MISSIONARIES AND HEATHEN. Reason Why the Former Are Fallures in Many Instances.

The failure of the English protestant missionaries in West Africa to recognize the difference between the minds of the Africans and their own and their tendency to regard the African minds as so many jugs which have only to be emptied of the stuff which is in them and refilled with the particular form of doctrine they, the missionaries are engaged in teaching is certainly one among several causes of the mission failures, and it works in very various ways-by eliminating those parts of the fetich that were a wholesome restraint and putting in their place the doctrine of the forgiveness of sin by means of repentance, etc., says the National Review. This part of Christian doctrine the negroes are very de-

I have tackled several mission-trained men and woman and asked them how they reconciled it to themselves to go on in the way they were doing, openly contrary to the teaching they had received. What they say I will not write down. I should prefer to give a verbatim report of the observations of a sea captain when the steering gear has broken down, but it amounts to the statement that they know they are doing wrong but they intend to repent in time. Cant you cannot call it, because they quite believe it; several times I have been in aght places with backsliders and they have turned their entire attention to this repentance, pouring out full confessions of their iniquities, instead of lending a hand that would save their lives. The popularity of a (to me) very unpleasant little hymn on the southwest coast, that has a cho-

> "A little talk with Jesus Makes it right,

demonstrates their view of the affair -no doubt sound doctrine but bad for negro morals in this world.

PASSING OF THE PIANO.

Modern Flat Life Has Relegated It to the Rear.

You can rent a piano now in New York cheaper than you can rent a typewriter, says the New York Herald. Either there is a greater surplus of pianos than usual or there is a marked falling off in the demand. Maybe it is both. You can get a piano as low as \$2 a month. A very good instrument can be had for \$3. And these prices can be applied on the purchase of a new one. A typewriter-secondhand at that-will cost you \$5 a month. Is there any significance in this? Have women begun to give up the piano for the typewriter? The latter can be bought new for from \$85 to \$125. while the piano comes at from \$500 to \$1,000. On the basis of the typewriter the plano ought to rent for at least piano the typewriter ought to rent \$25 a month. On the basis of the for 50 cents a month. The plano has unquestionably met with severe setbacks recently. Not only has the typewriter opened a more useful field for young women than was before offered by the plano, and consequently withdrawn many of the sex from the career ornamental; it has been supplemented by the increasing mania for out-ofdoor sports. Instead of sitting down and twisting a piano stool, as was the custom of her sisterhood a generation or so ago, the modern young woman mounts her wheel and takes a spin in the park and the risk of arrest for scorching on the boulevard. Flat life is death to the plane. The limited space forbids a musical instrument that encroaches so materially on the necessities of the family and which makes as much noise as a brass band. Besides. the courts have interdicted the piano in flat life. It has been legally decided a nuisance. Complaint anywhere is immediately followed by suppression. The banjo and the guitar and the plaintive mandolin ornament the little flat parlor.

The Air Bath.

The air bath, as Dr. Franklin calls it, is exceedingly salutary to every one in health, and to almost every invalid. If the whole skin may be considered a breathing organ, then should it not only be kept clean, but for its own health and vigor of the whole system. it should be permitted to receive the full and free embraces of the pure air at least twice in twenty-four hours. Every morning and evening the whole body may be exposed freely to the air, and the skin exercised with the flesh brush, a coarse towel, or with the hand; and five or ten minutes spent in such exposure and exercise in the morning will prove very salutary to every one who is not too far gone in disease to bear it.

A Plague of Vermin.

A few years ago a large part of Dumfriesshire was invaded by millions of field voles, a most destructive little rodent, and the farmers were loud in their clamors, with the result that they got more than they bargained for, They got an official commission of inquiry and the investigation of the members proved that years of blundering prosecution of owls and hawks-more particularly kestrels-had brought on their heads the plague of vermin.

Asking Too Much.

White-Oh, yes, my boy; my play went off splendidly. The shouts of "Author, author," at the end of the first act were simply deafening. Wright-What foolishness! They surely didn't expect all the authors of your piece to come out on one little stage, did they?-Indianapolis Journal.

Strasburg's Clock.

The original Strasburg clock, the mechanical wonder of Europe, was made in the year 1352. The present Powder, and I feel as strong and active KIDNEYKURA A specific for Rheumatism Powder, and I feel as strong and active clock was made in 1838

THE PROMISED LAND,

Why the Tourist, Traveler and Student Should Visit Utah.

There are two reasons, either one of which ought to be conclusive with every American citizen.

First:-The trip from Denver to Utah via Rio Grande Western, "Great Salt Lake Route," is the grandest to be Dr. Kay's Lung Balm for coughs, colds, found anywhere on the continent. No European trip of equal length can compare with it in variety and grandeur of scenery and wealth of novel interest.

Second:-You should go because, when you have made this wonderful trip, you will find Utah at the end of it-Utah, one of the world's famous spots, and a land of gold, silver, copper, iron and coal; of lofty mountains and fertile valleys; of vineyards, fruits and flowers. Salt Lake City, the capital, is of great interest on account of its historical and religious associations. Here are Hot Thermal Springs, Warm Springs, Sulphur- Springs, Sanitarium, Parks, Drives, Canyons and the most healthful climate on earth. Great Salt Lake, with the new and beautiful Saltair Beach Resort, of Moorish design, has no equal in America. Write to F. A. Wadleigh, Salt Lake City, for copies of pamphlets, etc.

\$200,00 IN GOLD GIVEN.

Of Special Interest to Students and Teachers.

R. H. Woodward Company, of Baltimore. Md., are making a most liberal offer of \$200.00 to anyone who will sell 200 copies of "Gems of Religious Thought," a new book by Talmage. ever published. Three editions sold in 60 days. Agents sell 10 to 15 copies a day. An Estey organ, retail price \$270, given for selling 110 copies in 3 months. A \$100 bicycle given for selling 80 premium in addition to commission. Complete outfit 35 cents. Freight paid. Credit given. Agents wanted also for "Talks to Children About Jesus." One hundred and fifty thousand copies sold. and it is now selling faster than ever. Same terms and conditions as on "Gems of Religious Thought." Other popular books and Bibles also. They offer special and most liberal rates to

steamer trip

steamer trip

cation of January 141, 1816,

oracle o Promised Land."

\$200.00 IN GOLD GIVEN

For Selling a Book of Great Interest and Popularity-"Story of Turkey and Armenia," With a Full and Graphic Account of the Massacres.

R. H. Woodward Company, Baltimore, Md., are offering \$200.00 to anyone selling 200 copies of their new book, "Story of Turkey and Armenia." This is a work of great interest and popularity. Many agents sell 15 copies a day. A graphic and thrilling account is given of the massacres of the Armenians which have aroused the civilized world. Agents are offered the most liberal terms and premiums. Freight paid and credit given. Write them immediately.

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 ambition is at its lowest ebb, whose mind is beclouded, and the senses dulled, when you feel 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 The original Strasburg clock, the not felt so well for five years as I do

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 blood-purifier on earth.

C. A POTTER.

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You don't have to change cars, and you get there several hours shead of all other lines.

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Monsters.

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Hot Springs, S. D., June 12, July and 24. Yellowstone Park, June 1st to Sep-

tember 30.

Call at Ticket Office, 1502 Farnam street and get full information. Or, This is one of the most popular books write to J. Francis, Gen'l. Pass'r. Agt., Burlington Route, Omaha, Neb.

Fram 10 to 1000

feet down, gold is found in abundance; the deeper you go the richer the ore. copies in 2 months. A gold watch for These are facts concerning Mercur, selling 60 copies in one month. This Utah. THE UNION PACIFIC is the only all-rail line to Mercur.

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and get this Paper the rest of 1896.

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SAUNDERS & MACFARLAND,

Asterneys, 1405 Farnam Street. Atterneys, 1406 Farman Street.

SHERIFF'S SALE.—UNDER AND BY VIRthe of an order of sale on decree of foreclosure of tax lien issued out of the district
court for boughs county, state of Nebraska,
and to me directed, I will, on the 28th day of
July, A. D. 1886, at ten o'clock A. M. of said
day, at the KaST front door of the county
court house, in the city of Omaha, Boughas
county, Nebraska, sell at public auction to
the highest uidder for cash, the property described in said order of sale as follows, towit:

Lot eight (8) in block three (3), also lots and eight (8) in block three (8), also lots acteen (9), twenty (20) and twenty (20) ne (21) block three (8) and lot eight (8) and also is nineteen (19) and twenty (20) in block six of Saunders and Himebaugh's Highland rk, in addition to the city of Omata, naglas county, and state of Nebraska, as forced winted and recorded.

surveyed, pintied and recorded.
Said property to be sold to satisfy Walter
E keeier, plaintilf heren, the sum of sixtyEve and 24-100 dodars (80.2), with interest
thereon as the rate of ten illoper cent per
amount from February Erd. A. D. 18-0, in ane
manner for the amounts found due against
which one and as thereted in the development.

ansum from February 3rd. A. D. 1886, in the manner for the amounts found due against each lot, and as directed in the decree.

Also to satisfy the further sum of twenty-nine and 26 100 dollars (\$29.25) costs herein, together with accruing costs according to a jungment rendered by the district court of said Douglas county, at its February term, A. D. 1886, in a certain action then and there pending, wherein Walter E. Kee er is plaintiff, and Erastus A. Benson, Lottic Benson, his wife, Alonzo P. Tukey, Trustee, and The Omaha sead Estate and Trust Company, a corporation, are defendants.

Dated at Omaha, Nebraska, June 28th, A. D. 1886.

JOHN W. McDONALD, Sheriff of Douglas County, Nebraska. Saunders & Mactariand, attorneys for piain-Keeier vs. Benson, et al. Doc. 52; No. 148.

SAUNDERS & MACFARLAND, Attorneys, 1404 Farnam Street.

Attorneys, 1404 Farnam Street.

SHERIFF'S SALE—By virtue of an order of sale issued out of the district court for Douglas county. Nebraska, and to me directed, I will, on the 21st day of July. A. D. 18-6, at ten o'clock A. M. of said day, at the EAST front door of the county court house, in the city of Omaha, Douglas county, Nebraska, sell at public auction to the highest hidder for cash, the property described in said order of sale as follows, to-wit:

Lotseventeen (7) in block ten (10) of Briggs' Pucce, as addition to the city of Omaha, as Prace, an addition to the city of Omaha, as surveyed, platted and recorded, all in Doug-

las county, state of Nebrassa.

Said property to be sold to satisfy Philip L.

Johnson, piaintiff herein, the sum of one
hundred and ten and 50-195 doltars (\$110.20)
judgment, with interest thereon at rate of
ten (10) per cent per annum from February
3rd, 1896, together with an attorney's fee of
eleven and 05-100 dollars (\$11.05), taxed as
part of the costs, which amounts are a first,
valid and existing then upon said real estate. valid and existing lien upon said real estate.
To satisfy Militon Rogers & sons, a co-partnership, defendants hirdin, the sum of one hundred and sixty one and 92-100 dollars (\$161.9.) Judgment, with laterest thereon at

(8:61.82) judgment, wich laterest thereon at rate of seven (7) per cent per annum from February 11th, 1891, which said amount is a second valid and existing lien upon said above described real enate, and the residue thereof, if any, to be paid to the Clerk of the District Court, subject to the further order of the court.

And also to satisfy the further sum of forty-four and 58-109 dollars (844-58) costs herein, together with accruing costs according to a judgment rendered by the district court of said Dou, las county, at its February 1891.

herein, together with accruing costs according to a judgment rendered by the district court of said Dou, las county, at its February term. A. D. 1896, in a certain action then and there pending, wherein Philip L. Johnson is piaintid, and The Briggs Piace Building Association, a corporation, slary E. Free, Minton E. Free, Enstus A. Benson, Sarah G. Foote, Benjamin P. Knight, Herman C. Fechhelmer, Milton Rogers & Sons, a co-partnership. The American National Bank, a corporation, Frank Thompson, Executor, and Joe R. Lane, Administrator of the estate of James Thompson, deceased, and Lysander W. Tulicys, Trustee for Emily T. Barry, are defendants.

Omaha, Nebraska, June 19th, 1896.

Sheriff of Dougias County, Nebraska

Special Master Commissioner. Saunders & Mactariand, attorneys for plain-Uiff.
Johnson vs. Thomas, et al. Doc. 44; No. 24.
6 26 5

THOMAS D. CRANE-H. S. CRANE, Attorneys, 917 New York Life Building. NOTICE FOR PROBATE OF WILL

the county court of Douglas county, Ne braska.
In the matter of the estate of Frederick Effinger, deceased: In the matter of the estate of Frederick Effinger, deceased:
Rembart Effinger, Elizabeth Effinger, Mary Elizabeth Effinger, Pauline Andrew, Petter Lena Andrew, Mary Andrew, Adolph Andrew, Louis Andrew, and all other persons interested in sold matter are hereby notified that on the 18th day of June, 1896, Beinhart Effinger filed in the county court a petition alleging among other things that Frederick Effinger died on the Eard day of December, 1894, leaving a last will and testament, and possessed of real and perso al estate valued at \$20,000.00, and that the above named constitute the persons interested in the estate of

ctitute the persons interested in the estate of said deceased, and praying for the probate of said will and for administration of said

state.
You're hereby notified that if you fall to You are hereby notified that if you fail to appear at said court on the 18th day of July, 1896, at 9 o'clock a. M. to contest the probate of said will, the court may allow and probate said will and grant administration of said estate to Reinhart Effinger or some other suitable person, and proceed to a settlement thereof.

IRVING F. RAXTER. IRVING F. BAXTER,

Notice for Administration of Estate. TATE OF NEBRASKA, | 88. In the county court of Douglas county,

In the matter of the estate of Mads Toft.

In the matter of the estate of Mads Toft, deceased:
Catherine Toft, Lilile M. Toft, Dora C. Toft, Stella C. Toft, Harry Mads Toft, Laurence R. Toft, Mabel V. Toft, Milton T. Toft, and all other persons interested in said matter are hereby notified that on the 11th day of June, 1896. Catherine Toft filed a petition in said county court alleging among other things that Mads Toft died on the 17th day of June, 1896, leaving no last will and testament, and possessed of real and personal estate valued at \$1.890, and that the above named constitute the persons interested in the estate of said deceased, and praying for administration thereof.

V. O. STRICKLER, Attorney. 807 New York Life Building.

Attorney. 807 New York Life Building.

SHERIFF'S SALE—BY VIRTUE OF AN order of sale issued out of the district court for Bonglas county. Nebraska, and to me directed. I will, on the Bith day of July, A. D. 1886, at 16 o'clock A. M. of said day, at the EAST front door of the county court house, in the city of Omaha, bonglas county, Nebraska, seli at public auction to the highest bidder for cash, the property described in said order of sale as follows, to-wir:

The east twenty (30 feet of lot levere (15), and the west twenty (30 feet of lot levere (15), all in block—R. In Shinn's second addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska.

Said property to be sold to satisfy Annie B. Rees, defendant herein, the sum of one thousand nine hundred and sixty seven and selic delicas (4),967 881 judgment, with interest thereon at rate of seven (7) per cent per annum from May 4th, 1885, being a first lieu upon above described property.

To satisfy becatur City Bank, a corporation, plainted herein, the sum of eight hundred and twelve dollars (81200) judgment, with interest thereon at rate of seven (7) per cent per annum from May 4th, 1885, being a second ilon upon above described property.

To satisfy the Gate City Hat Company, defendant herein, the sum of three hundred and eighteen and 68-180 dollars (518-55), with interest thereon at the rate of seven (7) per cent per annum from November 26th, 1884, which is a third ilen upon above described property.

To satisfy Huiskamp Brothers Company,

property. To satisfy Huiskamp Brothers Company.

which is a third lien upon above described property.

The satisfy Huiskamp Brothers Company, defendants berein, the sum of five hundred and ninety-eight and ve-100 dollars (198.98), with interest thereon at seven (i) per cent per annum from November Nith, 1894, which amount is a fourth iten open said above described property

T, satisfy the Kilpatrick-Koch Dry Goods Company, defendant herein, the saim of two hundred and fifty-four and \$6.00 dollars (2014.36), with interest thereon at the rate of seven (7) per cent per annum from November Nith, 1894, which amount is a fifth lien upon said above described property.

To satisfy the further sum of eighty-one and 18-100 dollars (2014.35) costs herein, until paid, together with accruing costs, according to a 1 doment rendered by the district court of said Douglas county, at its May term, A. D. 1896, in a certain action then and there pending, wherein Decatur City Bank, a corporation, is plaintiff, and David E. Smith, Mary A. Smith (his wife), Mary E. Smith, Mary A. Smith (his wife), Mary E. Smith, Mary A. Smith (his wife), Mary E. C. Shonkoy Company, Huskamp Brothers Company, James Fenter and Charles Robinson, James Forcester & Company, John T. Pitle, George Scott, Robert Scott, Andrew M. Leish, John A. Sweet, James Grosse, Samuel C. Prite, John C. Soct, John J. Wood, and henry Grosse, partners, Louis Wyler, Isaac Wyler, Was Ackerland, Max Ackerland and A. E. Wyler, partners as Schwab and Alfred Schwab, Jartners as Schwab Brothers, Leonard Atkinson Company, J. W. Peregoy and W. E. Moore, partners as Schwab and Alfred Schwab, Jartners as Schwab and Alfred Sc

ten (30) per cent per annum from February 4, 1836.

To satisfy John E. Oxnard, defendant herein, the sum of six hundred eighty-five and 41-100 dollars (\$685.41) judgment, with interest thereon at rate of eight (8) per cent per annum from February 4, 1835.

Both of said lots to be sold to satisfy Julia Vandercook, defendant herein, the sum of thirty-one and 62-100 dollars (\$31.62) judgment, with interest thereon at rate of eight (8) per cent per annum from February 4, 1836.

To satisfy the sum of forty seven and 43-100 dollars (\$41.48) costs herein, together with accruing costs according to a judgment rendered by the district court of said Douglas county, at its February term, A. D. 1836, in a certain action then and there pending wherein The Mutural Investment Company was piaintiff, and Jacob Myers and others were defendants.

Omaha, Nebraska, June 18, 1896.

HARRY E. BURNAM,

Special Master Commissioner.

W. H. Russell, attorney.

Mutual Investment Company vs. Myers.

Doc. 46: No. 130.

6-19-5

W. H. RUSSELL,

Attorney, 804 New York Life Bldg. Attorney, 804 New York Life Bidg.

SPECIAL MASTER COMMISSIONER'S SALE.—Under and by virtue of an order of sale on decree of foreclosure of mortgage and m-chanics items issued out of the district court for Douglas county, Nebreska, and to me directed, I will, on the 14th day of July, A. D. 1886, at the o'clock F. 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 follows, to-wit:

Lot six (6) in block seven (7) in Patrick's Second addition to Omaha, in Douglas county, Nebraska.

Said property to be sold to satisfy, first, Elizabeth H. Aboott, defendant and crosspetitioner herein, the sum of three thousand

Elizabeth H. Abbott, defendant and crosspetitioner herein, the sum of three thousand
live hundred thirty-four and 32-100 doilings
(\$3.53.82) judgment with ten (10) per cent interest thereon from February 3d, 1898
Second. The sum due the piaintiff and
several of the detendants herein upon mechanics liens, with interest, according to the
terms of decree.

To satisfy the sum of forty-seven and
08-100 dollars (\$47.08) costs herein, together
with accruing costs, according to a judgment rendered by the district court of
said Douglas county, at its February term,
1896, in a certain action then and there
pendling, wherein Fairbanks, Morse & Company was plaintiff and G. B. Hurst and others
were defendants.

Dated at Omaha. Nebraska, June 12, 1896. Dated at Omaha, Nebraska, June 12, 1896

W. H. Russell, Attorney.
Fairbanks, More & Co. vs. G. B. Hurst, et al. Doc. 42 No. 178.

Notice.

To Frank M. Lahman, non-resident de-You are hereby notified that on the 26th day of June, 1896, Lavina M. Lahman filed a named constitute the persons interested in the estate of said deceased, and praying for administration thereof.

You are hereby notified that if you fall to appear at said court on the lith day of July, 1896, at 9 o'clock a. M. and contest said petition against you in the district court of boughts county. Nearaska, the object and rayer at said court on the lith day of July, 1896, at 9 o'clock a. M. and contest said petition, the court will appear will appear to some other suitable person administrator, and proceed to a settlement of said estate.

Witness my hand and official seal this 24th day of August, 1896.

IRVING F. BAXTER, 6-26-3

REVING F. BAXTER, By Byron G. Burbank, her attorney 7-3-4

County Judge. By Byron G. Burbank, her attorney

W. H. RUSSELL,

W.H. RUSSELL,

Attorney, 616 New York Life Building.

SHERIFF'S SALE.—By virtue of an execution on transcript issued out of the district court of boughs county, Nebraska, and to me directed, I have levied upon the following described property of Martin W. Raxtl and Mary Raxtl. to wit.

The north one-half (%) of lot three 63 in block fifty-five 530, city of South Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska.

And I will, on the 21st day of July, A. D. 1865, at 190 clock A. M. of said day, at the E. ST front door of the county court house, in the city of Omaha, Douglas county, Nebraska, sell at public auction the property above described, to saitsfy Linda W. Payne, plaintiff herein, the sum of seventy-three and St 180 dollars (\$13.51) damages and fifteen and 35-180 dollars (\$13.51) damages and fifteen and 35-180 dollars (\$13.51) damages and fifteen of the Peace in and for said county, on the list day of January, 1895 (a transcript of which judgment was on the 15th day of January, 1894 duly filed and docketed in the district court within and for said county; recovered against the said Martin W. Kastl and Mary Kastl, with interest thereon at the rate of ten 19 per cent per annun from the 18th, day of January, 1895, until paid; and rate of ten 10° per cent per annum from the 1sth, day of January 1896, until paid; and also the further sum of ninety-five cents (90c, the costs of increase on said judgment, and

the costs of Increase, the accruing costs, Omaha, Nebraska, June 19th, A. D. 1896.

JOHN W. McDONALD,

JOHN W. McDONALD,

Sheriff of Douglas County, Ne W. H. Russell, attorney, Payne vs. Martin hastlet al. Ex. Doc. V; No. 200.

Notice of Amended Articles of Incor-

To Whom it may Concern:

Notice is hereby given that Article IV. of
the Articles of Incorporation of the American Publishing Company of Omaha, Nebraska, has been amended to read as foliows, to wit:
The capital stock of this corporation shall
be twenty-five thousand dollars (\$15.000.00),
divided into shares of ten dollars (\$10.00 each,
which shall be fully paid and non-assessable

when issued.

Omaha, Nebraska, July 1st, 1896.

Omaha, Nebraska, John C. THOMPSON,

Presider President

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freely, and is soon well. Miss R. Ray, 354 W. 22d St., N. Y. says: "When threatened with pneumonia, I took one bottle of Dr. Acker's English Remedy, and the pain and cough disappeared.

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U. S. DIRECTORY CO.,

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