From a Converted Catholic Pricet.

during the past year. The Interior re- "Phoologia," vol. 4 p. 90. fused space for Father Chiniquy's letvarious patriotic papers to publish

the Catholics to kill the Protestants they are the ruling power. on the 5th of next September is a Eleventh. You must not forget that evidences already apparent of the forthhoax. But you are sadly mistaken the few years before the last terrible when you say that they, the Roman and so bloody civil war, several pro-Catholies, do not prepare themselves phots had been sent, by our merciful a bitter and relentless war is being for the impending bloody conflict God to warn the Northern people which they are provoking.

the Roman Catholics are forming secret and military companies under You remember that burning elequence, the names of Hibernians, St. Patrick's these prophets told that those conces-Cadets, St. Patrick's Mutual Alliance, Knights of St. Peter, Knights of Columbkill, The Sacred Heart, etc. tears of the Northern people! Those secret societies are not only drilled, but they are well armed, some Just with the very words you use toof them with arms bought by them- day; selves; some got from the governors, who bought their votes under that condition. They parade your streets several times a year under the name and mask of United States militia.

Third. I have been a priest of Rome more than 300 of your largest cities, towns and villages, and I have had many opportunities of becoming acquainted with the undeniable facts turbers of the peace. which I proclaim here, though they are kept under the most sacred secrecy by the Roman Catholics.

Fourth. Before many years your blood shed by these secret Roman Catholic societies, armed with the best modern weapons, forming an lion of men.

Fifth. To prove that there is no Catholics are not insane.

Sixth. You are right to tell us that the Roman Catholics are not insane honesty, so they are today. when, with their marvelous, mysterious, diabolical deceptions, they persuade every year more than ten turn them into cannon to slaughter thousand (10,000!) of the best protestant families to entrust the education of bloody fields of Bull Run, Fredricks- two democratic presidents, separed by more than 10,000 young Protestant burg, etc., so today they are preparing an interval of a third of a century of ladies to the nuns of the pope, who the weapons with which to try again republican rule and prosperity.-Clevesoon make them papists, and then get to bury the fiag of liberty under the land Leader. their millions of dollars for the holy (?) church.

sworn to die before they see their fair and noble country ruled by the pope. Yours truly, C. Chiniquy.

So completely blinded our last honest president, Harrison, and his late secretary, Blaine, that they forgot the honesty, ability and patriotism of their 50,000,000 of Protestant countrymen to put over their heads an Egan, whom they sent to Chili as the best representative of the United States.

Sheriff's Sale.

In pursuance and by virtue of a judgment and decree of the district court for Douglas county, state of Nebraska, rendered on the 3rd day of July, A. D. 1883, in a certain ac tion wherein Omaha Savings Bank was plaintiff and Anna M. Yates and others defendants, and of an order of sale issued thereon out of said district court bearing date the 12th day of August, A. D. 1883, and the the 12th day of August, A. D. 1883, at ten o'clock A. M. of said day, at the EAST front door of the specting Roman Catholic attacks:

"That the Catholic church is the fee of Masonry is true, but it does not follow following described lands and tenements." tative of the United States.

ples of liberty, equity, tolerance and N. Y. Dispatch. self respect which are the death knell of Romanism in the United States if First, Masonry is the foe of supersti-

your readers that the Roman Catholics | religious liberty, and the blood of Freeare not insane when, not being more masons has again and again glorified than the eighth part of the population, and sanctified the implements of torthey not only rule your press, com- ture, the scaffold, and the stake of the mand your armies, man your navy, but papacy and the inquisition. Masonry they are forcing you to yield, yield, is not a passive, non-resistant peace yield, day after day, till very soon the society. Masonry is patriotism. We American Protestants will have to take are to not only war against vice and all the background everywhere, and let wrong, but wherever a Masonic altar the Roman Catholics rule this country is set up, and our Great Light is placed for the benefit of the pope.

Tenth. But those Roman Catholics who are not insane know very well science. Second, The declaration that that there are many Protestant Americans who think that the time has come to put a stop to those concessions, privileges and yieldings in favor of tory-Masonic and profanc-or else one Rome-if they do not want to become as strangers in their own country.

The order has come from Rome to sharpen the swords and the bayonetsto prepare the powder and bullets, in and monstrous acts of cruel outrage order to get rid of those who will refuse than those of the papacy of Rome. to be ruled by the priests, the bishops Third, The final statement after the and the cardinals of the holy (?)

Rome, and whose works have been ap- cardinals, is not a thing to be made proved by all the popes, and by Pius light of by the American Masonry, proved by all the popes, and by Pius light of by the American Masonry, IX in particular. These are his words: treated with indifference, and regarded L. D. Holnes attorney

ex-Priest-Chiniquy to the Interior of persist in their errors, they must not institutions and constitutional governpaper in reference to the alleged paper must be delivered to the secular power prehenditely, before the encyclical encyclical which has been circulated to be 'exterminated." - St. Thomas, letters gave the signal for opening the

ter, and he has furnished copies to Bishop Fedey of Chicago to swear be world, fement anarchy, and initiate a lore the court of Kankakee that this new era of violence and mursler. The First. You are right when you say was the present law of the Church of battle in defense of real freedom will that the letter of Leo XIII. ordering Rome towards the heretics, wherever be fought in this country, and he is

against the approaching storm, and to Second. It is an undeniable fact that repreach them for their yieldings and as have been uttered against our pubcoward concessions to the slaveholders. sions made to the merciless slaveholders would be paid with the blood and

How were these prophets answered?

"There is no danger."

"The Southern men are not insane." one in the south!"

And those who saw and foretold the impending danger then were rebuked light of her present aggressive attitude twenty-five years, and have been a and called fanatics. They were accitizen of the United States since 1856. cused of spreading false alarm-they During that time I have lectured in were even driven away from their towns and cities; more than that-a and that spirit of freedom we are good number of them were stoned, and taught in our lodges into our daily even put to death as fanatics and dis-

The ministers of the gospel were the most in earnest in those days, as they are, unfortunately, today, crying peace! peace! and put the people to sleep till country will be drenched with the the echoes of the land reverberated the booming of the cannon of Sumpter. You know the rest.

You cannot have forgotten that the army already of more than a half mil- 3d of December, 1863, the mask feil from the Church of Rome, and the whole country saw that the pope, with danger, you tell us that the Roman his bishops and priests (very few excepted), were on the side of Jeff Davis

glorious principles of liberty, equity,

Just as the pope and his bishops nelted the bells of their churches, to urn them into cannon to slaughter Message of James Rumelted the bells of their churches, to your brothers and your friends on the mangled bodies of those who have sworn to die before they see their fair

ative of the United States.

Eighth. You are perfectly correct that Masonry is the foe of the Catholic that Masonry is the foe of the Catholic church." The Mailet says: "Masterly inactivity is Masonry's best policy in dred and ninety-six (196) feet east of the west line of lot two (2), in Capitol addition to the highest hidder for cash, the following described lands and tenements, all situated in the county of Douglas, and state of Neuraska, to-wit:

"Beginning at a point on the south line of Douglas treet, in the city of Omaha, one hundred and ninety-six (196) feet east of the west line of lot two (2), in Capitol addition to when you tell us that the Roman church." The Mallet says: "Masterly Catholics are not insane when, being inactivity is Masonry's best policy in ordered by their church to destroy the this connection. Rome's senseless fulgreat principles of liberty, equity, minations never make anybody one tolerance, self respect and patriotism, penny the worse, and life is too short to which are melting Romanism as the war in return." Amen! "If the pope enrays of the sun melt the snow and ice, joys his anathemas against Masonry they so obstinately and sternly aim at let them enjoy them all alone. He destroying your schools where your does not hurt Masonry, and why deyoung men learn those great princi- prive him of his imagined luxury?"-

Brethren, you are all wrong. Proof: tion, intolerance, and oppression. winth. It is evident to every one of Freemasonry is the apostle of civil and upon it, we there declare that it shall be a bulwark for the rights of con-'Rome's senseless fulminations never made anybody one penny the worse," was made by a person ignorant of hiswho has been fed with the bread of Jesuitism until his head is turned. None of the pages of the history of the world are more full of trightful crimes "Amen" of Bro. Duncan is best replied to in the words of the lamented Albert When you say to Protestants, "There Pike, namely, "Its (Masonry's) comis no danger," you must have forgotten placent sense of security may be rudely that the Jure Canonis says, positively: disturbed by and by. It seems to me "It is not a sin or a murder for a Cath- that an organized crusade against it by olic to kill a Protestant." You must all the Roman Catholics in the United also have forgotten the declaration of States, an anti-Masonic movement St. Thomas, who has lately been put organized and directed by the papacy, among the Doctors of the Church of and engineered by priests, bishops and

campaign and community the new The 30th of Desember, 1876, I forced erunale, to endanger the peace of the Today the Romish coming struggle. power in America is crystalized with an armed body of 700,000 men. raged against our free public schools and were such declamations uttered in any other country outside of America lie schools, the persons making them would have been arrested, tried and convicted of treason. Today we have a pope at Washington, whose authority is thus defined by the pope at Rome: "Whatever sentence or penalty you shall declare or inflict duly against those who oppose your authority we will ratify, and, with that authority given us by the Lord, will cause to be observed inviolably until condition of satisfaction be made, notwithstanding constitutions and apostolic ordinances, or any other to the contrary. "We are two Northern men against To talk of "masterly inactivity" in the face of history, and the fact that Rome is infallible and consequently never errs and never changes, and in the in this country is the baldest kind of impudence. Let us never forget that as Freemasons "we are expected to carry the divine principle of justice made a true citizen, and whenever our country is assailed, openly or otherwise, the trowel of the Mason is to be lengthened into a sword whenever it

shall be necessary."—American Tyler. A Remarkable Coincidence.

We place beside each other in parallel columns the following extracts from the messages of two democratic presidents, each supported by a democratic senate and house of representa-

With unsurpassed plenty in all the pro-ductions and all the ise of remunerative elements of natural production and man-Surely the Roman Catholics are not insane when they take possession of New York, Boston, Washington, St. Paul, St. Louis, Cincinnati, New Orleans, Mobile, San Francisco; Chicago, etc., etc., and drive away almost all the Protestants from the positions of honor, power, trust d money.

Sixth. You are right to tell us that

ance, and yet, not withstanding all these

The same democratic conditions face

dred and ninety-six (196) feet east of the west line of lot two (2), in Capitol addition to the city of Omaha, as surveyed, platted and recorded, and running thence south one hundred and forty-six and three-twentieths (146 3-29) feet; thence east thirty (30) feet, thence north one hundred and forty-six and three-twentieths (146 3-20) feet to the south line of said Dodge street, and thonce west thirty (30) feet to the place of beginning. It being all that land known as the east twenty (20) feet of sub-lot five (5), and the western ten (10) feet of sub-lot four (4) in said lot two (2) in Capitol 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 Omaha Savings Bank the sum of two thousand, nine hundred, ninety-nine and (6-190) dollars (2,290,05) with interest thereon at rate of cight (8) per cent per annum from May 1st. 1883, to satisfy Citizens Bank the sum of four thousand and fifty-one dollars (3,051,09) with interest thereon from the lated and forty-eight and 78-100 dollars (3,87s) costs, with interest thereon from the lated ay of May, A. D. 1893, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its term, A. D. 1893, in a certain action then and there pending wherein Omaha Savings Bank was plaintiff and Anna M. Yates and others were defendants.

Omaha, Nebraska, August 14th, 1893, GEORGE A. BENNETT.

Omaha, Nebraska, August 14th, 1891. GEORGE A. BENNETT. Sheriff of Douglas County, Nebrasica Francis W. Wessels, attorney. 8-18-5

Sheriff's Sale.

Sheriff's Sale.

In pursuance and by virtue of a judgment and decree of the district court for Douglas county, state of Nebraska, rendered on the Bird day of June, A. D. 1853, in a certain action wherein Harriett Smith, executrix, was plaintiff, and Ezra J. Dutch and The Patrick Land Company were defendants and of an order of sale issued thereon out of said district court, bearing date the 10th day of August, A. D. 1853, and to me directed. I will, on the 19th day of September, A. D. 1853, 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 to the highest bidder for cash, the following described lands and tenements, all situated in the county of Douglas, and state of Nebraska, to-wit.

Lots three (3) and four (4) in block one hundred and one (101), in Dundee Place, an addition to the city of Omaha, all in Douglas county, state of Nebraska, said lots to be soid separately, first the said lot three (3) and separately first the said lot three (3) and second the said lot four (4) above described: to satisfy Harriett Smith, executrix, the sum of thirteen hundred, eight and 60-100 dollars (4),356-60, with interest thereon at rate of eight (8) per cent per annum from May let, 1863, until paid and forty-seven and S3-100 dollars (4),356-60, with interest thereon at rate of eight (5) per cent per annum from May let, 1863, until paid and forty-seven and S3-100 dollars (4),356-60, with interest thereon at rate of eight (5) per cent per annum from May let, 1863, until paid and forty-seven and S3-100 dollars (4),356-60, with interest thereon at rate of eight, executrix, was plaintid and Ezra J. Dutch and The Patrick Land Company were defendants.

Omaha Nebraska, Angust lith, 1863, Geokoic A. KENNETT.

Omaha, Nebraska, August 14th, 1863. GEORGE A. BENNETT.

From a Converted Catholic Priest. Runne Means to Rule. The following is a letter switten by persist in their curves, they are swint admendated in the late of the following of

We will give any Friend a Winchester Repeating Rifle, fifteen (15) shots, latest improved, '93 pattern who will send us

25 Yearly Subscribers. 50 6 Mos. Subscribers. 100 3 Mos. Subscribers.



Or, in other words, subscriptions to the amount of fifty dollars (\$50.00). The amount of subscription must be paid in advance or it will not be counted.

This unparalleled offer will remain in operation until January 1st, 1894.

These subscriptions may be sent to us from time to time, walks through life, and to have been money accompaning each order when mailed.

> Anyone wishing to work for one of these Rifles will please notify us, so that we may be able to keep a correct list of subscriptions sent in by each party wishing to procure one.

> Money must be sent by Draft, Money Order, Postal Note or two (2) cent Stamps. No personal checks outside of the city of Omaha, or other denominations of stamps except two cents, will be accepted.

> The full amount for time the paper is desired must accompany each order. We will allow no commissions to parties wishing to procure one or more of the Rifles.

> > ADDRESS ALL COMMUNICATIONS TO

AMERICAN PUBLISHING CO.,

Rooms 412-13-14 Sheely Block,

OMAHA.

NEBRASKA

Sheriff's Sale.

In pursuance and by virtue of a judgment and decree of the district court for Doughs county, state of Nebraska, rendered on the 8th day of June A. B. 1893, in a certain action wherein Omaha Coul, Coke and Lime Company was plaintiff, and John W. Dodd and James E. Beagle, Amos L. Jackman, The Omaha Lumber Company and others were defendants, and of an order of sale issued thereon out of said District Court, bearing date the 5th day of July, A. D. 1893, and to me directed. I willon the 19th day of September 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, to the highest bidder for cash, the following described lands and tenements, all situated in

Nebraska, sell at public auction, to the highest bidder for cash, the following described lands and tenements, all situated in the County of Douglas, and state of Nebraska, to-wit:

Lot twenty-one (21) in block two (2), Mayne Place, an addition to the city of Omaha, in Douglas county, state of Nebraska, said property to be sold to satisfy. The Omaha Lumber Company the sum of two hundred, twenty and 10-100 dollars (\$2.20.30) judgment, with interest thereon from May 1st, 1893; to satisfy George E. Barker the sum of two thousand, three hundred, sixty-four and 27-100 dollars (\$2.30.22) judgment, with interest on \$1.306,22 thereof at rate of seven (7) per cent, and on \$425,15 thereof at rate of seven (7) per cent, and on \$425,15 thereof at rate of ten (10) per cent, per aunum, all from May 1st, 1893; to satisfy The Omaha Coal, Coke and Lime Company the sum of seventy-nine and (7)-100 dollars (\$79.71) judgment, with interest thereon from May 1st, 1893; to satisfy John Stribling the sum of one hundred, fifty-three dollars (\$153,00) until paid, and one hundred, twenty-seven and 58-100 dollars (\$127.58 costs, with interest thereon from the 1st day of May, A. D. 1893, together with accruing costs according to a judgment rendered by the district interest thereon from the 1st day of May. A. D. 1853, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1853, in a certain action then and there pending, wherein The Omaha Coal, Coke and Lime Company was plaintiff, and John W. Dodd and James E. Beagle and others de-

Omaha, Nebraska, August 14th, 1893. OEOROEA, BENNETT, Sheriff of Douglas County, Nebraska. D. P. Halligan, attorney.

Sheriff's Sale.

Sheriff's Sale.

In pursuance and by virtue of a judgment and decree of the district court for Douglias county, state of Nebraska, rendered on the 1st day of July, A. D. 1892, in a certain Metion wherein Alfred E. Dufrene was plaintiff, and David D. Smeaton. Richard I. Mattice, James Ainscow. Edward Ainscow and others were defendants, and of an order of sale issued thereon out of said district court, bearing date the 1st day of August. A. D. 1893, and to me directed. I will on the 19th day of September, A. D. 1893, and to find the 19th day of September, A. D. 1893, and to of said day, at the EAST front door of the county court bouse, in the city of Omaha, Douglas county, Nebraska, sell at public anction, to the highest bidder for cash, the following described lands and tenements, all situated in the county of Douglas, and state of Nebraska, to-wit:

Lots number eighteen (1st, nineteen (10), twenty (20) and twenty-one (21), in block number two (2), in Burlington Center, an addition to South Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska, said property to be said to satisfy Alfred R. Dufrene the sum of eighteen bundred, ninety and 84-100 dollars (21,890.89) with interest thereon at rate of eight (8) per cent per annum from May 9th, 1892, until paid, and twenty-seven and 88-100 dollars (21,890.89) with interest thereon from the 8th day of May, A. D. 1882, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its May term A. D. 1882, in a certain action then and there pending wherein Alfred B. Dufrene was plaintiff, and David D. Smeaton, Richard I. Mattice, James Ainscow, Edward Ainscow and others were defendants.

Omaha, Nebraska, August 14, 1803.

Omaha, Nebraska, August 14, 1803.

rected. I will on the 19th day of September, 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, to the highest tidder for cash, the following described lands and tenements, all situated in the county of Douglas, and state of Ne-

the county of Douglas, and state of Nebraska, to-wit:
Lot four (4), in block two (3), in Paddock
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 Omaha Savings
Bank the sum of two thousand, seven hundred, twenty-nine and 65-100 dollars (\$2,729.65)
with interest thereon at rate of cight (8) per
cent per annum from May 1st, 1893, until
paid, and thirty-eighth and 28-100 dollars (\$38,28) costs, with interest thereon
from the 1st day of May, A. D. 1893,
together with accruing costs according to a
judgment rendered by the district court of together with accraing costs according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1883, in a certain action then and there pend-ing, wherein Omaha Savings Hank was plain-tiff, and William H. Wilbur and others were

defendants.
Omahs, Nebraska, August 14th, 1893.
GEORGE A. BENNETT.
8-18-5 Sheriff of Douglas County, Nebraska.
Francis W. Wesseis, attorney.

Sheriff's Sale.

Sheriff's Sale.

Under and by virtue of an execution on transcript issued by Frank E. Moores, clerk of the district court within and for Douglas county. Nebraska, upon a judgment rendered on the 16th day of August, 1883, by Eben K. Long, a justice of the peace in and for said county in favor of the Central West Land Company and against John A. Thacker, a transcript of which judgment was on the 11th day of August, 1883, duly filed and docketed in the district court in and for said county. I have levied for want of goods and chattels upon the following described real estate as the property of the said John A. Thacker, to-wit: Lot six 65 in block three 65 Clarendon addition to the city of Omaha, as surveyed, piatted and recorded, in Douglas county. Nebraska, and I will on the 19th day of September, 1865, 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, self said real estate at public auction to the highest bidder for eash to satisfy said execution, the amount due thereon being one hundred, one and 23-100 dollars (\$4.05) costs of suit, with interest thereon at rate of ten (10) per cent per annum from the 10th day of August, A. D. 1883, until paid, and also the further sum of one and 33-100 dollars (\$4.05) costs of suit, with interest thereon at rate of ten (10) per cent per annum from the 10th day of August, A. D. 1883, until paid, and also the further sum of one and 33-100 dollars (\$4.05) costs of suit, with interest thereon at rate of ten (10) per cent per annum from the 10th day of August, A. D. 1883, until paid, and also the further sum of one and 33-100 dollars (\$4.05) costs of suit, with interest thereon.

Omaha, Nebraska, August 14th, 1893.

Corge W. Poynton, attorney.

Sheriff of Douglas County, Nebraska.

George W. Poynton, attorney.

S-18-5

the policy action, to the bighest bidder for cash, the following described lands and tengenents, all situated in the county of Douglas, and state of Nobraska, to wit:

Lots number eighteen (is. in interect (ib. two mits) of the dissection of the district of the di

Sheriff's Sale.

In purance and by virtue of a judgment and decree of the district court for Douglas county, state of Nebraska, rendered on the 2nd day of October, A. D. 1893, in a certain action wherein S. A. Goldsmith was plaintiff and Horatio K. Hendee and others were de-

action wherein S. A. Goldsmith was plaintiff and Horatio K. Hendee and others were defendants, and of an order of sale issued thereon out of said bistrict court, bearing date the 22nd day of July, A. D. 1823, and to me directed. I will on the 19th day of September, A. D. 1833, 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, self at public auction, to the highest bidder for cash, the following described lands and tenements, all situated in the county of Douglas, and state of Nebraska, to-wit.

Lot number cleven (II) in block number sixteen 16, in Central Park addition to the city of Omaha, all in Douglas county, state of Nebraska, said property to be sold to satisfy S. A. Goldsmith the sum of cleven hundred, five and 14-100 dollars (\$1.00.14) with interest thereon at rate of ten (10) per cent per annum from September 19th, 1892, until paid, and thirty-eight and 78-100 dollars (\$2.70.costs, with interest thereon from the 19th day of September, A. D. 1922, together with accruing costs according to a judgment rendered by the district court of said Douglas county at Its September, A. D. 1922, together with accruing costs according to a judgment rendered by the district court of said Douglas county at Its September, A. D. 1922, together with accruing costs according to a judgment rendered by the district court of said Douglas county at Its September, A. D. 1822, together with accruing costs according to a judgment rendered by the district court of said Douglas county at Its September, A. D. 1822, together with accruing costs according to a judgment rendered by the district court of said Douglas county at Its September, A. D. 1822, together with accruing costs according to a judgment rendered by the district court of said Douglas county at the said Douglas County. Nebraska, Lake, Hamilton & Maxwell, aftorneys.

Sheriff's Sale.

Sheriff's Sale.

In pursuance and by virtue of a judgment and decree of the district court for Douglas county, state of Nebraska, rendered on the 20th day of June, A. D. 1893, in a certain action wherein Mrs. Kate Bond was plaintiff and De Ver Sholes and others were defendants and of an order of sale issued thereon out of said district court, bearing date the 2nd day of July, A. D. 1893, and to me directed, I will on the 19th day of September, 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 suction, to the highest bidder for cash, the following described lands and tenements, all situated in the county of Douglas, and state of Nebraska, to-wit:

to-wit:
Lots eleven (11) and twelve (12), in block three
(3), in Lipton Place, an addition to South
Omaha, all in Bouglas county, state of Nebraska, said property to be sold to satisfy
Mrs. Kate Bond the sum of three hundred,
thirty-three dollars (\$33,00), with interest
thereon at rate of eight (8) per cent per annum from May 1st, 1893, until paid, and
forty-nine and 33-100 dollars (\$49,53)costs, with
interest thereon from the lat day of May. forty-nine and 33-10 dollars (\$40.50 costs, with interest thereon from the let day of May, A. D. 1805, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its Mayerm. A. D. 1805, in a certain action then and there pending, wherein Mrs. Kate Bond was plaintiff and De Ver Sholes and others were defendants.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Donglas county. Nebraska, and to me directed, I will on the 19th day of september. A. D. 1833, 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-wit:

Lot cighteen (8) in block eight (8) in Walnut Hill addition to the city of Omaha. Douglas county, state of Nebraska, said property to be sold to satisfy J. W. Squire, trustee, the sun of four hundred, sixty-five and 48-100 dollars (865.48) judgment, with interest thereon at rate of ten (10) per cent per although from May 1st, 1833, until paid, and thirty-eight and 48-100 dollars (838-98) costs with interest thereon from the 1st day of May. A. D. 1853, together with accraing costs according to a judgment rendered by the district court of said Douglas county, at 1th May term, A. D. 1803, in a certain action then and there pending wherein J. W. Squire, trustee, was plaintiff, and John W. Inlow and others were defendants.

Omaha, Nebraska, August 16th, 1865.