A Command Upon the McAtee Case-Tom Reed's Atlies Sat Upon-The Nicaraguan Trouble-The Income Tax Cases.

lain of the post is one, and many of reached. the officers are subjects of Leo XIII. The suggestion of Lachaise to "form a camp composed exclusively of Catholics," seems to have been acted upon in respect to the principal fort which is supposed to guard the capital of the United States. This matnot be tolerated.

the court on the ground that his bi-partisan bill. answers would incriminate himself. When priests carry their repudiation In the Pennsylvania legislature a of civil marriage so far as to be par- bill has been introduced to "Lexow" ties to bigamy, and to perform the Philadelphia. The politicians have marriage rites without legal author been conspiring to defeat the bill, him in administering the affairs of his without pain. DR WITHERS, Dentist fourth ity, they should be summarily dealt but the Citizens' Municipal Asso office wisely, impartially and judicioustumacions jesuit.

to raise a row in the order in the in- offered his now famous resolutions terest of Tom Reed and the ward in the senate. The association is new board of police commissioners have merited backset lately, and this dis- the resolution. It beleves that abuses trict will send honest men as dele- exist in the municipal government, Messrs. Shelley and Fyke are by no gates to the supreme council,

guan minister a few days ago, Ni- violent in their opposition, a town caragua's last hope of assistance from the United States in her controversy with Great Britain to prevent the seizure of Corinto vanished. Gresham gave the Nicaraguan to understand very clearly that the United States would not interfere in the case as it stands. So now there are three courses open to Nicaragua, namely, to pay the indeminto or to fight.

The position taken by the president in this matter is that the dis pute is one entirely between Great Britain and Nicaragua, in which the United States has no call to inter fere, unless there should be committed acts injurious to American interests in Nicaragua, or there tage. The family were happy, apparshould be shown disposition by ently, and contented, until a short time Great Britain to acquire Nicaragua ago, when Bridget, under the influence territory. On each of these points of an attack of sickness, began to suffer a favorable assurance has been had from hallucinations. With strange sufrom Great Britain, and all it is said that can now be done is to watch who declared that the real Bridget the course of events.

Spain and Chili in 1866, upon being ber place. To banish this demon, reappealed to in behalf of Chili in the melial measures were resorted to, and name of the Monroe doctrine to prevent the bombardment of Valparaiso, atc. Secretary Seward wrote to United States Minister Kilpatrick at San- ing decoction was poured over her tiago as follows:

States will 'maintain and insist with all decision and energy which are compatible with our existing neu trality that the republican system room and held with her naked flesh which is accepted by any of those pressed on the bars of the hot grate. (South American) states shall not be wantonly assailed, and that it shall not be subverted as an end of a lawful war by Europeam powers,' "It is hardly surprising that the

object of the latter is not the estab- o'clock a. m. on Saturday, March 16, as public of a monarchy under a Ea ropean prince."

One of the most singular outrages the income tax cases. It will once The police at first suspected nothing, as ever perpetrated by an American more go into the merits of all the they had heard of her mental derangearmy officer occurred at Fort Myer, points involved, and will not confine near this city, last week. The Ital the arguments to the question insane. The peasantry declared that ian mountebank, Satolli, visited the whether or not a rehearing of the the fairles had taken her, body and all, Gordon, who holds the command ing the cases the court will not va- night on a gray horse. there, ordered elaborate manusures cate the order it has made already, try was ever thus honored, and the the original entry in the event that

> It is the purpose of the court to have the whole case reargued, and the merits gone into at full length, in order that a final disposition of the question may speedily be reached.

On April 25 the police magistrates ter will be called to the attention of bill went through the New York congress at its very next session. senate by a vote of 29 to 12. This Foreign influence in the army must bill legislates out of office all of the Tammany police justices and will be the means of bringing about some A case came before Judge Miller's long desired reforms. The bill now court last week which has excited goes to the assembly to have a few much comment. It was a case of minor amendments concurred in, bigamy in which one McAtee, a after which it will be handed to priest at St. Aloysius church, had Governor Morton. The governor performed a marriage ceremony be will sign it without question. He tween a woman who had a husband has already urged this bill upon the they certainly must know. The apliving and not divorced, and a man legislature in a message, and will pointment of Colonel Irwin as chief named Frost. The couple was mar- undoubtedly place his signature to meets with general approval, the sore ried without a license, and the priest it as soon as it reaches him. The heads and party bullies excepted. THE made no return of the marriage to prospects of the other pending rethe civil authorities. When called form bills are also exceedingly to testify he refused to answer the bright. Mayor Strong has fixed May questions propounded by counsel and 1 as the time for a hearing on the certainly can be trusted to command

with; and measures are in progress ciation of Philadelphia is back of ly. The Kansas City organs that are looking to the indictment of the con- the movement, and it is likely to be loudly proclaiming his downfall, will successful. It was through a memorial from

The fellows who have been trying the association that Senator Penrose politicians of this city have had a deeply interested in the success of of so many blood connections, who for and that they should be corrected. m ans favorable to having so many It believes that abuses exist in poli- brothers, uncles, cousins, and brothers-In a recent interview between ticians who are bitterly opposed to in law on the police pay-roll. Right Secretary Gresham and the Nicara- a Lexow, and if they become too you are, gentlemen. A step in the meeting will be called at which prominent and influential citizens will make speeches favoring the share of the pis for the past twenty committee.

WASHINGTON, D. C.

SUPERSTITION IN IRELAND.

nity, to permit the occuption of Cor. alleged crime of witchcraft. There,

woman, only 20 years of age, and married to Michael Cleary, one o' the nine men implicated in the tragedy. She had no children, and her father, Pat rick Boland, lived in the Cleary cotperstition her husband, so the story goes, went to consult a "fairy doctor," Cleary had been stolen away by the In the case of the war between fairles and that an evil spirit had taken the confused evidence before the coro ner opens a vista of appalling ignor-

"Herbs were administered, a disgustbody and forced into her mouth, four "The government of the United men holding her down on the bed, a red-hot iron being used to make her open her mouth and her throat severely gripped to make her swallow. She was then dragged into the next While there she was made to repeat her own name and that of her husband three times, certain incantations were said, and she was then put back to bed.

but beyond this point the United wretched woman was raving all next States government will not go, nor day and stronger measures had to be will it consider itself hereby bound resorted to that night. What those measures were is not at present known to take part in wars in which a and what the victim suffered ere death South American republic may enter relieved her no tongue will ever tell. with a European sovereign, when the It is supposed that she was buried at 2 fishment in place of a subverted re- the dogs of the district were heard to At 44T bark at that hour. It was given out that morning that she had fled. Those who had so industriously labored for Picnics, Day and Evening Parties, the woman's welfare, declared next On May 6th the supreme court of morning that she had fled from the the United States will again take up house at night and could not be found. ment, and it was thought that she had committed suicide while temporarily fort and in honor of his visit, Col. cases shall be granted. In reopen- and that she was to be seen riding at

"Foul play was first suspected by a member of the neighboring constantof the troops for his entertainment. but will let its decision stand for lary, and when the authorities had been No Protestant preacher of any count the present, and will only modify put on the alert careful search was made for the body, which had been so Americans in this city are in lignant as a result of the reargument a ma- well hidden that its finding was quite to the last degree. Fort Myer is a jority of the court decides to over- marvelous. It had been doubled up in regular den of papists. The chap-rule the conclusions heretofore a hole scarcely three feet long and covered with sods, a few sticks being thrown over the place. It was the newly cut appearance of these sticks that attracted attention to the spot. The lane in which the hole had been dug was very swampy, and when the corpse was removed water filled the hole. Examination proved that the woman had been burned to death."

> THE work of reorganizing the police force of Kansas City took effect on Saturday, May 4th. The board of poilce commissioners acted wisely and judiciously in removing certain individuals who had outgrown their usefulness and become obnoxious to the better class of taxpayers, and who were in no sense of the word fit to be longer retained as guardians of the peace in Kansas City. No doubt, ere this, they are well aware that their removal for some time has been contemplated, and for what cause OMAHA. AMERICAN predicts for Colonel Irwin a bright future. As a boy in his teens he went into the army to defend the dear old flag and our glorious union, and he a police force. Under his military discipline the force will become an honor to the city he represents. His knowledge of military affairs, his keen perception of humanity, his natural tact for commanding will tend to aid ing his worth and ability. - Kansas City Under taker and Embalmer American.

WE are pleased to notice that our determined on weeding the department years have been sucking the city's pap. right direction. What say you to appointing a few Americans on the force? Don't you think Ireland has had her years? She certainly has; and no one is better aware of the fact than our new police board.

A Chance to Make Money.

ONLY in a country Rome cursed and priest-ridden like Ireland would it be possible to find people so superstitious that they would burn a person, at this late day in the world's history, for the alleged crime of witchcraft. There, however, the deed was committed, with all its attendant horrors, as shown by this account, from the New York Heruld:

"The victim was a handsome young woman, only 20 years of age, and mar-young make its account of the price of the price of the business. Any ne can sell what everyone wants to buy, and every family wants a Disn Washer. I don't can vass at all, people come or send for the Washers, and every Washer that goes out sells two or three more, as they do the work to perfect this business now, and I am sure I can clear \$6.00 this year. My sister and brother have started in the business, and are doing splendid. You can get complete instructions by addressing the Iron City Dish Washer Co., 146 Highland Ave., Stallon A. Pittsburg, Pa. and if you don't make lots of money, it's your own fault.

"The victim was a handsome young woman, only 20 years of age, and mar-

Eat Dyball's delicious Cream Candies 518 Douglas St.

Orangemen.

The regular meetings of American Lodge No. 221, L. O. I., will be held every Saturday night at Redmen's hall, 15th and Douglas street. All members are requested to be present.

Eat Dyball's Candies, 1518 Douglas

Do you subscribe and pay for THE AMERIAN? Yes or no will decide how much you are interested in the advancement of Americanism.

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One fare plus \$2.00 for round trip. Minimum selling rate \$7.00. Limit 20 Stop over on west bound trip. Ticket Office: 1401 Farnam street. Depot: 15th and Webster streets.

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bout the Burlington's new line to Billings, Montana; the wonderful country it runs through; the time t will save to Helena, Spokane, Seattle and Tacoma. Our advertising matter gives full information. Sent on request. J. FRANIS, G. P. & T. A.

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Attempts to Suppress 1 have been made. The price in cloth is \$150 and in paper 50 cents. For sale by AMERICAN PUBLISHING CO.,

1615 Howard Street, Omaha, No. THE deadlock in Kansas City's uppe

house worried the anti-A. P. A. people more than it did the "faithful."

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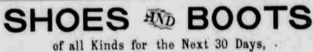
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Spectacles and Eye Glasses, accurately fitted, from 8c per pair up. Good large Bread and Butcher Knives 9c and 10c. W. R. BENNETT CO.,

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Children's and Boys' Shoes at same Reduction for CASH, for 30 Days

C. LANG. 718 South 16th St.

Notice to Non-Resident Defendants.

To Ernest S. Busch, Mrs. — Busch, first name unknown, his wife, Frank E. Romankoff and Mrs. — Romankoff first name unknown, his wife, non-resident defendants: You are hereby notified that on the 20th day of February, 1956, William R. Bennett, plaintiff herein, filed his petition in the District court of Douglas county, Nebraska, against Ernest S. Busch, Mrs. — Rusch first name unknown, his wife, Frank E. Fomankoff and Mrs. — Romankoff, first name unknown, his wife, Frank E. Fomankoff and Mrs. — Romankoff, first name unknown, his wife, Frank E. Fomankoff, and by frank E. Romankoff and Mrs. — Romankoff, first name unknown, his wife, Frank E. Fomankoff, and by Frank E. Romankoff, and by January, 1857, by Ernest E. Busch to Frank E. Romankoff, and by Rimaska, to-wit: The southwest quarter of section 2s, township 15, range 10, said mortgage was given to secure the payment of two promissory not dated November 15, 1856, and given by Ernest Rusch to the plaintiff, for the sum of 5000 each, due and payable three and five years after date, respectively; that there is now due and payable on said note and mortgage the sum of 8160100, with interest thereoff at the rate of 10 per cent. per anaum from November 15th, 1856, together with \$24.35 taxes paid, for which sum, with interest and costs, plaintiff prays for a decree; that the defendants be required to pay the same, and in default of such payment said promises may be sold to-satisfy the amount found due. You are required to anythe county of the petition is that on default of such payment said promises may be sold to-satisfy the amount found due. You are required to anythe canne, and in default of such payment said promises may be sold to-satisfy the amount found due. You are required to answer said peculiar. Patent for the payment of said note and in default of such payment said promises may be sold to-satisfy the amount found due with cost.

Janne 10 Nove Notice to Non-Resident Defendants. the sum of \$1000.00, with interest thereoff at the rate of 10 per cent, per annum from November 15th, 1886, together with \$24.33 taxes paid, for which sum, with interest and costs, plaintiff prays for a decree; that the defendants be required to pay the same, and in default of such payment said premises may be sold to satisfy the amount found due. You are required to answer said position on or before June 17th, 1885.

Dated, Cmah., Nebraska, May 10th, 1885.

WILLIAM R. BENNETT,
Plaintiff.

By Saunders, Machaeland & Dickey, 5-10-4 His Attorneys

Notice to Non-Resident Defendants,

Notice to Non-Resident Defendants.

To Henry Lee, George C. Lee, Henry W. Higginson, James Jackson and Gardiner W. Laoe, doing business under the firm name and style of Lee, Higginson & Company, non-resident defendants.

You are hereby notified that on the 23rd day of January, 1830, J. Raiston Grant, plaintiff herein, filed his petition in the district court of Douglas county, Nebraska, against Charles E. Squires and Elia J. Squires, the city of South Omaha; Henry Lee, George C. Lee, Henry W. Higginson, James Jackson and Gardiner W. Lane, doing business under the firm man e and style of Lee, Higginson & Company, the object and prayer of which are to foreciose a certain mortgage executed on the 1st day of December, 1885, by the defendants, Charles E. Squires and Elia J. Squires, to the plaintiff, upon the following described real estate, situated in Douglas county, Nebraska, to-wit: Lots four (5, five (5, six 6) and seven (7), in block one (b. in Improvement Association addition to the city of Omaha; also Lots six (6) and seven (7). In block specification of the city of Omaha; also Lots six (6) and seven (7). Comaha; also Lots six (6) and seven (7) in block six (6), of John I. Redick's subdivision to the city of O. aha. Said mortgage was given to secure the payment of a promissory note of ten thousand dollars (5)(0,00,00), dated December 1st, 1888, and there is now due thereon the sum of ten thousand six hundred and six and 66-100 dollars (5)(0,00,00) with inand six and 95-100 dollars (\$10.005.00) with in-terest at the rate of eight (8) per cent, from February 4tm, 1835, for which amount with interest and costs the plaintiff prays for a decree, that the defendants be required to pay the same, and in default thereof said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before June 17th, 1835.

Dated, Omaha, Nebraska, May 10th, 1835.

J. RALSTON GRANT.

Plaintiff.

By Saunders, Macraniand & Dickey, 5-10-4 His Autories

POR RENT CARDS-11x14 inches, at 75 cents per dozen; smaller size at 50 cents per en, at 1615 Howard street, Omaha.

Notice to Non-Resident Defendant.

By John W Lyttle, her attorney. Plaintiff, Notice.

Notice.

Samuel Walker, defendant, will take notice that on the 6th day of May, 1885, Jeannette Walker, plaintiff herein, filed her petition in the District court of Douglas county. Nebraska, against said defendant, the object and prayer of which is to obtain a divorce from said defendant upon the ground of desertion and of failure to support; and for the custody of John W. L. Walker, an Infant offspring of said a arriage, and for permission to resume her mattles name of Jeannette Payne. You are required to maswer said petition on or actore the 17th day of June, 1995.

Dated May 10th, 1895.

Dated May 15th, 1895. JEANNETTE WALKER, By Saunders, Macparland & Dickey, 5-40-4 Her Attorneys,

Chattel Mortgage Sale.

Notice is here by given, that by virtue of a chattel mortgage given on the 20th day of April, 1891 by Mrs. Euzabeth E Howard to A T. Elweil or two kundred and forty del-A. T. Elwell or two kundred and forty dol-lars (\$240.60) payable as a mouths af gradient with interest at the rate of the dolpher cout per annum from date until said, now, there-fore, in default of said payment and interest, I will offer at public au tion to the highest bidder for cash the property described in said chattel mortgage, to wit: A five room cot-tage, situated in flaas addation to the city of Omaha, known as 341 Bristol street, in the city of Omaha, Douglas county, Nebraska, Dated Omaha, Neb., May 8, 1815.

A. T. ELWELL, Mortgagee.

G, W. GILBERT. CARPENTER

Contractor& Builder Storm Doors and Sash

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