

LOTS OF EXCITEMENT.

Anti-A. P. A's Attempt to Run Republican Primaries.

Ed. Finlay, the Notorious Roman Catholic, Goes to the Ground a Number of Times.

The Republican county convention of Jackson County, Mo., was held in Turner hall, Kansas City, Tuesday morning, and selected delegates to the state convention which meets in Excelsior Springs, August 15th.

The primaries at which the delegates were selected were held Monday night, and, with a few exceptions, were quite harmonious.

In the Sixth and Seventh wards the contending factions made things quite lively; while in the Ninth the question of the pernicious influence of Romanism in the affairs of state was freely discussed and ably set forth by W. F. Cloud—according to the Rome-ruled dailies of the city.

The Times in its report of the primaries says:

"The Seventh ward meeting was attended by over 400 men, many of whom came from anywhere but the Seventh ward. The Finlay faction and the Waters faction were both out in battle array. The defiance their respective commanders had hurled at each other through the columns of the Times Monday morning had brought out every brave in either camp.

When, a half hour later, the election was finally declared over, both sides were clamorously rejoicing in the alleged complete overthrow of their rivals and there own unqualified and magnificent success.

Two chairmen had presided. Two secretaries had kept tab as best they could of the proceedings. Two nominating committees had been chosen, and two complete sets of delegates had been named.

Incidentally one chairman had knocked the other chairman down; one able statesman had hit another able statesman a famous crack with a club, several guns had been drawn and nothing but the prompt and decided action of Sergeant Boulware and a platoon of police had averted a bloody free fight. It was indeed a glorious victory.

The meeting had been called for 8 o'clock at an empty store, 1803 Independence avenue. As early as 6:30 the voters had begun to assemble, and long before 8 the street was packed full for nearly a block.

From the very outset there was confusion. Nobody knew who was to call the meeting to order. County Committeeman W. C. Layton should have been the man, but he had announced that he would not be on hand. But he divided his favors. He gave the Finlayites his proxy as chairman of the meeting, and to their rivals he gave over the key to the hall.

At just six minutes before 8 George Magers, who had the key, decided that all the Waters cohort had arrived and unlocked the hall. The minute the door swung open there was a rush, a thundering cheer and the mobliterally fell over itself in a wild stampede to get in. The store is perhaps eighty feet deep and twenty-five feet wide. At the rear of the room was a small round table and three rickety chairs. On the table was a cheap coal oil lamp that sent out a thin wreath of extremely malodorous smoke, and incidentally a feeble, flickering light that barely served to show the darkness of the room.

The mob filled the store full in two minutes, and yet fully half its members were struggling on the outside. Then came a pause, broken only by scuffling and choice and fervent swearing, and then Big Chief Jim Finlay was seen pushing his way to the table. Not far away Colonel Waters and Captain Cannon were aiming in the same direction.

Finlay got to the coveted destination first. He wore a natty, dark suit, a white tie and his brown derby hat was cocked jauntily on one side. Altogether he looked very much satisfied with himself and his followers gave him three elated and resounding cheers. He climbed on a chair back of the table, and overlooking the smoky lamp waved his hand majestically for silence. There was a brief lull in the uproar that filled the room.

The Times described minutely the scene, and the language used, winding up by declaring that Cannon was nominated for chairman by Waters, who put the motion and declared it carried. It also said that Cannon took the chair and essayed to control the meeting—did control it—even knocked the contending chairman from the chair he occupied. It continued:

While all this was transpiring, it occupied fully five minutes, Chief Finlay was having a most exciting time of it. When he first rose from his ignominious tumble, he had struggled back once more to his chair and started to remount it. A thin-faced man in a very aged hat dexterously pulled the chair from under him and once more the chief went down. Three times did this occur, and then the Finlayites made a rush and the thin-faced man was sent under the table with a rush that bodied anything but good for the lamp.

Flushed with this success, the Finlay forces grabbed their leader and, lifting him bodily from the floor, rushed him again to his chair and dropped him vigorously upon it. Their very zeal overcame their efforts, however, and Finlay went down again. Again and again this happened, and the "Big Chief" was sadly demoralized. He was panting like a foot-racer, and his but just now spottish face in wrinkled triumph upon his ears. Just at this point, as has been told, Chairman Cannon put his motion to adjourn and climbed down, he happened to meet Finlay in one of his involuntary leaps for his chair. The thump Cannon got started his wrath bubbling at once. He made another of his gestures and one of Finlay's closest supporters went to the earth with a rush. Then someone grabbed Cannon by the neck. It was one of his own supporters seeking to drag him to his feet. The "Steam Roller" gave a snort, and reaching out grabbed Colonel Waters' club and struck out. He caught Chief Finlay just back of the left ear and nearly laid him out. The crack was heard above all the din, and half a dozen revolvers were out in an instant. Some enthusiasts made a drive at the lamp with his hat, but fortunately missed it. The police hustled all the would-be-fighters, and Colonel Waters, Captain Cannon and all their followers trooped out of the store to hold a jollification meeting on the opposite side of the street and cheer in triumphant delight for their "victory."

It now transpired that they had elected F. M. Harrison, secretary, had chosen L. H. Waters, J. H. Harris and L. A. Shulze a nominating committee, had elected a list of fourteen delegates and adopted two resolutions.

After Waters had held his primaries the Finlay crowd organized and chose delegates, and the fight in the Seventh was off.

Our authority—the Times—said the primaries in the First were captured by the anti-A. P. A. gang—but the A. P. A.'s are such a mysterious body that few people know just who is who. The same fountain of information said the Second ward delegation were not A. P. A.'s, but it failed to define the delegations from the Third, Fourth and Eighth wards. Can it be possible the Times did not know what the men were? However it does say the A. P. A.'s carried everything in the Fifth, Ninth and Tenth wards.

Taking the Times account and our own knowledge of politics in Kansas City, we are of the belief that the men who have been sent to Excelsior Springs will not nominate many Roman Catholics for office.

Will Unite to Fight Rome.

BRADFORD, Pa., August 2, 1894.—Editor THE AMERICAN: I have read with great pleasure an article in your issue of July 13, by one who signs himself "A Confederate Soldier," who touches the points at issue today in a truly patriotic manner. It affords me joy to know that this wave of patriotic sentiment is sweeping through the south land so strongly, and that the gallant spirits who wore the "gray" are only too willing to stand like a "stone wall" in defense of our common country, its laws, its flag and what it symbolizes, and that in the battle that prophecy says must come, that we will know no north, no south, no east, no west, but at that time we will be one in union as never before in defense of our Protestant faith and the liberties guaranteed to us by and through it.

I for one—and I feel all the boys who wore the "blue" will bear me out in the declaration—am glad there is a question growing rapidly among us that is bound to obliterate these narrow sectional lines and will give to us a union never known before, for it will be a union from which Romish Jesuitism is forever shut out. Happy day when that condition prevails. Yes, my friend, if any man desires to be informed what Romanism really means let him read Revelations and there he will find what is meant by the beast and anti-Christ. Let all who love God and country do each his duty to both, and let us issue with Him who hath so often sustained us, and fear not. He will not forsake us in our extremity. Yours for the stars and stripes,

"A UNION SOLDIER."

Rome Draws Another Prize.

General Kerwin, who has just been appointed by Mayor Gilroy as a member of the New York Police Commission is an Irish Roman Catholic. He was born in Wexford, Ireland, and came to America in 1847. After the war he returned to Ireland where he was arrested, charged with Fenianism and incarcerated in Mountjoy prison near Dublin for six months. He returned to New York in 1870 and founded the New York Tablet a weekly newspaper devoted to Irish Roman Catholic news.

Condemned The A. P. A. INDIANAPOLIS, Aug. 4.—The democrats of this county held their convention today and nominated a county ticket to be elected in November. There were nearly 1,000 delegates in the hall and the balloting in many instances was animated and interesting. A square issue with the American Protective Association was made by the adoption

of the following resolutions relating to that party:

We believe and declare that the policy and principles of what is called the American Protective Association are illegal, unwise, unpatriotic, undemocratic and un-American. In the spirit of that religious freedom which characterizes our constitutions and laws; in the spirit of that wise toleration and generous statesmanship which seeks to accord to all, whether Protestant or Catholic, the right and privileges of American citizenship, we call upon every man to do battle against such an organization.

RESOLUTIONS OF SUPPORT.

Bloomington, Ill., A. P. A. Council Pass Resolutions Thanking Hon. W. S. Linton.

At a meeting of the Bloomington, (Ill.) A. P. A. council, the following action was taken in support of Congressman Linton for his wise and loyal action during the recent debate upon the Indian appropriations:

Whereas, In the course of our national career, all thoughtful and patriotic citizens of this country are brought face to face with the spirit of doubt and unrest which unfortunately seems to permeate all walks of business and social life, and

Whereas, We cannot fail to recognize in this condition of our nation's affairs, the necessity of having as our representatives in the halls of congress and our state legislatures, none but those of unquestionable integrity and conscientious fidelity to this government, its constitution, and its people; and

Whereas, It becomes our duty, as loyal Americans, to properly support, commend and encourage those who by their public acts and words show a manliness and disposition to stand unflinchingly against any legislation and appropriation of public funds for any purpose or institution contrary to the spirit of the constitution; therefore be it

Resolved, That we, the officers and members of the American Protective Association, in council assembled, representing a constituency in Bloomington (Ill.) and immediate vicinity of about 2,300 persons, extend to the Hon. W. S. Linton, M. C., our hearty endorsement and just appreciation of his position in contending so earnestly in the house of representatives against the sectarian measure known as the "Indian Appropriation Bill"; and further desire to express to him our very sincere thanks, with pledges of our unwavering confidence in his patriotism and loyalty and our earnest assurance that in his noble efforts to oppose the encroachments of ecclesiasticism in this country, he has the united support of thousands of the truest men and women of this nation; and be it further

Resolved, That we cause to be affixed to the foregoing preamble and resolutions the seal of our respective councils, and being properly subscribed thereto by the signatures of the president and secretary of each, the same shall be inscribed on our records, and a copy sent to Hon. W. S. Linton, Washington, D. C.

We heartily endorse and approve the foregoing resolutions, and would add a word of encouragement and support to Congressman Linton, and every other congressman who possesses the moral courage to publicly espouse the cause of right.

C. P. JOHNSON, State President; WILL D. NEWTON, Secretary.

THE JR. O. U. A. M. IN KANSAS.

The Order in a Prosperous Condition—Will Hold the State Council in Lawrence.

The semi-annual session of the state council of Kansas will meet at Lawrence, in the hall of Pride of the West Council, No. 4, at 2 o'clock P. M., on Tuesday, August 14, 1894. There are indications that it will be the largest attended meeting yet held.

In this state the principal meeting is that held on the second Tuesday in February, at which all reports are made and officers are elected. Applications are on file for three new subordinate councils, and others may be received before August 14. At the last meeting held at Topeka of February 13, the following officers were elected: S. C., D. O. McCray, Topeka; S. V. C., F. P. Cochran, Cottonwood Falls; Jr. P. C., O. H. Coulter, Topeka; S. C. S., J. A. Flint, Lawrence; S. C. T., W. H. Hornaday, Topeka; S. C. W., W. M. Raymond, Lawrence; S. C. I. S., W. Beach, Cottonwood Falls; S. C. O. S., J. H. Blough, Thayer; Rep. to N. C., W. J. Weiser.

Of the above officers the S. C., Jr. P. C., S. C. S. and S. C. T., were re-elected, the remainder are serving their first terms in their respective offices. The S. C. appointed the following committees, which have not been before published: On finance, W. J. Weiser, O. H. Coulter and W. L. Root. On appeals, J. M. Rose, W. M. Raymond and W. H. Hornaday. On law, H. A. Peairs, W. J. Weiser and F. P. Cochran. On credentials, W. J. Weiser, T. S. Young and W. L. Root. The representatives to the national council are: One year, C. V. Vinney; two years, F. M. Stringer; three years, D. O. McCray; four years, O. H. Coulter; five years, W. J. Weiser.

NEWSDEALERS can obtain THE AMERICAN from any wholesale news dealer. Your customers will want it. Put it on your counter.

ST. LOUIS NEWS.

A Spicy Letter From a Correspondent in That City.

ST. LOUIS, July 30, 1894.—Editor THE AMERICAN: On Tuesday night July 23 a citizen walked into the office of chief of police and turned over to Assistant Chief Reedy, the stolen books of council No. 46, stating that a man had handed them to him and requested their delivery. After a few remarks he was allowed to depart, contrary to the law in such cases.

The Assistant Chief of police knew the party was turning over stolen property and he should have been held for further investigation, as is generally the case. Regardless of their oaths taken, our police officials have a way of their own, and customs and laws don't go with them unless the party happens to be a blarsted heretic in their eyes, and there is not enough law in the statutes to cover the case. Then again instead of notifying the owner of the recovery of the stolen property, and holding it intact until called for, our police officials turned them over to the representatives of the Roman subsidized press for examination, consequently the members of A. P. A. council 46 were well advertised in all the daily papers, without having to put up the usual charges of a dollar a line for such matter. The St. Louis daily fake known as the Free Doc supposing they had a scoop published the entire list of membership as they appeared in the books, commenting on several members, who held official positions. The outrageous action of police officials only goes to prove that the hirelings of Rome will stoop to any thing. Had the books been stolen from the "Continental League" or some sodality, the poor A. P. A. would have been hunted far and wide and been arrested as accessory to the crime.

The publication of names is the best thing that could have happened, for many reasons, the principle one being that the A. P. A. of that particular section of the city have rallied to the front, hung their banner on the outer wall, and with the exception of a few weak-knees glory in the fact they are A. P. A.'s and have shown to the followers of the parish priest they are there to stay and respectfully request them to try the assault business once more for luck. The mayor of our city was interviewed and in the course of conversation was emphatically told that the chief of police (who is a rank Roman Catholic) could stop these assaults if so disposed, and the very day he was notified to put a stop to it in future—that very day the stolen books turned up. Strange ain't it? Our grand jury adjourned until fall, but their attention will be called to the action of the police in this case; but we can hope for no relief, for should they indict—the court—controlled as it is in the interest of Rome would throw the case out of court. What can we expect from our police force—87 per cent. of which are Roman Catholics—with a chief and assistant chief in the same boat.

The majority of our police commissioners are Masons—the last two (Lee and Freim) appointees of our Romanized governor—and yet with all their Masonic discipline, etc., they play right into the hands of the Jesuits under orders from the governor. Only at the last meeting of the Police Board did they not ignore the claims of Protestant members of the force entitled to promotion on account of years of service and capability and appoint as an extra captain a Roman Catholic by the name of O'Malley, with the map of Ireland covering his entire body, with about as much experience for the position as a telegraph pole.

Is it not about time we had a change? Shall we have it? The A. P. A.'s of St. Louis say yes, and if Kansas City on the west, and other cities in the state will only do their duty as Americans at the coming November election, the change will in a measure come. Purify our cities first. Put none but upright and intelligent Americans on guard, and our grand old commonwealth will yet be redeemed at the hands of the A. P. A. The A. P. A. in St. Louis are getting on their war paint, as evidenced in the selection of delegates to the republican state convention, which meets at Excelsior Springs August 15th. As the democratic state convention inserted an anti-A. P. A. plank in their platform, would like to see the republican convention put in a plank containing a few A. P. A. principles by way of variety.

It is to be hoped that members elected to the legislature will insist on the passage of a law taxing all church and school property not owned by the state, and prohibit the support out of the public treasury, by appropriation or contract, of any funds for any sectarian school or institution not controlled by the state. We shall try and pledge members to be elected from St. Louis before nominations in convention, and if they will not pledge, throw them aside for better men that will. Americans must wake up, gird on their armor and work as never before, that victory may perch upon our banners and our cities and state be redeemed from the hands of the Roman hierarchy once and for all time.

OUR A. P. A. friends should remember to "Listen, ask questions but answer none!"

County Convention.

In pursuance of a resolution adopted at the meeting of the Republican Central Committee held in this city, July 10th, two county conventions are hereby called of the Republicans of Douglas County, Nebraska, to meet at Washington Hall, in this city, Saturday, August 18th, 1894. One at eleven o'clock A. M. for the purpose of selecting delegates to the congressional convention of the Second congressional district, which meets in this city at two o'clock P. M., August 20th, 1894. The other convention at 2:30 P. M., at the same place to select delegates to the state convention, which meets in this city at 10 o'clock A. M., August 22nd.

The primaries for the selection of delegates to the above named county conventions will be held on the 17th of August, 1894, in the several wards of this city, and in South Omaha, from 12 o'clock A. M., until 7 o'clock P. M., of said day, and in each county precinct from 7 o'clock P. M., until 9 o'clock P. M. of said day.

The representation in these conventions from the several wards in the city of Omaha, county precincts and South Omaha will be as follows: Nine delegates from each ward in the city of Omaha, fourteen from the city of South Omaha, and five from each county precinct to each convention.

Notice of the location of the place for holding caucuses and primaries will be given August the 2nd.

That at said primary election two sets of delegates will be voted for upon the same ballot. One set of delegates to attend the county convention, which meets at 11 o'clock A. M., and to be designated as "Congressional Convention Delegates," and one set of delegates to attend the county convention, which meets at 2:30 P. M., to be designated as "State Convention Delegates."

Primaries and caucuses will be governed by the rules of the Republican County Central Committee as heretofore adopted. No proxies will be admitted in either convention.

CLARENCE T. TUCKER, Chairman. J. A. TUCKER, Secretary.

A SANITARY NECESSITY. PATENT VENTILATED CABINET OR BED ROOM. A BOON TO WOMEN AND CHILDREN. H. K. BURKET, FUNERAL DIRECTOR, EMBALMER. Office removed from 113 North 16th street to 1618 Chicago Street. Telephone 90. OMAHA, NEB.

Full Set of TEETH \$5. PERFECT FIT GUARANTEED. Teeth Extracted in the morning and New Set made the Same Day. DR. WITHERS, Dentist, Fourth Floor Brown Bldg., 16th and Douglas, Omaha, Neb.

B. F. THOMAS, Attorney-at-Law, Commercial National Bank Building.

SPECIAL MASTER COMMISSIONER'S SALE. Under and by virtue of an order of sale on decree of foreclosure of mortgage issued on the 21st day of August, A. D. 1894, at 10 o'clock A. M. of said day, at the north front door of the county court house, in the city of Omaha, Nebraska, for cash, the property described in said order of sale as follows, to-wit: The north one-half of the west one-half of lot 109, Kouzitz's Second Addition to the city of Omaha, Douglas county, Nebraska, as surveyed, platted and recorded, said property to be sold to satisfy Jas. W. Carr in the sum of one and thirty-six and 11/100 dollars (\$136.11) judgment, with interest thereon at 10 per cent per annum from the 29th day of March, A. D. 1894, and twenty and 7/100 dollars (\$20.70) costs herein, together with accruing costs in a judgment rendered by the district court of Douglas county, Nebraska, at its February term, A. D. 1894, in a certain action then and there pending wherein James W. Carr was plaintiff and Bridget E. Ford and John Ford were defendants. Omaha, Nebraska, June 15, 1894. B. F. THOMAS, Special Master Commissioner.

Special Master Commissioner's Sale. Under and by virtue of an order of sale on decree of foreclosure of mortgage issued on the 21st day of August, A. D. 1894, at 10 o'clock A. M. of said day, at the north front door of the county court house, in the city of Omaha, Douglas county, Nebraska, for cash, the property described in said order of sale as follows, to-wit: Lot sixteen (16) in block sixteen (16) of Central Addition to the city of Omaha, Douglas county, Nebraska.

To satisfy Asa P. French, plaintiff herein, the sum of ten hundred and ninety-two dollars (\$945) judgment with interest thereon at the rate of ten (10) per cent per annum from May 7th, 1894. To satisfy H. J. Twining, plaintiff herein, the sum of thirty and 48/100 dollars (\$30.48) costs herein, together with accruing costs according to the judgment rendered by the district court of said Douglas county, Nebraska, at its May term, 1894, in a certain action then and there pending wherein Asa P. French was plaintiff, and Charles J. Johnson, et al., were defendants. Omaha, Nebraska, July 17th, 1894. GEORGE W. HOLBROOK, Special Master Commissioner. Saunders, MacFarland & Dickey, attorneys for plaintiff.

Notice of Sale Under Chattel Mortgage. WHEREAS, Default has occurred in the condition of a certain Chattel Mortgage heretofore described by which the power to sell said Mortgage became operative; that no suit or other proceeding has been instituted at law to recover the debt thereon secured by said mortgage; said mortgage is executed by George Dodson to S. T. Petersen and bears date the 15th day of November, 1890, and was filed for record in the office of the county clerk of Douglas county, Nebraska, on the 8th day of June, 1894. Now, therefore, said mortgage will be foreclosed by the sale of the property in said mortgage described, to-wit: One light bay horse, five years old, weight about 1,200 pounds, called Charley; one black and white right hind foot, about nine years old, weight about 1,200 pounds, called Frank; one set double harness; one platform spring wagon, black box and red seat, No. 183. Said sale will be at public auction on the 24th day of August, A. D. 1894, at 10 o'clock A. M., at Farmers Feed Stable, The corner of First and Cumine Streets in the city of Omaha, and Douglas County. There is due on said mortgage this August 30th, 1894, \$53.50.

NOTICE—To the occupants of the real estate described below, and to Haida H. Lindquist, Lars Johnson and H. H. Lindquist. You are hereby notified that on the 25th day of November, 1892, the undersigned bought at public tax sale of the treasurer of Douglas county, Nebraska, the following described real estate: West 1/2 of lot number 1 of block number 2 of Shinn's subdivision of block 2 of Shinn's addition to the city of Omaha, situated in Douglas county, Nebraska, for the delinquent city taxes for the year 1891, and that said property was taxed in the name of Lars Johnson for the year 1891, and in the name of H. H. Lindquist for the year 1892, and that the time of redemption of same will expire on the 25th day of November, 1894.

THE BATES-SMITH INVESTMENT CO., U. E. BATES, Vice-President.

NOTICE—To the occupants of the real estate described below and to Edward Pickett. You are hereby notified that on the 25th day of November, 1892, W. M. Brown bought at public tax sale of the treasurer of Douglas county, Nebraska, the following described real estate: Lot number 6 in block number 2 of Omaha, situated in Douglas county, Nebraska, for the delinquent city taxes for the year 1891, and that said property was taxed in the name of Edward Pickett for the year 1891, and in the name of Edward Pickett for the year 1892, and that the time of redemption of same will expire on the 25th day of November, 1894.

THE BATES-SMITH INVESTMENT CO., U. E. BATES, Vice-President, Assignee of W. M. Brown.

NOTICE—To the occupants of the real estate described below, and to George Baxter. You are hereby notified that on the 25th day of November, 1892, the undersigned bought at public tax sale of the treasurer of Douglas county, Nebraska, the following described real estate: South 25-8-12 feet of lot number 14, in block number 14, of the addition to the city of Omaha, situated in Douglas county, Nebraska, for the delinquent city and county taxes for the year 1891, and that said property was taxed in the name of Geo. Baxter for the year 1891, and in the name of Geo. Baxter for the year 1892, and that the time of redemption of same will expire on the 25th day of November, 1894.

THE BATES-SMITH INVESTMENT CO., U. E. BATES, Vice-President.

NOTICE—To the occupants of the real estate described below, and to Charles A. Hamling. You are hereby notified that on the 25th day of November, 1892, the undersigned bought at public tax sale of the treasurer of Douglas county, Nebraska, the following described real estate: Lot number 7 in block number 6, Shinn's subdivision of block 2 of Shinn's addition to the city of Omaha, situated in Douglas county, Nebraska, for the delinquent city and county taxes for the year 1891, and that said property was taxed in the name of C. A. Hamling for the year 1891, and in the name of C. A. Hamling for the year 1892, and that the time of redemption of same will expire on the 25th day of November, 1894.

THE BATES-SMITH INVESTMENT CO., U. E. BATES, Vice-President.

NOTICE—To the occupants of the real estate described below, and to W. A. Cobb. You are hereby notified that on the 19th day of November 1892, the undersigned bought at public tax sale of the treasurer of Douglas county, Nebraska, the following described real estate: The south 1/2 feet of lots number 8 and 9 of block number 1 of Jetter's addition to the city of Omaha, situated in Douglas county, Nebraska, for the delinquent city and county taxes for the year 1891, and that said property was taxed in the name of W. A. Cobb for the year 1891, and in the name of W. A. Cobb for the year 1892, and that the time of redemption of same will expire on the 19th day of November, 1894.

THE BATES-SMITH INVESTMENT CO., U. E. BATES, Vice-President.

NOTICE—To the occupants of the real estate described below, and to D. F. Mintrum. You are hereby notified that on the 25th day of November, 1892, the undersigned bought at public tax sale of the treasurer of Douglas county, Nebraska, the following described real estate: Lot number 2 of Pruyn's subdivision of Paulsons' addition to the city of Omaha, situated in Douglas county, Nebraska, for the delinquent city taxes for the year 1891, and that said property was taxed in the name of W. F. Eick for the year 1891, and in the name of D. F. Mintrum for the year 1892, and that the time of redemption of same will expire on the 25th day of November, 1894.

THE BATES-SMITH INVESTMENT CO., U. E. BATES, Vice-President.

NOTICE—Mary T. Young, non-resident decedent of April, 1894, P. L. Johnson, plaintiff herein, filed his petition in the District Court of Douglas county, Nebraska, against said defendant and others, the object and prayer of which was to foreclose a certain tax certificate, dated January 7th, 1892, upon the west forty-six (46) feet of lot five (5) of block forty-four (44) of the City of Omaha; that there was one upon said tax certificate upon the 7th day of May, 1894, the sum of \$100.00, and that the plaintiff herein, in a certain action then and there pending wherein she was plaintiff and the defendant herein, was decreed that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the first day of September, 1894. P. L. JOHNSON, Plaintiff. By Saunders, MacFarland & Dickey, his Attorneys. Dated August 1st, 1894. 8-3-4

NOTICE—Joseph P. Thompson and Debra N. W. Ross, executors of the last will and testament of Reuben Ross, deceased, and James Thompson, non-resident decedent, as itake notice that on the 31st day of May, 1894, P. L. Johnson, plaintiff herein, filed his petition in the District Court of Douglas county, Nebraska, against said defendants and others, the object and prayer of which was to foreclose a certain tax certificate issued by the County Treasurer of Douglas County, Nebraska, upon lot 109, Kouzitz's Second Addition to the City of Omaha, dated January 7th, 1892, to have the Court find the amount due upon said tax certificate and order a foreclosure of mortgage issued on the 21st day of August, A. D. 1894, at 10 o'clock A. M. of said day, at the north front door of the county court house, in the city of Omaha, Douglas county, Nebraska, for cash, the property described in said order of sale as follows, to-wit: Lot sixteen (16) in block sixteen (16) of Central Addition to the city of Omaha, Douglas county, Nebraska.

To satisfy H. J. Twining, plaintiff herein, the sum of thirty and 48/100 dollars (\$30.48) judgment with interest thereon from May 7th, 1894, at the rate of ten (10) per cent per annum, and \$2.00 attorney's fee, with interest thereon from 24th July, 1894, at the rate of ten (10) per cent per annum, on said lot four (4), block fifteen (15), Ambler Place.

To satisfy Christopher Hewitt the sum of seventy hundred and sixty-five dollars (\$765.00) with interest thereon at the rate of eight (8) per cent per annum from May 7th, 1894, on said lot four (4) and five (5) in block fifteen (15), Ambler Place.

To satisfy the sum of forty-one and 21/100 dollars (\$41.21) costs herein, together with accruing costs according to a judgment rendered by the district court of said Douglas county, Nebraska, at its May term, 1894, in a certain action then and there pending wherein H. J. Twining was plaintiff, and Joseph J. Nobes, et al., were defendants. Omaha, Nebraska, July 17th, 1894. GEORGE W. HOLBROOK, Special Master Commissioner. Saunders, MacFarland & Dickey, attorneys for plaintiff.

Notice. You are hereby notified that on the 14th day of July, 1894, Allen E. Cooper filed a petition in the district court of Douglas county, Nebraska, the object and prayer of which is to obtain a divorce from you for the reason of willful desertion by you for more than two years last past without just cause. You are required to answer said petition on or before Monday, the 27th day of August, A. D. 1894. ALLEN E. COOPER, Plaintiff. By A. Bevins, his attorney. 7-20-4