FARMINGFORD LAWR

Who built seen the annual partor of the king? Lorenty and Softy, shout from vices; Waited with green and collinged with blue, Hanni about it the singers surg; Here and Dir their ideas from. 4 way word that sponk watts prov-

Who and in the summer partor of the king -His custom of an afternoon; When marth was been When report about his singers surg. Since and filly their orders flangs. When summer value, a loss all was duter

The king? in the summer parlor of the king? Lot this was the summer parter of the king.

Led this was the summer parties of the sing. Made fit for him and fashioned fait. Open only to delivate air. Reyal songe for the world to sing finemed with renext the walls in presing. For I myself have seen them there. Bave sat in his summer parties with the king. -Mary Brotherton.

General Grant's Quick Perception.

One afternoon during the siege of Vicksburg General Grant came sauntering on foot toward the naval battery on Logan's front.

The place was known as the "shell basket," from the number of 10-inch mortar shells dropped into the earth, which exploded and raised clouds of dust that obscured everything in the vicinity for some moments.

In this instance a few of us had watched the flight of a shell, but the general saw the bomb only the moment before it struck, and its windage threw him to the ground. He was unhurt, and conscious that time was precious before the explosion he had rolled himself sufficiently away to escape the shock, but not the earthy shower-from the dust of which he presently . . . rged, intently considering an unlit cigar. "Logan," he said cheerily to that gen-

eral, who in the full bloom of a clean white shirt hastened to him, "how can you keep so clean in such a dusty place?"

This escape was followed by another a few afternoons later, when a shell landed by the front pole of the awning before Logan's tent, and eight generals, Grant among them, rolled hastily out of the shelter to meet uninjured when the dust cleared away from the recent place of conference.-T. R. Davis in Cosmopoli tan.

A Pronounced Case.

The reporter who may some day become a great American humorist was sick, and a friend was waiting on him. A bottle and a pill box were on the table.

"Where's the quinine?" inquired the young man, nosing around. "In that bottle." designating the one

on the table.

"What's in the box?" asked the friend picking up both and reading the labels.

"Keeneen," was the reply. "What's the difference?" was the some

what astonished query.

The sick man laughed.

"Well, that in the bottle I got at wholesale and paid 25 cents for 200 grains, and that in the box I bought at retail and paid 25 cents for 25 grains. Do you catch on?"

The friend gave a little whistle. "I presume," he said, "eyether will do," and gave the patient one of each .-Detroit Free Press.

Tiger Skins Not Popular In One Family. Mrs. Richard Croker of New York city tells some funny stories of her experiences with people who have heard of Tammany tigers. One day a countryman came to the Crokers' Richfield Springs home to do some odd jobs. Mrs.

Balzar, was attent, meditative and His descendant is, on the conteary, loquacions, closely observant of everything but his fly and line and careleady amiable. Who would have dared shate.

address the heary and respected Pierre when is the act of landing-for he really med to and something else bouldes tad poles and old boots or when capoling with a fish from his time honored corner beneath the Pont Royal? No one, I venture to say, but the sharp tongued gutter urchin may chaff the mosty yet imperturbable individual who has succeed. ed him, and, what is more, he receives a return volicy of repartes garnished with

The Augure of the balan.

erenty.

Old Pierre, who was perhaps one of the best known figures 20 years back on the quays, broakfasted, dined and supped off his takes of Seine fish, which were mostly dace, carp, barbels and tench. He had a varied assortment of recipes in his possession, and many a cordon bleu has received a hint for cooking the finny tribe from this ancient fisherman. No one knew exactly where or how he lived or how he managed to obtain funds for the purchase of bait, yet he was always well supplied with the most expensive kind of gentles, greaves and paste, where his successor contents himself with roe and ill made flies .-Westminster Review.

Wall Papers.

Wall papers were little used in Europe before the eighteenth century, though they had been long before that applied to house decoration by the Chinese. Those that were first manufactured in the west were adaptations of design from Italian brocades, and at first they were used in an unobjectionable manner, just as hangings of the costlier material were employed-namely, to fill spaces between obvious structural lines-and so applied no objection could be made to their use. On the contrary, the invention brought it within the means of almost every householder to fill blank wall spaces

The old type of angler, according to COUNTY COURT RULES. Attorney, Commercial National Bank.

MARCH TERM, IB03.

The call will be made community at 8 a va-

THE

hal. All vanue not an awayored to by attorneys. or parties at the call, will at an continued by agreenced of parties.

In all cases which are set for trial, to is desirable to have the arconage give a short akatementek im uerden ter inchesen aller einerst an beabout the length of time it will take to try the 100.00

and Canno in which incare are not joined will not be and for trial, undress for apercial

rensems it is ordered otherwise. 416. All cames will be not for heaving within the term, unless for special reasons it is other-

who cordered. ith. All cases will be set for trial in the

order in which they appear on the call decket. unless the parties agree upon a time when the case is called, or for special r usema the court shall order otherwise. Default cases will be set for the morning hour

6th. The husiness each day will commence 7th. The morning hour will be from 9:00 a.

The morning hour will be devoted to (1st.)

notions, denourrers, and default cases set for that day, (2nd.) To motions, demourrers, and default cases which have previously passed on its regular day and transferred on the calander to this day.

8th After a case, a motion or a demutrer has 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 motion.

9th. Business set for a certain time, cannot be transferred to another day or hour. unless the transfer order is made at the hour the matter is set for hearing, except under Kule 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 con-sent to a different arrangement, or in case of urgent necessity.

TRIAL OF CASES TO-DAY.

12th. The trial of cases will commence at

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

AMERICAN.

Speci	al Master	Commissio	
F. Thomas, attr room, et al., vs	Donnelly.	et al.	
3-10-3	Dot.	26. No. 1	14

In the county court of Douglas county. Nebraska In the matter of the estate of Margaret Mulligan, deceased: Alice Sullivan. Anna Thompson, Thomas F. Mulligan and all other persons interested in said matter are hereby notified that on the läth day of November, 1822. Thomas F. Mulligan field a petition in said county court. praying that his final admin-istration account filed herein be set-tied and allowed: that proofs of heirships be taken and decrees rendered thereon: that and fourieen years of age respectively; that a decree distributing and assigning the residue of said estate be entered; and that such other and further orders and proceed-ing smay be had in the premises as may be induced by the statutes in such cases made and provided, to the end that said estate and all things pertaining thereto may be finally settled and determined, and the said Thomas. Mulligan discharged. — Multigan discharged. — Wath court may seem proper, to the end that all matters pertaining to said estate and provided. In the determined, and the said there all things pertaining thereto may be finally settled and determined, and the said thomas the determined and the said there all things pertaining there of the said there all things pertaining there of the said there all there of said event on the 2th day of May 1892, at 10 o'cick a.m. and contest said petition, the court may grant the rad rether orders. Allowances and decrees as to this court may seem proper, to the end that all matters pertaining to said estate and courts may seem and estate that and another and difficient as the said there are and the said the date in the said the said the said Thomas F. Mulligan discharged. The said Thomas F. Mulligan discharged. The said Thomas F. Mulligan discharged. The said Thomas F. Mulligan Scharged. The said Thomas F. Mulligan Scharged.

Logal Notice.

<text><text><text><text><text><text><text><text><text><text><text><text><text>

Mineriff's Sale

Binariff's Sale. By strate of an solider of anio tensorit end of the district count of Bouggias connects. Note the district we discribed I will us have been bin the district and the set discribed I will us into the set of the EART from date bins to an into the project of the origin of the bins to an into the project of the sale of the sale of the set of the fact of the sale of the sale of the set of the set of the sale of the sale of the set of the set of the sale of the sale of the set of the set of the sale of the sale of the set of the set of the sale of the sale of the set of the set of the sale of the sale of the set of the set of the sale of the sale of the set of the set of the set of the sale of the set of the

Donaha, Neteraska, March E. 1993.
Donaha, Neteraska, March E. 1993.
District of Longian County, Neteraska Lake, Hamilton & Maywell, attorneys.

Notice of Administration of Estate

Brave or Nebnases. 1 as Douglas County 1 as In the county court of Douglas county Nebraka. In the matter of the state of George

In the matter of the estate of George Gleasen, deceased: Namey tileason, Datsey Gleasen and all their persons interested is said toatter are hereity notified that on the 26 and 16 and

witness 1

witness my hand and official seal this list day of March, 1853. J. W. ELLER, County Judge [BEAL.]

Notice to Creditors.

Notice to Creditors. STATE OF NEBRASKA. () ... Douglas County. () ... In the County Court of Douglas County, Nebraska, March. 22. A. D. 1933. In the Matter of the estate of Geo. W. Mall: The Creditors of said estate and all other protect that the creditors of said estate will appear before this court on the 20th day of May. 1865, on the 20th day of July. 1893, and on the 20th day of September, 1893, at 10 of clock A. M., each day, for the purpose of present-ing 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 es-tate, from the 22nd day of March. 1893, This notice will be published in The AMERICAN for four weeks successively, prior to the 20th day of May. 1983. All claims not filed on or before the 28th day of September, 1893, will be torever barred from consideration in the main settlement of said estate. - Winess my hand and official seal this 23nd day of March, 1893. J. W. ELLER. County Judge.

Undertaker 🐀 Embalmer

Croker noticed him peering around the floors, and about the time she began to grow suspicious of the man he asked: "Where are the tigers?"

"Tigers! What tigers?"

"Why, the folks around here say you kept tigers all on the floor."

Mrs. Croker had to smile, but earnestly told him the tigers were out at pasture. The man looked relieved. The fact of it is tiger skin rugs are not popular in the Croker mansions.-Washington Post.

A Novelist Turns.

D. Christie Murray, the English novelist, turns on his critics in a brief note to a London paper to demonstrate that truth is stranger than fiction. Of a reviewer's charge that an episode in one of his novels was "wholly incredible," Mr. Murray says: "I got that story on the spot and had full proof of its accuracy. In fact, I built the novel on that genuine bit of history which your reviewer thinks incredible."

Successful Frauds.

It is over two years since 17 Egyptian nummies in the old museum of Berlin proved to be the bodies of fellows who a short time ago took their beer in the saloons of the capital of the empire of William II. It is now believed that there is not a museum in the world that has not been imposed upon by frauds of this 'dr '.-St. Louis Republic.

Plenty of Orphans.

"What a mendacious duffer you are. Phibbs!" said Dibbs. "You said this was an orphan asylum, instead of which it is an old men's home.'

"Well, you go in and look for an old man who isn't an orphan. You won't find him."-Exchange.

An eighteenth century tombstone in the old Catholic burying ground at Con-cord, Mass., bears the following inscription: "This stone is erected by its durability to perpetuate the memory and by its color to signify the moral character of Miss Abogain Dudley."

Walter Scott when at school fingered a button on his jacket while reciting. A cruel schoolmate cut it off, and he could do nothing until it was replaced.

Macer, a Roman official of Cicero's time, hanged himself when informed that the great orator intended to appear against him in his trial for peculation.

Alexander the Great had a twist in his neck. It therefore became fashionable for every one in that monarch's court to carry the neck in the same way.

Infancy is the germ period of man's year, the time of seed sowing .- Young. | take a woman .- Texas Siftings.

was not generally applied in institutions of as much dignity as the normal college. He made an amendment that lady be inserted instead of woman.

Commissioner Hubbell said woman was better form than lady. Mr. Lummis withdrew his amendment, and it is now woman superintendent.-New York Sun

Rather Uninviting.

A hungry looking countryman was leisurely exploring one of the quiet lanes in the city in order to comfort the inner man, when his ears were suddenly saluted by a shrill voice, which uttered in rapid tones the following incomprehensible jargon: "Biledamancapersors-Rose beefrosegoosrosemuttonantaters-Biledamancabbagevegetable -- Walkinsirtakaeatsir.'

The astonished man hastened his pace in order to find a house where they spoke English.-London Tit-Bits.

An Example of Resignation.

M. Pasteur is devoted to his studies and to his family. It was a terrible blow to him when his daughter married and left for her new home, but he could console himself after a fashion of his own

"Well," he said after she was gone, with a long sigh but with a gleam of comfort dawning in his eyes. "at least I shall | e able now to devote myself to typhoid fever."-Youth's Companion.

A Matrimonial Suggestion.

Mr. Ecenthere-Why don't you get married?

Mr. Oldbach-No use. There is no woman who will take me.

Mr. Feenthere-Of course not. With that cast of countenance you can hardly existence; it is the spring time of the expect a woman to take you. You must

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 25th day of April, A. D. 1985, 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 court, Nebraska, sell at public auction the property described in said order of sale as onlows, to-wit: To ten 100 in block (2), in Dwight and fyman's addition to the city of Omaha. Boughas as ounty, state of Nebraska, said property to be sold to satisfy Francis W. Wessells the surveyed, platted and recorded, all in Doug-has county, state of Nebraska, said property to be sold to satisfy Francis W. Wessells the and twenty-five and 45-100 obligs (25.50) with interest thereon at rate of ten 10 per cent per annum from May 9th, 1802, and twenty-five and 45-100 obligs (25.50) with interest thereon the 26th day of May, A. D. 1892, together with accruing costs according to a judgment rendered by the dis-viter court of said Douglas county, at its May term, A. D. 1892, in a certain action then and there panding, wherein Francis W. Wessells was plaintiff and May A. Upton. Marc C. Donand others were defendants. Decoder A. BENNETT. Sheriff of Douglas County, Nebraska. Trancis W. Wessells, attorney 3-24-3

Notice to Creditors.

STATE OF NEBRASKA. [88 Douglas County.] 88 In the county court of Douglas county. Nebraska, March 4th, A. D. 1803. In the matter of the estate of Mathew C. Wilburi The could of the state of Mathew C.

In the matter of the estate of Mathew C. Wilbur: 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 May, 1863, on the 25th day of July, 1863, and on the 25th day of September, 1864 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 4th day of March, 1803. This notice will be published in THE AMERICAN for four weeks successively prior to the 25th day of May, 1863. All claims not filed on or before the 26th day of September, 1893, will be forever barred from consideration in the final settlement of said estate.

estate. Witness my hand and official seal this 4th day of March, 1893. J. W. ELLER. [SEAL.] 3-17-4 County Judge

 day of March, 1893.
 J. W. ELLER.

 [SEAL]
 3-17-4
 County Judge

 Sheriff's Sale.

 Sheriff's Sale.

 Strate of Nemaska.
 Strate of Sale state of Ellen

 In the matter of the estate of Ellen
 Gorman.
 The creditors of said estate and all other
 Douglas county. Nebraska. sell at public auction the property described in said order at use follows. to-wit:

 The creditors of said estate and all other
 Douglas county. Nebraska. sell at public auction the property described in said order at use of sale sas follows. to-wit:
 To to sale issued out of the day of September (Signa) and thirty-six (36) in block six (6).

 May, 1823. On the 19th day of July 1893. and on the first day of September. 1883. and on et at cord the adjustment for the administrator to settle said energy Pickering the successively prior to the 19th day of September testle said energy of the successively prior to the 19th day of September testle said energy of the success with and and official scale as follows.

 Mine bublished in The Askentoxa for four weeks successively prior to the 19th day of September test.
 Nebra

J. W. ELLER. 3-17-4 SEAL. County Judge.

Sheriff's Sale. By virtue of an order of sale issued out of the prince of an order of sale issued out of braske, and to me directed. I will on the 2sted and of April A. D. 1823, at 10 o'clock A. % of sale day, at the EAST front door of the county Court House, in the City of Omaha, and the property described in sale order. The east thirty two d3 for et of lot twelve f5, block seven (7, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas to the city of Omaha, all in Pouglas f5, block seven (7, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas to the city of Omaha, all in Pouglas f5, block seven (8, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-tion to the city of Omaha, all in Pouglas f5, block seven (9, Patrick's Sceond addi-ter (9, Per cent per annum from May 9th block osatisty the sum of twenty-nine and block all Douglas county at its May tern. A f5, block a Bern FT. 345 ha certain action the mand there add Douglas county at its May tern. Theref a Block a BENNETT. 345 Sheriff of Douglas County, Nebraska. Beneff's Sale.

Sheriff's Sale. By virtue of an order of sale issued out, of the district court of Douglas county, Ne-braska, and to me directed. I will, on the 4th day of April A. D. 1921, 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 action the property described in said order of sale as follows. to-wil: To twenty-two 622, in block number four 4, in Portland Place, an addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska, said property to be sold to satisfy the Omaha National Bank the sum of seven hundred, sixty-seven and 18-100 dollars (3767.18) judg-ment, with interest thereon at rate of eight (8) per cent per annum from September 19th, 1922; to satisfy J. A. Fuller and Company the sum of two hundred, fifty-nine and 50-100 collars (520.50) judgment with interest there-on at ten (10) per cent, per annum from June 9th, 1891, together with five and 5-100 dollars (5.75) costs thereon; to satisfy the sum of sixty-one and 85-100 dollars (61.55) costs, with interest thereon from the 19th day of Sep-tember, A. D. 1892, together with accruing tosts according to a judgment rendered by the District Court of Douglas County, at 18 September term, A. D. 1892, in a certain action then and there pending, wherein the Omaha National Bank was plaintiff and Frederick T. Smith, Anna M. Smith and others were defaust. District Court of Douglas County, at 185 and there pending, wherein the Omaha National Bank was plaintiff and Frederick and here pending, wherein the Omaha Stational Bank was plaintiff and Frederick and here pending, wherein the Omaha National Bank was plaintiff and Streederick and here pending, wherein the Omaha and there pending, wherein the Omaha

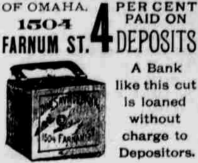
T. Smith, Anna M. Smith and others were defendants. Omaha, Nebraska, February 28th, 1863. GEORGE A. BENNETT, Sheriff of Douglas County, Nebraska, Lake, Hamilton & Maxwell, attorneys. 3-3-3

Sheriff's Sale

Sheriff's Sale. By virtue of an order of sale issued out of the District Court of Douglas County, Ne-braska, and to me directed. I will on the 25th day of April, A. D. 1893, at 10 o'clock a. m. of said day, at the EAST from 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 forty 400 in S. E. Roger's Okahoma an addition to the city of Omaha, as surveyed, platted and recorded, all in Dooglas county, state of Nebraska, said property to be sold to satisfy Julia Thomas the sum of two thousand one hundred and five dollars 62,105.00 with interest thereon at rate of ten 100 per cent, per annum from September 21st, 1801, and fity-eight and 18-100 dollars 68.180 costs with interest thereon from the 21st day 1894, and fifty-eight and 18-160 dollars (08.18) costs with interest thereon from the first day of September, A. D. 1894, together with accru-ing costs according to a judgment rendered by the District court of Douglas county, at its September term, A. D. 1894, in a certain action then and there pending, wherein John D. Thomas was plaintiff and John P. Thomas and others were defondants.

John D. Inomas was plautiff and John Thomas and others were defendants. Omaha, Nebraska, March 23, 1893 GEORGE A. BENNETT, 3-24-5 Sheriff of Douglas county, Nebras Bradley & DeLamatre, attorneys.







Suits Made to Order.

Guarantees a perie, . n. .n all cases. Cloth-ing cleaned, dyed and remodeled.

2107 Cuming St., OMAHA



YES YOU WANT & FARM Well, the new paper issued by the chicago, nock island a pacific a. R. CALLED THE WESTERN SETTLER tells all about it, and will be sent FREE

Sheriff's Sale. By virtue of an order of sale issued on t of the District Court of Douglas County. Ne-braska, and to me directed. I will on the 25th day of April, A. D. 1896, 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 the property described in said order of sale as follows, to-wit: Tot thirty-two (32, in block one (1), in Briggs Place, addition to the city of Omaha. Douglas county, state of Nebraska, said property to be sold to satisfy The Ballon State Banking Company the sum of eighteen hundred, fifty-two and 83-100 dollars (81.85.85) with interest thereon from September 19th, 1822, and forty-nine and 83-100 dollars (84.85.85) with interest thereon from the 19th day of September, A. D. 1862, together with accruing costs according to a judgment rendered by the District court of said Douglas county, at its September term. A. D. 1825, in a certain action then and there pending, wherein the Ballon State Banking Company was plaintiff, and Hannah J. Fox and others. <u>GEORGE A. BENNETT,</u> 1-24-5 Sheriff of Douglas County, Nebraska. E. R. Duffie, attorney. **Sheriff's Sale.** Sheriff's Sale.

Sheriff's Sale.

BEORGE 3-24-4 Sheriff of Douglas K. R. Duffle, attorney.