mission which you have forced from whose secretary. Jesuit Stephan, is hlm.' I told him that I had it not Lachaise redivious, counsel. And many a time since, when constitute the milliant force of the holy I have had him at confession, I have Roman church, in the political sohere. shook hell about his ears and made him and what the issue bath been you very well know. But now, in England the Bill was defeated by their chicanery. work cannot be done after this manner, as you may perceive by what I have said to you; so that I cannot give you better counsel than to take that course in hand (that is, convert them with soft prevented, and I doubt not but it may have better success with you than with us. I would write to you of many other things, but I fear I have already detained you too long, wherefore I will write no more at present, but that I am,

## Hood's Is Wonderful

your friend and servant, LACHAISE."

in my limbs, and in a short time developed into Iney for different remecrutches. By the kind ix bottles of Hood's lobby. Sarsaparilla. I took the

A. W. Cooley. ly restored me to health and I think it Saved Clifford, N. D. my Life. I will cheerfully answer all who may wish to correspond about my affliction or state ment." A. W. Cooley, Clifford, North Dakota.

ood's Sarsa-Be Sure to Get Hood's m

this cursed rogue answered: 'If your ter is hard y more favorable to the Jesmijesty will give me order. I will uits than that conveyed by Blaize Pasquickly make him return it.' The cal, or Macauley; and get it is an ar- that the end is not far off as it is. king was soon p rsuaded, being anxious row from their own quiver. The Jesuit tegive case to his troubled spirit, and lobby here in Washington, being in the said: 'Well, go then, and break his condition of their confreres in England meck if he refuse to give it to you.' in 1688, have pursued, in respect to the Whereupon this son of the devil went politicians, exactly the policy suggested to the postoffice and asked if I had not by Father Lachaise to Father Peter; a great number of letters there. 'Yes, and no one who has watched their more than I had sent in a whole year movements can doubt that they apbefore.' 'Then,' said the prime, 'by prove the entire policy of Father order from the king you must deliver Lachaise as applied in France, not exthem to me," which they durst not cepting even the Massacre of St. Bardeny, for they knew well enough who tholomew. Bishop Kenne, president of he was. And no sooner was he got into the Catholic university here, practically the postoffice, and had asked these endorses it in the course of his recent questions, but I came also in after him, article against our order, for he deto give order to the postmester to give clares tout Rome has never advised the notice to all under him, in the several sword to be drawn, save in defense of parts of the kingdom, that they should right, and therefore the Massacre of take care to deliver my letters with all St. Bartholomew must, in his opinion, speed imaginable. But I was no scorer have been in defense of right. Carentered the house but he gave his ser dinal Gibbons codorses this tatement; vants orders to secure the door, and and he is the head of the Jesuit lobby | ton, and from that form of corruption said confidently to me: 'You must, by here, being president of the famous and misrule which is incident to the order from the king, give me that com- Bureau of Catholic Indian Missions, spoils system in politics.

about me, but would go and fetch it, The Bureau of Catholic Indian Mis thinking to get away from him, and so sions is a sisted by the committee on go out of town and send the contents of Catholic interests, and this committee those letters another time, but he said: is in turn assisted by numbers of 'You must give it, and if you have it "trusty" office holding papists, who, not about you, send somebody to fetch besides performing the duties devolving it, or else never expect to go alive out upon them in their official capacity, of my hands, for I have an order from keep a sharp watch over every branch the king either to bring it or break of the public service in the interest of your neck, and I am resolved either to the "holy lobby." To understand how carry that back to him in my hand, or useful these spies may be to their alelse your heart's blood on the point of lies, it must be remembered that in my sword.' I would have made my es nearly all the departments there is a cape, but he set his sword to my breast | rule forbidding employes to divulge the and said: 'You must give it to me or knowledge of any vacancy or prosdie; therefore deliver it, or else this pective vacancy in any office. This ingoes through your body.' So, when I junction is obeyed by Protestants, so saw nothing else would do, I put my that office-seekers of that faith are hand in my pocket and gave it to him, kept, as far as may be, in the dark. which he carried immediately to the But no secret is to be kept from a priest king, and gave him that and all my by any true Romanist who goes to conletters, which they burned. And this fession: and hence these official matters being all done, the king said that now are always known to the looby before his heart was at ease. Now, how he the outside world has any idea of them; should be eased by the devil, or so well so that measures can be put in training satisfied with a false joy, I cannot tell: for the appointment of the particular but this I know, that it was a very person who is acceptable to the lobby, wicked and ungodly action, in his with such enermous advantage, that majesty as well as the Prince of Conde, such a person rarely fails to win the and did not a little increase the burden prize. Then he becomes virtually the and danger of his majesty's sins. I soon slave of his powerful benefactors, and gave an account of this affair to several his gains become their gains. For if fathers of our society, who promised to he should ever decline to comply with do their best to prevent the aforesaid any of their demands, the poor recalciprince doing another such act, which trant finds his "influence" withdrawn, was accordingly done; for, within six his character assailed with calumnies, days after the damned action, he was and himself dismissed from office "on cheeks as that flag for which they poisoned, and well he deserved it. The pretence of misbehavior." Hence it is bled and suffered, was hoisted on the king also did suffer too, but in another that the whole official class here is at colonel. Long live Colonel Stone, fashion, for disclosing the design unto the mercy of these spies, confessors, the prince and hearkening unto his calumniators and blackmailers, who

Again, when a public measure is supsigh, fear and tremble before I would posed to be hostile to religion, which give him absolution; nay, more than with them means the Roman religion that, I have made him beg for it on his only, these trained hands are set to knees, before I would consent to absolve work to manufacture public opinion him. By this I saw that he had still against it, by creating a buzz so loud. copy of a little book recently issued by an inclination for me, and was willing so widespread, so uniform, and so per- the Passenger Department of the Burto be under my government, so I set sistent, that it is made to sound like lington Route. the baseness of his action (his having the irresistible voice of the people, slept with his daughter in law) before while by fraud, by indirection, and by contains 32 pages of information about train via the shortest line to Helena, him, how wicked it was, and that it tricks which might arouse the envy of Sheridan County and the Big Horn Bas- Butte, Spokane, Seattle and Tacoma. could not be forgiven till he had done Machiavelli himself, the great prelates in, Wyoming, a veritable land of promsome good action to balance that and besiege the law-making powers. And ise toward which the eyes of thousands Reclining Chair Car. explate the crime. Whereupon he at woe betide the man whom they are un- are now hopefully turned. last asked me what he must do. I told able to circumvent or intimidate, if by him that he must root out all heretics his obstinacy any irreparable harm from his kingdom. So, when he saw should come to their cause. Lincoln there was no rest for him without doing lost his life for his bold assertion of the it, he did again give them all into the Monroe doctrine. Garfield, in my power of me and our clergy, under this opinion, lost his life for his advocacy of condition, that we would not murder the Red Cross treaty, which they had them Now, when we had got the com- thwarted for eighteen years. Blair mission, we presently put it in practice. was driven from the senate because he defied them; and the Blair Educational

In 1875, a bill to amend the constitu-

one recently introduced by Mr. Linton, most needed. of Michigan, was introduced in the house of representatives, and passed means), wherein we were so unhappily that body by a vote of 180 ayes to 7 noes, but the Jesuit lobby defeated it in the senate, which, owing to party exigencies, they are able to manage with the greatest facility, and in which dress T. S. Rice, Waterloo, Neb. their veto power controls not only the action of the house of representatives, but also that of the president-a fact which makes these foreign intriguing functionaries of the Roman imposture virtually the masters of the republic. No person in the federal service, whether in the army or navy, whether "At harvesting time I took a severe cold in the diplomatic and consular branch or in the revenue branch; whether in the legislature. The bill provides, Sammatory Rhen- the postoffice department or the in- however, that "whenever any for matism. After spend- terior department, or even in the juing a good sum of mon-diciary department, is free from their dies and suffering all malign influence. For, while presiwinter, I became so dential appointments depend upon the crippled that I had to advice and consent of the senate, the walk with the aid of rejection or confirmation of such apadvice of a friend I was pointments by the senate depends upon prevalled upon to buy the advice and consent of the Jesuit

> I warn our people, therefore, to watch nedicine and it has fulwith untiring vigilance. The power resting with that body to control the action both of the lower house of congress and of the chief executive, renders a Romanized or corrupt senate an agency for the destruction or perversion parilla of our entire system of government. If the cloture, or gag rule, should ever be cures adopted by that body, as Senator Hill and other tools of the Jesuits are clamorously demanding, the end of Ameri-

neter done me any harm.' Whereupon | The impression produced by this let- less executive sessions concerning mat- line about how the Roman pagans do ters, not strictly affecting critical for- out at McCook, and if you think it eign relations, are made public, I fear proper to put it in your worthy paper, I

> I need not refer to the vast sums of the people's money which have been lavished upon the Roman church ostensibly for educational and charitable purposes. The patriotic press has discussed the matter already, and it will be more fully discussed hereafter in connection with the proposed Sixteenth

> amendment to the constitution. In conclusion, I urge upon all patriotic citizens the necessity of a new policy regarding the senate and the Jesuits. I believe that the feature of secret executive sessions must be abolished, so far as they relate to the confirmation of presidential appointments, and that the Jesuits should be banished forever from our shores. I regard these two propositions as the only permanent remedies for the evils arising from the presence of a Jesuit lobby in Washing-JOSEPH BRADFIELD.

WASHINGTON, D. C., Feb. 26, 1895

#### Anniversary Celebration.

Washington's birthday in Kansas City, Mo., will long be remembered in the annals of Kansas City and Jackson county as being one in which, for the first time, "Old Glory" was flung to the breeze over the magnificent county court house. The afternoon was all that the human heart could desire, as to the weather. The gathering was grand, the finest element of Americanism being present to attest their approval of "Old Glory," and see her flung to the breeze as she had never been before in the history of Jackson county. What a change-and a vast change-has taken place in Kansas City within the space of one short year. Today it was left to a confederate colonel to clevate that flag which, in our late civil war, he tried to destroy: Today it was left to Col. John B. Stone to show by word and act that his heart is truly American, for America; and last, bu : not least, an out and-out American, his action have proved it. He can be trusted, and I, a soldier who fought him for four years and a half, today feel proud of him, and as he stood get aid, when they have received on the platform with Colonel Waters, his gray locks glistening in a winter's do not want to go near them; when the sun, my heart went out to him in all its sisters do anything for any one they fullness, and as I cast my eye over the make such a terrible time about it." members of veteran Company A, who were present to attest their appreciation of the dear old banner, I could see the silent tears trickling down their JOHN SHAW.

Late Corporal, Battery E, 2d Mo. Art'y.

#### Send for it. It's Free.

Every one who is dissatisfied with his condition in life-who knows that he organization on know nothing princican do so if given half a chance, should ples. write to J. Francis, Omaha, Neb. for a

It is entitled

#### We Know You Are Welcome.

BUTTE, Neb., Feb. 21, 1895.-Editor THE AMERICAN-Dear Sir: The Central Relief Committee of Boyd county, Nebraska, are in receipt of four very nice boxes, which are a donation from the Y. P. C. T. Union of East Bradford. through your paper.

tion of the United States, similar to the have tried to place the goods where

MRS. JAMES FORBES, SR. Treas. Relief Com.

#### Wanted.

A man about 50 years of age to work in onion patch. Work to commence about the first of April. Call on or ad-

#### No Foreign Flags Will Hereafter Fly.

ALBANY, N. Y., Feb. 22,-Governor Morton today approved the act to prevent the display of foreign flags upon public buildings in this state. This bill was introduced by Assemblyman Lawson of New York c'ty, and was the first bill introduced at this session of eigner shall become the guest of the United States, the state, or any city, upon public proclamation by the gover nor or the mayor of any such city, the flag of the country of which such public guest shall be a citizen may be displayed upon such public buildings.

#### California?

If you want to get there comfortably. cheaply, quickly, write to J. Francis, Omaha, Neb. and ask for information about the Barlington Route's Personally Conducted Excursions to San Francisco and Los Angeles.

They leave Chicago every Wednesday evening; Omaha every Thursday morn-

People who patronize them once are pretty sure to do so a second time.

#### Their Way.

EDITOR THE AMERICAN: I would be ceive it one year free. Hood's Pills cure nausea, and billousness. can liberty would be at hand. And un-glad to have the privilege of writing a

will be very glad. I am told by a person whose word I should not question, that work was to be given to a certain number of people north of McCook, who property described in said order of sale as needed assistance. The man who had charge of the arrangement was a Roman, and the work was given to Romans, and to no one else. They did not favor one Protestant for a "blind;" they took the whole business If Protestan's were to do that, then they would make a distinction because of religion; but when the Romans do it, it is simply because of political favor. This is one of the ways by which Roman Catholics establish A. P. A. organizations, and they are very successful when they A RAP. adopt this plan.

#### Does It Pay to Advertise in The American!

FRIEND THOMPSON. - The above question was suggested to me today. 1 made a call at the store of a certain gentleman who, in the face of the hard times, seemed to be doing a flourishing business, as indicated by the number of customers during my short call. This suggested an inquiry of the proprietor as to how his business was. I was pleased to learn from him that his business more than doubled in the past

"To what do you attribute your success?" was my next inquiry. "Other houses in your line, and in most all lines, complain of the reverse; how is it you are building up such a business?" The reply came promptly: "I advertise in THE AMERICAN, though not an A. P. A. I find my business comes largely from the respectable class, such as are readers of THE AMERICAN, and I know many of them belong to that order."

You may make such use of this as you please. Yours very truly, S. U.

#### Terrible Time.

A Roman Catholic applied for ald to a Protestant. The Protestant knew the Roman Catholics had just received some aid for their people. He said to the follower of the pope: "Why do you not go to the people of your church and some?" The man answered: "Oh, I

RED WILLOW.

#### New Political Party.

SAGINAW, Mich., Feb. 27 .- Charles T. Beatty, state president of the A. P. is here to arrange for a convention March 12 and 14, which is to organize a new political party out of the A. P. A. to be known as the Independent American party. The idea is to break away surroundings-who wants to better his from all alliances and build up a new

#### New Train. New Route. The Burilagton Route's Black Hills.

Montana and Puget Sound Express which leaves Omaha daily is the faste-Through service of Sleeping and Free

Our advertising matter gives full inormation. Send for it.

J. Francis, C. P. & T. A. Omaha.

#### In the Shadow.

It is reported that the principal of the public school in Indianola is a Unitarian but is attending the Roman Penn. They requested that we ac- Catholic church in the shadow of the knowledge the receipt of the same Roman wing. Few persons see any affinity existing between the two beliefs, We are very glad that people so far but he might. There is a way of lookaway should take this interest, and we ing at things from different stand-TELESCOPE. points.

# **Pond's** Extract

## ALL PAIN INFLAM MATIONS

HEMORRHAGES.

One drop of Pond's Extract is worth more than a tablespoonful of

CHEAP SUBSTITUTES,

MADE CRUDELY, WHICH DO NOT CURE.

#### THE WESTERN TRAIL is published quarterly by the CHIC 160. ROCK ISLAND & PACIFIC RAILWAY.

It tells how to get a farm in the West, and it will be sent to you gratis for one year. Send name and address to "Editor Western Trail, Chicago," and re-

JOHN SEBASTIAN, G. P. A.

Special Master Commissioner's Sale, Under and by virtue of an order of sale decree of foreclosure of mortgage issued a of the district court for Houglas county. N

decree of foreclesure of mortgage issued out of the district court for Bouglas county. No brasks, and to me directed, I will, on the 5th day of March. A. D. 1855, at one o'clock p. m. of said day, at the east front door of the county court house, in the city of Omaha, bouglas county. Nebraska, sell at public auction to the highest bidder for eash, the property described in each order of sale.

follows, towit:
Lots lifteen (10, sixteen (10), nineteen (10), twenty (20, twenty-one (21), all in block severey-six (20, Dundee Place, an addition to the city of Ousaha, and situate in Douglas county, state of Nebraska.

To satisfy first out of the proceeds of sale of said for litteen (10) in block severey six (20, of Dundee Place, above described, Lydia, L. Procter, plaintiff herein, the sum of five hundred, fifty three and 80-10 dollars (\$553.50) judgm cut, with interest thereon at rate of sever (1) per cent, per annum from September 17th, 1801.

To satisfy first out of the proceeds of said

To satisfy first out of the proceeds of said

17th, 1894. spatisfy first out of the proceeds of sale I said lot nineteen 19: in black seventy six is of Pundse Piace above described, Lydia Proctur, plaintiff herein, the sum of fixe undred, fifty three and Schodollars (853.85) algoeint, with interest therein at rate of van () per cent, per annua from Septem-e, 17th, 186.

satisfy first out of the proceeds of sale To satisfy first out of the proceeds of sale of said to twenty 120 in black seventy six 60 of Pundee Place, above described Lydin J. Proctor, plaintail herein, the sum of five hundred, fits-three and 85-100 dollars (SEES) judgment, with interest thereon at rate of seven 65 per cent, per annum from September 17th, 1881.

Judgment, with interest thereon at rate of seven 5) per cent, per annum from September 17th, 1894.

To satisfy first out of the proceeds of sale of salid tot twenty-one cili in block seventy-six (250 of Dundee Place, above described, Lydia J. Proctor, plaintiff becein, the sum of five hundred, 8fly-three and 85-190 dollars (850.85) Judgment, with interest thereon at rate of seven [7] per cont. per annum from September 17th 1894.

To satisfy the American National Bank, of Omaha, defendant herein, the sum of four thousand, four hundred, forty-live and 36-190 dollars (84.445.30) Judgment, with interest thereon at rate of eight (8 per cent, per annum from September 19th, 1892.

To satisfy Paxton & Vierling Iron Works, defendent herein, the sum of thirty-three and 30-190 dollars (84.390) Judgmen, with interest thereon at rate of seven (5) per cent, per annum from November 13th, 1892; and 8thy-one and 28-100 dollars (851.30 costs herein, with interest thereon from the 17th day of September, A. D. 1894, together with accruling costs according to a judgment rendered by the district court of sald boughs county, at its September term, A. D. 1894, in a certain action then and there pending, wherein Lydia J. Proctor was plaintiff, and T. Barker Jones, the Patrick Land Company, of Omaha, Robert W. Patrick, Vermont Investment Company, of Minneapalls, Minn., John D. Montgomery, Dunde Brick Company, George A. Hoagland, Paxton & Vierling Iron Works, a corporation, and Sasan K. Wheat and the American National Bank, of Omaha, Nebraska were defendants.

Omaha, Neb., January II, 1865.

GEORGE W. HOLEROOK,

Omaha, Neb. January 31, 1895. GEORGE, W. HOLRROOK. Saunders, Macfarland & Dickey, attorneys, Lydia J. Proctor vs. T. Baker Jones, et al. Doc. 41, No. 129.

Special Master Commissioner's Sale,

Under and by virtue of an order of sale in decree of foreclosure of nortrage issued out of the district court for Douglas county, Nobraska, and to me directed. I will on the th day of Mar h. A. D. 198, at one o'clock i, m. of said day, at the East front door of p. m. or 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 property described in said order of sale as follows, towit:

ollows, towit: The south eighty two c5 feet of lot thirty-ix 636 in S. E. Rogers' Okahoma addition to he city of Omaha, Douglas county, Ne

braska.

Said property to be sold to satisfy P. L.
Johnson, plaintiff herein, the sum of sine
huncred eleven and SI-109 dollars (SII-SI)
judgment with interest thereon at the rate of judgment with interest thereon at the rate of ten (10) per cent, per annum from September 17th, 1893, together with the forther sum of ninety-one and 18-180 doltars (21,18) attorney's fee herein, with interest thereon at ten (10) per cent, per annum from September 17th, 1894, and the sum of thirty and 88-180 dollars (33-188) costs herein, together with accruing costs according to a judgment rendered by the district court of said bouglas county, at its September term, A. D. 1894, in a certain action then and there pending wherein P. L. Johnson was plaintiff, and Arthur Murphy, Mary Marphy, Margaret Murphy, Daniel Murphy, Margaret Lovett, Guardian, and Frank E. Moores, Clerk, were defendants. Surphy. Margaret Lovett, Guardian, i

Omaha. Nebraska, January 39, 1885. GEORGE W. HOLBROOK, Special Master Commissioner Saunders, Macfarland & Dickey, Attorneys Johnson vs. Murphy, et al. Doc. 44, No. 21, 2-1-5

Special Master Commissioner's Sale. Under and by virtue of an order of sale on decree of foreclosure of : origage issued out of the district court for Dengias county. No bracka, and to me directed. I will on the 5th day of March. A. D. 1835, at one o'clo k. p. m. of said day, at the feat front ideor of the county court house, in the city of Omaha, Dengias county. Nevra ka, sell at public auction to the highest bidder for cash, the property described in said order of sale as follows, to wit:

Lot fourteen (ii) in block seventy siz 550 of Omaha, Douglas courty. Nebraska.

Lot fourteen (ii) in block seventy siz 550 of Omaha, Douglas courty. Nebraska.

Said property to be said to saisfy William B. Palmer, p. alutif herein, the sum of five hundred fifty-three and 85 100 dollars 8533185.

WILLIAM T. NELSON.

Special Master thomassioner, J. W. Houder, attorney for plaintiff. 1-25-5 Cusey et al. vs. Liboy et al. Do. 46. No 26.

Notice of Incorporation of James A.

Clark Company.

Notice is hereby given that a corporation

tember lith, 1894.
To satisfy T e American National Bank of Omahs, defendant herein, the sum of forty four hundred forty five and 30-400 deliars (8445 %) judgment, with interest thereon at the rate of eight cover cont. per annum from

SMAD judgment, with interest thereou at the rate of eight (so ser cont. per annum from September 19th, 1832.

To satisfy The Paxton & Vierling Iron Works defendant herein, the sum of thirty-three and 59-10e dollars (853-30) with interest therein at the rate of sween 5 per cent, per annum from November 3rd, 1862.

To satisfy the sum of twenty-seven and \$1,400 dollars (827-8) costs berein, together with accruring costs according to a judgment rendered by the district court of said Bouglas county, at its September term A. D. 1894, in accrtain ac ion then and there pending wherein William B Paliner was plaintiff and T Barker Jones. The Patrick I wincom the vestment Company of Minneapolis. Minnesota John D. Montgomery. Dunder Brick Company, The American National Bank of Omaha Nebraska, Paxton & Vierling Iron Works, a Corporation, George A. Hoagland and Susan R. Wheat were defendants.

Omaha Nebraska, January 28, 1805.

Special Master commissioner.

Saunders, Macfarland & Dickey, attorneys.

Palmer vs. Jones et al. Doc. 44; No. 224, 2-1-5.

Omaha Nebraska January 28, 180.

GEORGE W HOLBROOK.
Special Master Commissioner.
Saunders. Marfarland & Dickey. attorneys.
Palmer vs. Jones et al. Doc 44; No. 224
2 1-5

Special Master Commissioner's Sale.
Under and by virtue of an order of sale on decree of foreclosure of mortgage issued out of the district court for Douglas county. Nebraska, and to me directed, i will, on the 26th day of February. A D 1884, at one o clock P. 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 property described in said order of sale as follows, to will.
Lottwo 5: in block one it of Mayne Place, an addition to the city of Omaha.
Said property to be sold to satisfy P. L. Johnson, plaintiff herein, the sum of three hundred lifty seven and 73-100 dollars.
SSN, 73; Judgment with interest thereon at rate of seven of per cent. per annum from September 17th, 1894, the property of dollars sellent with interest thereon at rate of seven of per cent. per annum from September 17th, 1894, the property of said corporation shall be contained by the district court of said corporation shall be forest interest thereon at rate of seven of per cent. per annum from September 17th, 1894, the property of said corporation shall be provided by a board of three directors:

In testimony whereof, said corporation shall be provided by a board of three directors:

In testimony whereof, said corporation shall be provided by a board of three directors of said corporation shall be provided by a board of three directors of said corporation shall be provided by a board of three directors of said corporation shall be provided by a board of three directors of said corporation shall be provided by a board of three directors of said corporation shall be provided by a board of three directors of said corporation shall be provided by a board of three directors of said corporation shall be provided by the provided by the provided by the provided by

Saunders Macfarland & Dickey, attorneys, Johnson vs. Thompson et al. Doc 4t. No. 47, 1-25-5.

W. A. P. A.

Persons desiring information in regard to the W. A. F. A. should address either the president or secretary. State president of Nebraska Mrs. Harvey Kemp E5 E. IIII street Fremont, Neb. State Secretary of Nebraska, Mrs. J. H. Wizspear, 1707 N. 57th street, Omaha, Neb.

Special Master Commissioner's Sale Under and by virtue of an order of sale on decree of foreclosure of mortgage issued out of the district court for boughas county. Nebraska, and to use directed, I will, on the shi day of March. A. D. iss., at one o'clock p. m. of said day, at the north front door of the county court house, in the city of Omaha boughas county. Nebraska, sell at public anction to the highest hidder for cash, the property described in said order, of sale as

property described in said order of sale as fedlows to-wit; follows to-wit;

Commencing at a point fifty five (5) feet south of a point one hundred and ninety-eight 198 feet west of the north east corner of lot forty six (8) in S. E. Rogers' plat of thahoma, thence running south twenty-even and one-half (2) feet, thence west me bundred and thirty-two (12) feet, thence north twenty-seven and one-half (2) feet, thence outh twenty-seven and one-half (2) feet, thence outh twenty-seven and one-half (2) feet, and situate in Douglas county, state of Ne

and situate in Douglas county, state of Nebrasia.

Said property to be sold to satisfy J. W. Squire, trustee, plaintill herein, the sum of nice humared ninety-four 90-90 dollars 1994 to judgment with interest thereon at race of six one half (6), per cent. per annum from September 17, 1994, and forty and 45-190 dollars 190 to with ten (6) per cent. interest frem said date.

To satisfy other liens upon said described premises in the order of their priority as ordered by the decree of foreclosures issued out. I this court in this cause.

To satisfy the sum of forty-six 18-100 dollars 186 forcests herein, with interest thereon from the 17th day of September, 1881 until paid, together with accuring costs according to a judgment rendered by the district court of said bouglas county, at its September term. A. D. 1894, in a certain action then and there pending, wherein J. W. Squire, Trustee, was plaintiff, and Sarah M. Press and others were defendants.

Omaha, Nebraska, January 20, 1895.

CHARLES S. ELGUTTER, Special Master Commissioner, feature 6. Turkington, attorney.

Special Master Commissioner, icorge E. Turkington, attorney. W. Squire, Trustee vs. Sarah M. Press, et al. Doc. 44; No. 311.

#### Special Master Commissioner's Sale.

Under and by virtue of an order of sale a decree of foreclosure of mortgage issued at of the district court for Douglas county, out of the district court for Douglas county, Nebraska, and to use directed, I will, on the sth day of March, A. D. 1885, at 1 o'clock p. m. of said day, at the East front door of the county court house, in the city of Omaha, Douglas county. Nebraska, soil at public auction to the highest bidder for cash, the property described in said order of sale as follows, towit:

Let five (5) in block seventy-five (75) of Dundes Place an addition to the city of Omaha, Douglas county, Nebraska.

Said property to be soid to satisfy E. H. Shattuck, plaintiff herein, the sum of five hundred lifty-three and 85-100 dollars (3553.85) judgment with interest thereon at the radio of seven (7 per cent. per annum from September 17th, 1894.

To satisfy The American National Bank of

of seven 7 per cent per annum from September 17th, 1894.

To satisfy The American National Bank of Omaha, defendant herein the sum of four thousand four hundred forty-live and 98-160 dollars \$4.44590 judgment with interest thereon at the rate of eight 88 per cent per annum from September 18th, 1892.

To satisfy Paxton & Vierling Iron Works, defendant herein, the sum of thirty-thres and 98-160 900 dollars \$53.09 judgment with interest thereon at rate of seven 6; per cent, per annum from November 3rd, 1892.

To satisfy the sum of twenty-seven and \$1.100 dollars \$53.00 costs herein, together with accruing cests according to a judgment rendered by the district court of said Douglas county at its September term, A. D. 1894, in a certain action then and there pending, wherein E. H. Shattuck was plaintiff, and The Patrick Jeand Company of Omaha, Robert W. Patrick, Verment Investment Company of Minneapoils, Minnesita, John D. Montgomers, Dundee Brick Company, The American National Bank of Omaha, Neuraska, George A. Hongland, Paxton & Vierling Iron Works, and Susan K. Wheat were defendable.

defendants
Omaha, Nebraska, January 39, 1895,
GEORGE W. HOLBROOK,
Special Master Commissioner.
Saunders, Macfarlard & Dickey, attorneys.
Shattuck vs. Patrick Land Co., et al.
Doc. 44, No. 135.
2-1-5

### Special Master Commissioner's Sale.

Under and by virtue of an order of sa e on decree of foreclosure of mortgage issued out of the district court for Douglas county, state of Nebraska, and to see directed, I will, on the 20th day of February, A. D. 1895, at one o'clock P. 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 forcash, the property de cribed in said order of sale as follows, to-wit:

Lot thirteen (13) in block seven (5) in Clifton

as follows, to wit:
Lot thirteen (15) in block seven (7) in Clifton
iii), an addition to the city of Omaha, Doug-las county. Nebraska, as the same is sur-veyed, platted and recorded.
Said property to be sold to satisfy Alonzo
P. Tukey and William F. Alien in the sum of
seventeen hundred ninety nine and 50-199
dollars (\$176.50) judgment with interest
thereon at the rate of eight is per cent, per
annum from September (1th, 1894. annum from September 17th, 1894.

To satisfy thirty-one and 28-100 dollars (Sil 38) costs herein, together with accruing

Notice is hereby given that a corporation has been organized under the general statutes of the state of Nebraska, in the v anner and for the gurpose here nafter specified and its articles of incorporation were on the 18th day of December, 1894, filed in the office of the county clerk of Douglas county, Nebrasia. Driesh BT ARTICLE I.

The name of the corp ration is Janes A. Clark Company," and its principal place of transact up its business is in the city of Omaha. Douglas county. Nobrask ARTICLE II.

ARTICLE II.

The general nature of the business is be transacted by said corporation shall be buying and seiling Farm Pristuce, Fruits, Nuts. Butter, Eggs. Chickens, Turkeys, Bucks, Gerse, Calves, and all wild Fowls and Animals. Also to buy and sell the above named produce on commission, and in fact to do a general commission business and the corpor tion shall also have the power and authority to buy, construct, rent or lease necessar, real estate and buildings to carry on its businels and to bind or mortgage the situe.

ARTICLE III.

ARTICLE III.



