and each of them have no interest in said above described real estate, or any part thereof, either in law or in equity, and decreeing that they be enjoined from having or claiming to have any interest therein and for other equitable relief.
You are required to answer said petition on or before the 28th day of January, 1901.
Dated December 17, 1900.
R. R. Dickson,
Attorney for plaintiff.

DON'T BE DUPED
There have been placed upon the market several cheap reprints of an obsolete edition of "Webster's Dictionary." They are being offered under various names at a low price.
By dealers, agents, etc., and in a few instances as a premium for subscriptions to papers.
Announcements of these comparatively worthless reprints are very misleading. They are advertised to be the substantial equivalent of a higher priced book, while they are all phototype copies of a book of over fifty years ago, which was sold for about \$5.00, and which was much superior to these imitations being a work of some merit instead of one Long Since Obsolete.

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Announcements of these comparatively worthless reprints are very misleading. They are advertised to be the substantial equivalent of a higher priced book, while they are all phototype copies of a book of over fifty years ago, which was sold for about \$5.00, and which was much superior to these imitations being a work of some merit instead of one Long Since Obsolete.

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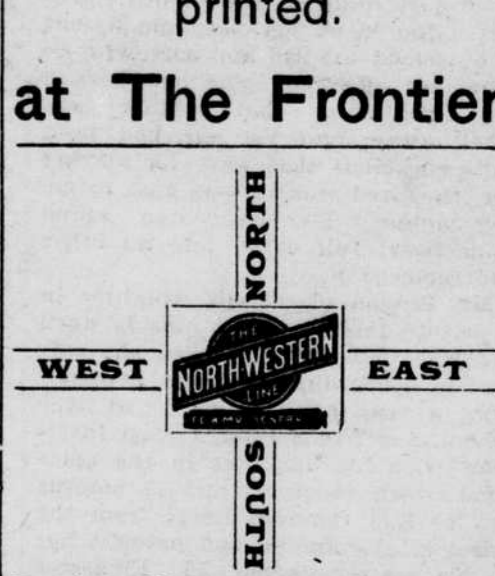
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