PITTSBURG IRISHMEN ANGRY.

Hot Denunctation of the Convention Recently Held in Chicago.

PITTSHURG, Oct. 8.-Fifty Irishmen met to-night to hear the report of the Pittsburg delegates to the recent national convention of Irishmen at Chicago. Joseph Howley presided. Delegate Humphrey Lynch, the only one of the delegates from Pittsburg admitted to the convention, denounced the gathering for refusing centrance to Delegate Dr. Paul M. Sneedy and his companion.

Dr. Shoody then addressed the most ing, saying the Chicago convention was entirely unrepresentative of the masses of Irish in this country. Three hundred delegates had been admitted from Chicago and were falsely accredited as representatives of various states. He said the Pittsburg delegates had been refused a hearing by order of Mr. Lyman. Those who ran the convention, he continued, deceived the public by claiming the presence of prominent Chicagoans who never set foot in the hall. Instead, he said there were present truck drivers and ward heelers, who were given the cards of business

Dr. Sheedy said telegrams and cablegrams read before the convention were largely spurious. The Pittsburgers were excluded because they would have exposed the trickery. The whole convention Dr. Sheedy declared to have been a flasco and the movement it inaugurated a farce. The meeting wound up with the adoption of resolutions denouncing the Chicago convention as unrepresentative and its decisions impracticable. The leaders of the movement, the resolutions said, were in It for their financial and political advan-

A. P. A. CARRIES NASHVILLE.

Democrats Lack Organization and Meet With Defeat.

NASHVILLE, Tenn., Oct. 10-Nashville was the scene to-day of one of the hottest municipal elections in its history. The A. P. A. had a superb organization in every ward, while in a number of wards the Democrats were deficient in this respect. The A. P. A. has been laying plans all summer for this election, and the Democratic workers could not budge their me nbers from their allegiance to the order. There was a big falling off in the vote in a for? number of strong Democratic wards; nevertheless over 8,000 votes were cast out of a total registration of over 14,000. It is conceded on all sides that the A. P. A. ticket has been elected. McCarthy's majority for mayor will be about 800, while the councilmanic ticket will have majorities of from 500 to 1,200.

The A. P. A. is largely composed of Democrats who are dissatisfied with now." the management of city, county and state affairs, and who were determined to overthrow the present regime, which they are pleased to denominate "the ring." The proposition for the city to subscribe \$100,000 to the centennial exposition was carried by a vote of nearly twenty to one. There was an incipient riot in the Ninth ward to-night. The A. P. A.'s reserved their strength until the last hour this afternoon, voting nearly 2,000 the last hour. Owing to the intense excitement the big up-town saloons are all closed to-night.

IGNORANT AS TO HIS PARENTS.

Peculiar Story of a Boy Sent From Chicago to Port Huron.

I'ORT HURON, Mich., Oct. 11.-Albert Shaw, a 7 year old boy, without Fisa, who gave him a half-fare ticket church as you ought to." to this city and a luncheon. He can- I spoke to my husband about it and not remember his parents, but was told he refused. In about two weeks the he would meet his mother when he ar- priest called again. I was not feeling rived here. The lad is bright-looking well, and I did not feel very good naand refined. The police think there is tured. The conversation was pretty some mystery connected with the case; much the same as the one had during that he was placed in a convent when a his previous call. He said he was gobabe and cannot recall his parents. It ing to see the bishop and would get a is evident the boy has been a member dispensation from him for me, so that of a Roman Catholic school, for he said I could once more lead a better life. that before he came here one of the Then he told me to take my child out boys took his scapular. He could not, of the Sabbath school she was attendhowever, describe either the school or ing, and send her over to his church, Sister Fiss.

I was brought up a Roman, and lived up to the doctine of the Roman church one? until I came west, then I did not get to church very often, for it was in the know." country and we did not have courch marry a Catholic, neither was I married other." by the priest. After I had been married three months I came to the little ca'led was about the middle of the wincity where I now live. I went to the ter. He had been to see the bishop and but a great many times to other asked: "Will you answer yes to the folfive years old I sent her to the Me ho- what the question is." dist Episcopal Sabbath school, and I had no trouble with any priest until in full) as your lawful husband?" last fall. One day there was a rap at the door. I answered it; there stood a welldressed man about 30 years of age. I and asked me to do the same. He had Town. should think it did not take me more asked my husband to be remarried by than a minute to tell that it was the him, but he had said: "No. Once is priest. I asked him to sit down. He enough. I don't see any need of it." did so, and then asked me the following questions:

"I suppose you know who I am?"



The licentious criminality of the Priest of Rome, Father Wagner, will emphasize the declaration that from the confessional to the street-corner is but a step.

"Yes, sir, I do; I believe you are the Catholic priest."

"No, I do not."

"Well, I heard that you were once a Catholic and I came to see you, and try to have you come to church and do your the priest can pull the wool over my duty as every Catholic should."

I have been to confession, or have done he will hear something that will not my duty as a Catholic. It will be hard please him. Think of it one minute: work, after so long a time, to begin a minister of the gospel, if you can call

"Is your husband a Catholic?"

"No, sir."

'Have you any children?" "Yes sir, we have two."

"How old are they?" "The oldest one is eight and the

other one year old." "Have they been baptized?"

"No. sir."

"Why not?"

"I can give no other reason than that I have been careless and did not think anything about it."

"Do you know that you are living a life of sin and your children are illegitimate?"

"My marriage is called legal anywhere in the United States and cannot see why you say that."

"Then he said: "No marriage is friends or relatives in this city, arrived lawful except those contracted by the here yesterday alone. He says he was church, and I want you to talk with your put on the train at Chicago by Sister husband be remarried, and come to

"and the baby," said he, "you can bring Read This and Act Promptly-Answer her over any time and have her bap-Why I Cut Loese From the Roman tized; there is no excuse for you not to bring her over."

"Well," said I, "how about the older

"We'll think about it and will let you

"No, sir," said I, "you cannot bap but once a month; I had been here two tize one of my children and not the years when I married, but I did not other. One is just as good as the

Then he left. The next time he Catholic church four times in ten years, was armed with the dispensation and churches. When my oldest child was lewing question?" "That depends upon

Well," said he: "Do you take (name

"Yes, sir."

He signed the paper and gave it to me

"Well, if you comply with my wishes, your wife can once more be a member office for the inspection of those only the only true church." of the only true church."

At that time my husband was not at "Yes. Do you know what I am here the power to make my marriage legal,

Well, it has been twelve years since and if he calls again I am afraid that

ping away, whose ambition is at its lowest ebb, whose mind is beclouded, and the senses dulled, when you feel and the senses duned, when you reed dyspeptic, and lose your self-respect, that your blood is out of order, and all you need is some of Howard's Vegetone Blood Powder to tone up your system. It will act almost instantly upon the blood; you will feel the renewed life and vigor coursing through your system; you will feel the old-time grip in your hands; your mind will be as active as ever; your friends will observe the flag of health flying in your face, and you will feel like a new being. I have not felt so well for five years as I do since taking one package of your Blood Powder, and I feel as strong and active as ever. I weigh 15 pounds more than ever in my life. The change is so marked that it is the subject of comment when meeting my friends. I recommend Howard's Vegetone Blood Powder to be, as I believe, the greatest dyspeptic, and lose your self-respect, Powder to be, as I believe, the greatest blood-purifier on earth.

C. A. POTTER.

AMERICANS!

To-Day.

Do you desire to support Americans in business? If so, kindly fill out and return to us the following blank immediately. · We desire every person who reads this and who can do so conscientiously, to comply with this request. Send the same to this office at once.

Business men who do not discriminate against the patriotic societies of which we are members can count upon us to give them our supp rt. Further, we will patronize those business men who Nebraska, on the last Tuesday of January of are not afraid to advertise in the papers which support Americanism; and we will purchase of firms who advertise in THE AMERICAN, if the said firms sell their goods at a reasonable market value.

Address

The above blank, when returned properly filled, will be kept on file in this

At that time my husband was not at home. How very strange that he had the power to make my marriage legal, if it had been illegal without the presence of Mr.

Now that is one way of plcking up the lost sheep, and I do not think that the priest can pull the wool over my eyes any more. This is a free country, and if he calls again I am afraid that he will hear something that will not please him. Think of it one minute in minister of the gospel, if you can call him such, going in a house and insulting people as that priest did me. Do you think he reads the Scripture and has ever read these words?

"He that is without sin among you let him first cast a stone at her."

What C. A. Potter Says.

OMAHA, Neb., Aug. 31, 1895.—The Howard Medicine Company: Gentlemen—I desire to say to all who feel the strength of their manhood slowly slipping away, whose mind is belouded.

Special Master Commissioner's Sale.

Under and tyvirtue of an order of sale on decree of foreclosure of more gape is and out of the district court for more district court of sand the strict court of sand synchrone for the district court of more dand to me directed. I will on the lith day of November A. D. 1885, acounty, not said order of sale on decree of foreclosure of more district court of whether and the property described in said order of sale on the lightest olider for cash. In the property described in said order of sale and public auction to the highest olider for cash. In the property described in said order of sale as follows, to-wit: Lot thirteen (13, block as follows, Special Master Commissioner's Sale.

Omaha, Nebraska, October 10th, 1895. WILLIAM T. NELSON, Special Master Commission Doc. 42. No. 16.

Notice.

By Saunders, Macfarland & Dickey, his

Dated October 11th, 1895. Notice of Amended Articles of Incorpora-

TO WHOM IT MAY CONCERN: Notice is hereby given that on the 8th day of August, 1835, at a regularly called meeting of the stockholders of the Bates-Smith In-

of the sto-kholders of the Bates-Smith Investment Company, at its principal office in Omaha Nebraska, after due and legal notite to all the stockholders thereof, of the time, place and purpose of said meeting, and a quorum being present, the following was had and done, to-wit.

Article No. four (4) of the "Articles of Incorporation" of the Bates-Smith Investment Company was amended to read as follows: "The amount of the capital stock of this company shall be One Hundred Thousand Dollars (\$100.000.00), divided into shares of One Hundred Bollars (\$100.000 each, which shall be fully paid up and non-assessable." At the same time and place. Article No. At the same time and place. Article No. leven (ii) was amended to read as follows: The stockholders of this company shall old their annual company shall old their annual meeting for the election of

DANIEL H. SMITH.

Secretary.
Omaha. Nebraska. August 9th, A. D., 1895.

EUGENE C. BATES.

Notice to Non-Resident Defendant. To Mary A. Lanyon, non-resident defend

To Mary A. Lanyen non-resident defend ant:
You are hereby notified that, on the 18th day of October, A. D. 1895, William H. Lanyon filed a petition against you in the district court of Douglas county. Nebraska, the object and prayer of which are to obtain a decree af absolute divorce from you, on the grounds of extreme cruelty without just cause or reasonable excuse therefor, upon the part of said defendant towards the plaintiff herein.
You are required to answer said petition on or before Monday, the 2nd day of December, A. D. 1895.

WILLIAM H. LANYON.
By Jas. W. Carr, His Attorney.

10-18-4

Special Master Commissioner's Sale.

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 Bouglas county. State of Nebraska, and to me directed, I will, on the 12th day of November, A. D. 1835, 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 seil at public anction to the highest bidder for cash, the property described in parcels in said order of sale as follows, to-wit: First parcel: The undivided one-half (½) of L. one hundred and eleven (111). In Nelson's addition to the city of Omaha, Douglas county, Nebraska (being other than that owned by Isana G. Jones. Mrs. Ellen F. Jones and Patty A. Holton.) Second parcel: The undivided one-half (½) of lot one hundred and eleven (11b, in Nelson's addition to the city of Omaha. Douglas county, Nebraska (being other than that owned by Isana G. Jones, Ellen F. Jones and Patty A. Holton.) Said property of the "first parcel" hereinbefore described, to be sold to satisfy P. L. Johnson, plaintiff herein, the sum of one hundred ninety-one and 22-169 dollars (\$191.22) with interest thereon at rate of seven per cent. per annum from September 17th, 1894. To satisfy John W. Gardner, defendant herein, the sum of fourteen hundred nine and 33-109 dollars (\$1,409.35), w. th interest thereon at rate of the per cent. per annum from September 17th, 1894. To satisfy one half the costs of this action, in the sum of thirteen and 22-109 dollars (\$1,322). To satisfy out of the proceeds of the sale of said "second parcel," hereinbefore described, one-half the costs of this action, in the sum of thirteen and 21-100 dollars (\$1,322). To satisfy out of the proceeds of the sale of said "second parcel," hereinbefore described. One-half the costs of this action, in the sum of thirteen and 21-100 dollars (\$1,409.35), w. th interest thereon at rate of seven per cent, per annum from September 17th, 1894. To satisfy one half the costs of this action, in the sum

Dated at Omaha, Nebraska, October 10th.

A. D. 1825.

GEORGE W. HOLBROOK,
Special Master Commissioner.
Saunders, Macfarland & Dickey, attorneys

for plaintiff. Johnson vs. Jones. Doc. 44. No. 277

Special Master Commissioner's Sale.

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 12th day of November, A. D. 1805, at 1 o'clock p. m. of said day, at the north 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 follews to-wit: Lot fifteen (15), In block two (2), in Grammercy Park, an addition to the city of Omaha, Douglas county, Nebraska. Said property to be sold to satisfy Ellen S. Hooker, executrix of the estate of Walter C. Hoover, deceased, plaintiff herein, the sum of four hundred eighteen and 25-100 dollars (841-25), with seven per cent, interest thereon from February 6, 1993, together with \$20.730 costs herein, together with accruing costs according to a judgment rendered by the district court of said bourgas county at its February term. A. D. 1805, in a certain action then and there pending, wherein Ellen S. Hooker, executrix, was plaintiff, Jacob B. Emminger et al. were detendants.

Omaha, Nebraska, October 10th, 1895.

WILLIAM T. NELSON.

Attorney. Mutual Investment Company vs. Hanschel. Doc. 43. No. 327.

Notice.

To Samuel Cole. G. W. & G. L. Lovell. William H. Cook and Mrs. Cook. first and real name unknown, his wife; Joshua S. Stowman and Mrs. Stowman, first and real name unknown, is wife; Jacob B. Young and Mrs. Young, first and real name unknown, his wife, non-resident defendants.

Please take notice that on the 2nh day of tugust, 1806 James I. Browne, plaintif herein, filed his petit on in the district court of boughas county. Nebraska, against said defendants. Omana & Florence Land & Trust Company and others, the object and prayer of which are to foreclose certain tax certificates dated November 18th, 1802, and covering lots I and & in block 81; lot 2, in block 80; lots 3 and 6, in block 83; lot 7, in block 80; lots 3 and 6, in block 137; lot 1 in block 18, and all o, block 20 all of said real estate being situated in the town of Florence, Boughas county, Neotaska, and there is now any upon said certificates and taxes paid thereunder the sum of \$255.00 with interest from September 23rd, 1806, at the rate of 10 per cent, per cent of the decree and all costs. Plaintiff prays that said real est are may be soid to satisfy the amount found due with interest and costs, and that the defendants be debarred and foreclosed of all then, this and interest therein.

You are required to answer said petition on or before the 25th day of November, 1865.

Dated Oct. Is 1856.

By Saunders, Macfarland & Dickey, Ris Attorneys

Doc. 52. No. 128.

Doc. 52. No. 128.

Notice.

To R. M. Lackey. Bisc and real name unknown; Heary C. Riordan and Mrs. Roordan, first and real name unknown, his wife; John J. Hali and Mrs. Hall, first and real name unknown, his wife; John J. Hali and Mrs. Hall, first and real name unknown, his wife; and Harnah K. Kiborn, non-resident cefenuants.

Please take notice that in the 23-h day of August, 1866. Waster E. Keeler, plaintiff nereln, filed his petition in the district court of Douglas county. Nebraska, against said definitions, the language of the property fianual E. DuPais; and others the object and prayer of which are to foreclose certain has certificates dated Aovember 15t. 1892, and covering lots I. 3, 5 and 8, in block 58, joist I. 5 and 18, in block 188, all situated in the town of Florence, Douglas county. Nebraska, and there is now due upon said certificates and taxes paid thereunder the sum of \$155.00 with interest from September 23-d, 1805. at the rate of 10 per cent, per annum, autorisely fee amounting to 10 per cent, of the decree and all costs. Plaintiff prays that said real estate may be soid to satisfy the amount found due with interest and costs, and that the defendants the debarred and fore. I. sed of all flen, title and inter, at therein.

You are required to answer said petition on or before the 25th day of November, 1895. Dated Octo er is, h. 1895.

WALTER E. KEELER, Plaintiff, Ry Saunaers, Macfarmand & Dickey, His Attorneys.

Doc 26. No. 131.

Attorneys. Doc 54 No. 131.

Notice. To Hannah K. Kilbora, Thomas Officer and Julia Officer, his wife; non-resident defend-

Julia Officer, his wire; non-resident defendants:
Picase take notice that on the 29th day of August, 1855, Philip L. Johnson, plain, iff herein, filed his petition in the district court of Douglas county, Nebraska, agaisst said defendants. Hannah E. Healey (formerly finnah E. DuPuis) and others, the object and prayer of which are to foreclose cersain tax certancates dated November 18th, 1832, and covering lot 4, in block 52; lot 2, in block 81; lots 9, 12, 17, 19, in block 19, lots 7, 19, 13, 15 and 16, in block 185; lots 4, 4 and 11, in block 188, all situated in the town of Florence, Douglas county, Nebraska, and there is now due upon said certificat and taxes p. 16 theremore the sum of \$197.00 with interest from September 23rd, 1855, at the r. te of 19 per cent, per annum, attorney's fees amounting to 10 per cent, of the decree and all costs. Plaintiff prays that said real estate may be sold to satisfy the amount found due with interest and costs, and that the defendants be debarred and foreclosed of all lien, title and laterest therein.

You are required to answer said petition on or before the 2nh day of November, 1895. Dated October 18th, 1895.

PHILIP L. JOHNSON, Plaintiff.

By Saunders, Ma farland & Dickey, His Attorneys.

Doc. 52, No. 130.

Doc. 52. No. 130.

Notice.

Notice.

To William Deering and arts Deering, fi st and real name unknown, his wife, and Elizabeth P. Cresswell. non-resident defendants:

Please take notice that on the 14th day of August, 1893. Philip L. Johnson, plaintiff herein, filed his petition in the district coura of Douglas county. Neoraska, against said defendants and the Patrick Land Compung, the object and prayer of which are to fereciose certain tax certificates dated November 18th, 1892, and covering lot 14. In book 199, and lot 2. In block 16. Dundee place, an addition to the city of Omaha. Douglas county. Nebraska, and there is now due upon said certificates and taxes paid theremaker the sam of \$55.00 with interest from september 23rd, 1895, at the rate of 19 per cent, per annum, attorney's fees amounting to 19 per cent of the decree and all casts. Plaintiff prays that said real estate may be sold to satisfy the amount found due with interest and cests and that the defendants be debarred and foreclosed of all lien, title and interest therein.

You are required to answer said petition on You are required to answer said petition on

or before the 25th day of November, 1895

Dated October 18th, 1885. PH4LIP L. JOHNSON, Plaintiff.

By Saunders. Macfariand & Dickey. His Attorneys. Doc. 52. No. 30.

Notice.

To Samuel Cole, Andrew Glichrest, John A. Lackey, Thomas Calder and Mrs. Calder, first and real name unknown, his wife;

— Peterson, first and real name u known, william H. Clark and Mrs. Clark, first and real name unknown, his wife;

William H. Clark and Mrs. Clark, first and real name unknown, his wife; Wilson Brothers & Company, Lewis Goddard, Elias Brewster, Henry Johns and Robert Thon pson, non-resident defendants.

Please take notice that oa the 29th day of August, 1895, Walter EKeeler, plaintiff herein, filed his petition in the district court of Dougliss county. Nebraska against said defendants, Omaha & riorence Land & Trust Company and others, the object and prayer of which are to foreclose certain tax ce t ficates dated November 15th, 1892, and covering lots 1 and 5 in block 4: the south 44 feet of iot 4 and lots 3, 6 and 7, in block 23; lot 3, in block 35; lot 4, in block 42; lots 4, 7 and 8, in block 58; lots 1, 2, 3, 4, 5, 6, 7 and 8, in block 58; lots 1, 2, 3, 4, 5, 6, 7 and 8, in block 68; lots 4, 8, 9, 12; 14; 19 and 20, in block 39; lot 4, in block 18 all situated in the town of Florence Dancies county, Nebraska, and there is now 4. in block 100, and lots 3, 5, 6, 7, 8, 10 and 11, in block 18 all situated in the town of Florence Douglas country, Nebraska, and there is now due upon said certificates and taxes paid thereunder the sum of \$475.00, with interest from September 23rd, 1895, as the rate of 10 per cent, per annum, attorney's fee amounting to 10 per cent, of the decree and all costs, Plaintiff prays that said real estate may be sold to satisfy the amount found due with interest and costs, and that the defendants may be debarred and foreclosed of all lien, title and interest therein.

You are required to answer said petition on or before the 25th day of November, 1895.

Dated October 18th, 1895.

WALTER E KEELER, Plaintiff.

By Saunders, Macfariand & Dickey, 11s Attorneys, Doc. 52, No. 129.

Natice of Incorporation.

In a certain action then and there pending wherein Ellen S. Hooker, executify, was plaintiff, Jacob B. Emminger et al. were defendants.

Omaha. Nebraska. October 10th, 1895.

Will.LiAM T. NELSON.
Special Master Commissioner.

J. W. HOUDER. Attorney.

Jo. 11-5

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 29th day of October. A. D. 1895. at o'clock p. m. of sald day, at the north front door of the county court house. In the city of Omaha. Douglas county, Nebraska, sell at public anction to the highest bidder for cash, the property described in said order of sale as follows, to wit. Lots five (5) and six 65, in Pennell's subdivision of lots one (1) and two (2) Cleveland Place, an addition to the city of Omaha, in Douglas county, Nebraska, sell at spablic anction to the highest bidder for cash, the property described in said order of sale as follows, to wit. Lots five (5) and six 65, in Pennell's subdivision of lots one (1) and two (2) Cleveland Place, an addition to the city of Omaha, in Douglas county, Nebraska, salt in May term, A. D. 1895, in a certain action the induced the county of the county of the district county of the county of the district county of the county of the

AS.
Stock.
The business of this corporation shall be conducted by the board of directors which shall be the President, Secretary and Treasurer.

9-27-95 Omaha, Neb. Oct. 18th, 1865 10-18-4