# THE WANDERING

BY EUGENE SUE

### CHAPTER IX

THE ENCOUNTERS.

In fact, the sound of voices was now distinctly audible. "Come, father!" said Agricola, forcing away the soldier, almost in spite of himself Spoilsport, who appeared much astonished at these hesitations, barked two or three times with out quitting his post, as if to protest against this humiliating retreat; but, being called by Dagobert, he hastened to rejoin the main body.

It was now about five o'clock in the evening. A high wind swept thick masses of grayish, rainy clouds rapidly across the sky. The Boulevard de l'Hopital, which bordered on this portion of the convent garden, was, as we before said, almost deserted. Dagobert, Agricola, and the sewing girl could hold a private conference in this solitary place.

The soldier did not disguise the extreme impatience that these delays occasioned in him. Hardly had they turned the corner of the street, when he said to Mother Bunch:

"Come, my child, explain yourself. I am upon hot coals.

"The house in which the daughters of Marshal Simon are confined is a convent, M. Dago-

"A convent!" cried the soldier. "I might have suspected it." Then he added: "Well, what then? I will fetch them from a convent as soon as from any other place. Once is not always."

"But, M. Dagobert, they are confined against their will and against yours. They will not give them up."

"They will not give them up? Zounds! we will see about that." And he made a step toward the street.

"Father," said Agricola, holding him back, "one moment's patience; let us hear all."

"I will hear nothing. What! the children are there-two steps from me-I know it-and I shall have them, either by fair means or foul? Oh! that would indeed be curious. Let me go."

"Listen to me, I beseech you, M. Dagobert," said Mother Bunch, taking his hand. "There is another way to deliver these poor children. And that without violence-for violence, as Mdlle. de Cardoville told me, would ruin all."

"If there is any other way—quick—let me know it!"

"Here is a ring of Mdlle. de Cardoville's."

"And who is this Mdlle. de Cardoville?"

"Father," said Agricola, "it is the generous young lady who offered to be my bail, and to you; and will close the wicket."

"In the convent."

"And the convent."

"And I will reply to her that they are in the convent."

"And I will reply to her that they are in the default of payment of the amount found due, with interest, attorney's fees amount-ing to ten per cent of the decree and costs, that said real estate be sold, and that upon sale thereof the defendants be debarred of all the reply to her that they are in the convent."

"The superior will answer that she does not know what you mean, and that in default of payment of the amount found due, with interest, attorney's fees amount-ing to ten per cent of the decree and costs, that said real estate be sold, and that upon sale thereof the defendants be debarred of all the reply to her that they are in the convent."

"The superior will answer that she does not know you; that she has no explanations to give you; and will close the wicket."

"The superior will answer that she does not you are required to answer said petition."

"You are required to answer said petition."

"The FARMERS LOAN & TRUST COM-PANY, Defendants.

Doe — No.—PANY, Defendants.

The superior will answer that she does not w very important matters to communicate."

of that presently. Well, my dear girl-this 'sblood! leave me alone!" ring?"

keep your ring. I will manage my own business. Itial gentleman she named, the young ladies may Wait for me here, my boy."

"What are you going to do, father?" cried after.' Agricola, still holding back the soldier. "It is a convent, remember."

"You are only a raw recruit; I have my theory have put it in practice a hundred times. Here is an air of surprise and uneasiness. what will happen. I knock; a portress opens the door to me; she asks me what I want, but I make no answer; she tries to stop me, but I pass on; once in the convent, I walk over it from top to stand one another. What you say is true; and bottom, calling my children with all my might." yet I am right to speak as I do. Listen to me.

"But, M. Dagobert, the nuns?" said Mother Bunch, still trying to detain the soldier.

many magpies. I know them. At Seville I Siberia-do you know why? That they may be fetched out an Andalusian girl, who they were to-morrow morning in the Rue Saint-Francois. trying to keep by force. Well, I walk about the If they are not there, I have failed to execute the convent, calling for Rose and Blanche. They last wish of their dying mother." hear me and answer. If they are shut in, I take the first piece of furniture that comes to hand interrupting his father. and break open the door."

"But, M. Dagobert—the nuns—the nuns?"

"The nuns, with all their squalling, will not prevent my breaking open the door, seizing my children in my arms, and carrying them off. prised; "who told you?" Should the outer door be shut, there will be a disengaging himself from the grasp, "wait for me me, my good sister, that Mdlle. de Cardoville was haps know it." here. In ten minutes I shall be back again. Go not mad?" and get a hackney-coach ready, my boy."

More calm than Dagobert, and, above all, better informed as to the provisions of the Penal Code, Agricola was alarmed at the consequences that might attend the veteran's strange mode of proceeding. So, throwing himself before him, he exclaimed: "One word more, I entreat you."

"Zounds! make haste!"

"If you attempt to enter the convent by force, ou will ruin all,"

"How so?"

"First of all, M. Dagobert," said Mother Bunch, there are men in the convent. As I came out ust now, I saw the porter loadi g his gun and heard the gardener talking of his sharp scythe, and the rounds he was to make at night."

"Much I care for a porter's gun and a garden-

"Well, father; but listen to me a moment, I conjure you. Suppose you knock, and the door is opened-the porter will ask you what you want."

"I will tell him that I wish to speak to the superior, and so walk into the convent."

"But, M. Dagobert," said Mother Bunch, "when once you have crossed the courtyard, you reach a second door, with a wicket. A nun comes to t, to see who rings, and does not open the door ill she knows the object of the visit."

"I will tell her that I wish to see the lady

"Then, father, as you are not known in the convent, they will go and inform the superior."

"Well, what then?" "She will come down."

"What next?"

"She will ask you what you want, M. Dago-

"What I want? the devil!-my children!"

"One minute's patience, father. You cannot doubt, from the precautions they have taken, that they wish to detain these young ladies against their will and against yours."

"Doubt! I am sure of it. To come to that point, they began by turning the head of my

"Then, father, the superior will reply to you,

"Then I break it open-since one must come "Good, good!" replied Dagobert; "we will talk to that in the end-so leave me alone, I tell you!

"And, on this noise and violence, the porter

"You must take it directly, M. Dagobert, to the Count de Montbron, No. 7, Place Vendome. He appears to be a person of influence, and is a friend of Mdlle. de Cardoville's. This ring will prove that you come on her behalf, and you will tell him that she is confined as a lunatic in the asylum next door to this convent, in which the asylum next door to this convent, in which the daughters of Marshal Simon are detained against their will."

"Well, well—what next?"

"Well, well—what next?"

"Then the Count de Montbron will take the proper steps with persons in authority, to restore both Mdlle. de Cardoville and the daughters of Marshal Simon to liberty—and perhaps, to-morrow, or the day after—"

"To-morrow or the day after!" cried Dagobert, "To-morrow or the day after!" cried Dagobert, "Do not be down-hearted, father. Reported to answer sall petition."

"Do not be down-hearted, father. Reported to answer sall petition."

"And, on this noise and violence, the porter will begar and they will begin by arresting you."

In the District Court of Douglas County, Nobraska, and the District Count of Manchester. N. I., a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Company of Manchester. N. II. a corporation of Sanchard Co

"perhaps? It is today, on the instant, that I him: "Do not be down-hearted, father. Remust have them. The day after to-morrow would member what's been told you. By going with not be of much use! Thanks, my good girl, but this ring of Mdlle. de Cardoville's to the influenbe free by to-morrow, or, at worst, by the day

"Blood and thunder! you want to drive me NOTICE TO NON-RESIDENT DEFEND-"Blood and thunder! you want to drive me mad!" exclaimed Dagobert, starting up from the bench, and his son with so savage an expression Bank, Alexander S. Porter, non-resident bench, and his son with so savage an expression of convents at my fingers' ends. In Spain, I that Agricola and the seamstress drew back, with

"Pardon me, my children!" said Dagobert, recovering himself after a long silence. "I am wrong to get in a passion, for we do not under-You are an honest man, Agricola: you an honest girl; what I tell you is meant for you alone. I "The nuns run after me, screaming like so have brought these children from the depths of

"No. 3, Rue Saint-Francois?" cried Agricola,

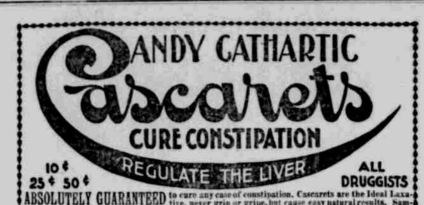
"Yes; how do you know the number?" said Dagobert.

"Is not the date inscribed on a bronze medal?" "Yes," replied Dagobert, more and more sur-

believes herself, like the daughters of Marshal Simon, the victim of an odious machination.'

"No doubt of it," cried the smith; "I understand all now. Mdlle. de Cardoville has the same "One instant, father!" exclaimed Agricola; "let interest as the orphans to appear to-morrow at second smash-that's all. Fo," added Dagobert, " e reflect. I think I guess it. Did you not tell the Rue Saint-Francois. But she does not per-

"One word more, my good girl. Did Mdlle. "Not mad. They detain her in this asylum to de Cardoville tell you that she had a powerful prevent her communicating with any one. She motive to obtain her freedom by to-morrow?"



W. A. SAUNDERS. Attorney, Merchants Nat'l Bank Bldg.

NOTICE TO NON-RESIDENT DEFEND-

NOTICE TO NON-RESIDENT DEFENDNOTICE TO NON-RESIDENT DEFENDANT.

To John F. McCaffrey and Mrs. — McCaffrey, his wife, first and real name unknown, non-resident defendants:
You will take notice that on he 2d day of
October. 1887, Waiter E. Keeler, plaintiff
herein, filed his petition in the district court
of Douglas county, Nebraska, against
Charles S. McCaffrey, John F. McCaffrey
and Mrs. — McCaffrey, John F. McCaffrey
and Mrs. — McCaffrey, Jis wife, first and
real name unknown, and others, the object
and prayer of which is to foreclose one certain tax certificate or lien upon lot two (2),
block seven (7), in Brighton's sub-division,
an addition to the city of Omaha, Douglas
county, Nebraska, dated November 9th,
1892, upon which there is now due the sum
of \$1.59, with interest thereon at the rate
of ten per cent per annum from November
5th, 1897.

Plaintiff prays for a decree finding that
the plaintiff has a first lien upon said real
estate, ard that in default of payment of
the amount found due that the same may
be sold to satisfy the amount found due,
together with an attorney's fee amounting
to 10 per cent of the decree, and all costs,
and that upon said sale the defendants be
debarred of all interest in said real estate.
You are required to answer said petition
on or before December 13th, 1897.
Dated at Omaha, Nebraska, November
5th, 1897.

WALTER E. KEELER, Plaintiff.

By W. A. SAUNDERS, His Attorney,
Doc. 61. No. 38.

W. A. SAUNDERS,

W. A. SAUNDERS, Attorney. Merchants' Nat. Bank Bidg. NOTICE TO NON-RESIDENT DEFEND-

NOTICE TO NON-RESIDENT DEFEND-ANTS.

To G. H. Heckerman, first and real name unknown, Mrs. — Heckerman, his wife, first and real name unknown, Thomas T. Wilson, Mary Ellen Wilson, his wife. Benjamin A. Gibson, non-resident defendants: Please take notice that on the 5th day of November, 1897, the Farmers' Loan & Trust Company, the plaintiff herein, filed its petition in the district court of Douglas county. Nebraska, against you, the object and prayer of which is to foreclose one certain tax certificate, dated November 12, 1894, issued to J. F. Toy, and by him assigned to the plaintiff, and one tax certificate dated November 10th, 1890, said tax certificates covering lot twenty-three (23), in block three (3), Wise & Parmalee's addition to the city of Omaha, Douglas county, Nebraska. That there is due the plaintiff the sum of \$43.50, with interest from November 5th, 1897, at the rate of ten per cent per annum and costs.

By W. A. SAUNDERS, Its Attorn

Attorney, Merchants Nat'l Bank Bldg. NOTICE TO NON-RESIDENT DEFEND-ANT.
In the District Court of Douglas County.

are required to answer said petition or before the 13th day of December, 1897.

Dated at Omaha, Nebraska, November 5,

JAMES L. BROWNE,

By W. A. Saunders, his attorney. Docket 62, No. 87.

W. A. SAUNDERS, Attorney, Merchants' Nat. Bank Bldg.

Take notice that on the 5th day of November, 1897, the undersigned cross-petitioner filed its cross-petition in the case of Frank Thompson, executor, et al, plaintiffs, vs. Louis Heimer, et al, defendants (62-191). The object and prayer of said cross-petition was to foreclose one certain tax certificate dated November 12th, 1894, issued to J. F. Toy and by him assigned to the Farmers Loan and Trust Company. Also to foreclose one certain tax certificates, dated November 10th, 1890, said tax certificates covering lot twenty-two (22), in block three (3), Wise & Parmalee's Addition to the city of Omaha, Douglas county, Nebraska, And that there is due the Farmers Loan and Trust Company on account of said tax sales the sum of \$43.56, with interest from November 5th, 1897, at the rate of ten per cent per annum. defendants: Take notice that on the 5th day of No.

November 5th, 1877, at the rate of ten per cent per annum.

Plaintiff prays for a decree finding that plaintiff has a first lien upon said real estate and that in default of the payment of the amounts found due that said real estate be sold to satisfy the amounts due the cross-petitioner, with interest, attorney fees amounting to ten percent of the decree, and costs. That upon the saie that the plaintiff and co-defendants be debarred of all interest in said real estate.

You are required to answer said cross petitiin on or before the 13th day of December, 1897.

THE FARMERS' LOAN & TRUST CO., By W. A. SAUNDERS, Its Attorney.

W. A. SAUNDERS, Attorney, Merchants' Nat. Bank Bldg.

NOTICE TO NON RESIDENT DEFEND-In the District Court of Douglas County,

ANT.

In the District Court of Douglas County, Nebraska.

To Charles C. Haskell and Mrs. — Haskell, his wife, dirst and real name unknown), nonresident defendants:

You are hereby notified that on the 18th of August, 1857, Harry J. Twinting, plaintiff herein, filed his petition in the District Court of Douglas County, Nebraska, against the said Charles C. Haskell et al, the object and prayer of which is to foreclose one certain tax certificate dated November 14, 1892, upon lot twenty-two (22) in block two (2) of Creighton Heights, an addition to the city of Omaha, Douglas county, Nebraska, upon which there is now due the sum of \$2.75, together with interest at the rate of ten (10) per cent per annum from November 5th, 1857, for which sum, with interest, and an attorney's fee amounting to ten per cent of the decree, and costs, plaintiff prays for a decree that the defendants he required to pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due, and upon said sale the defendants be debarred of all interest in said real estate.

You are required to answer said petition on or before the 13th day of December, 1857.

Dated at Omaha, Neb., November 5th, 1897.

Dated at Omaha, Neb., November 5th, 1897. HARRY J. TWINTING, Plaintiff. By W. A. SAUNDERS, His Attorney, Docket 6l, No. 114.

W. A. SAUNDERS, Attorney, Merchants' Nat. Bank Bldg NOTICE TO NON-RESIDENT DEFEND-

NOTICE TO NON-RESIDENT DEFEND-ANT.

To John F. McCaffrey and Mrs. — McCaffrey, his wife, first and real name unknown, non-resident defendants.

You are hereby notified that on the 1st of October, 18%, James L. Browne, plaintiff herein, filed his peliton in the district court of Douglas county, Nebraska, against Charles S. McCaffrey and Mrs. — McCaffrey, his wife, first and real name unknown, John F. McCaffrey and Mrs. McCaffray, his wife, first and real name unknown, Adeliade E. McCaffrey, Terrence Brady, guardian of Charles S. McCaffrey, John F. McCaffrey, Adelaide E. McCaffrey, John F. McCaffrey, Adelaide E. McCaffrey, and John I. Redick, the object and prayer of which is to foreclose two certain tax certificates or liens, dated November 9th, 1882, issued to James L. Browne, upon lots one (1) and three (3), in block seven (7), in Brighton's sub-division to the city of Omaha, Douglas county, Nebraska, and upon which there is now due upon each lot the sum of \$17.50, with interest at the rate of ten per cent per annum, from November 5th, 1897.

Piaintiff prays for a decree finding plain-

the sum of \$17.50, with interest at the rate of ten per cent per annum, from November 5th, 1897.

Plaintiff prays for a decree finding plaintiff has a first lien upon said real estate and that in default of the payment of the amount found due that said real estate be sold to satisfy the amount due, with interest, together with an attorney's fee amounting to ten (10) per cent of the decree, and all costs. And that upon the said that the defendants be debarred of al interest in said real estate.

You are required to answer said petition

You are required to answer said petition on or before the 13th day of December, 1897. Dated at Omaha, Nebraska, November 5th, 1897.

Str., 1891.

JAMES L. BROWNE, Plaintiff.

By W. A. SAUNDERS, His Attorney.

Docket 61, No. 339.

W. A. SAUNDERS, Attorney, Merchants' Nat. Bank Bldg NOTICE TO NON-RESIDENT DEFEND-In the District Court of Douglas County.

ANT.

In the District Court of Douglas County, Nebraska.

To James T. Dillon, Mrs. — Dillon, his wife, first and real name unknown, Andrew Miles, Frank Thompson, executor, and Joel R. Lane, administrator, with will annexed, of James Thompson, deceased, non-resident defendants.

You are hereby notified that on October 27th, 1897, James L. Browne, plainiff herein, filed his petition in the above entitled cause, in the district court of Douglas county, Nebraska, against the said James T. Dillon, et al., the object and prayer of which is to foreclose one certain tax certificate dated November 14th, 1892, upon lot eighteen (18), in block four (4), Cotner & Archer's addition to the city of South Omaha, Douglus county, Neb, upon which there is now due the sum of forty-three (845,69) dolars, with interest at the rate of ten per cent from November 5th, 1897, for which sum, together with attorney's fees amounting to ten percent of the decree, interest and all costs, plaintiff prays for a decree that the defendants be required to pay the same, and that in default of such payment said premises may be sold to satisfy the amount found due, and that upon said sale defendants be debarred of all interest in said real estate. You are required to answer said petition on or before the 13th day of December, 1897. Dated at Omaha, Nebraska, November 5th, 1897.

By W. A. SAUNDERS, His Attorney.
Docket 62, No. 121.

W. A. SAUNDERS, Attorney, Merchants' Nat. Bank Bldg. NOTICE TO NON-RESIDENT DEFEND-

In the District Court of Douglas County.

ANT.
In the District Court of Douglas County.
Nebraska.
To Curtis A. Boles and Mrs. Boles, his wife, first and real name unknown, non-resident defendants:
You are hereby notified that on the 14th day of Octo ber, 1897. James L. Browne, plaintiff herein, filed his petition in the district court of Douglas county, Nebraska, against the said Curtis A. Boles and Mrs.—Boles, his wife, first and real name wnknown, the object and prayer of which is to foreclose one certain tax certificate or hen dated November 14th, 1892, upon lot sight (8), in block four (9), in Cotner & Archer's addition to South Omaha, Douglas county, Nebraska, and upon which there is now due the sum of \$33.00, together with interest at the rate of ten (10) per cent per annum from November 5, 1897.
Plaintiff prays for a decree finding that the plaintiff has a first ilen upon said real estate, and for which sum, with attorneys fees amounting to ten per cent of the decree, and interest and costs, plaintiff prays for a decree that the defendants be required to pay the same, and that in default of such payment said premises may be sold to satisfy the full amount due, and that upon saie the defendants be debarred of all interest in said real estate.

You are required to answer said petition on or before the 13th day of December, 1897.

Dated at Omaha, Nebraska, November 5th, 1897.

Dated at Omaha, Nebraska, November 5th, 1897. JAMES L. BROWNE, Plaintiff, By W. A. SAUNDERS, His Attorney, Docket 62, No. 47.

DR. C. GEE WO He Treats all Acute and Chronic

-REFERENCES-

R. F. WILLIAMS, ISAAC S. HASCALL, 105 Sou h Thirteenth street, Omaha. Mr. Williams is secretary of Omaha Republican Bimetalic League. Mr. Hascall has for years been a member of the Omaha city conrectly. Ex-Constable Clark, 313 South Fourteenth

street.
Charles Carlson, corner Twentieth and Ames avenue kidney and bladder trouble, 4 years' standing.
John Brooks, 524 North Eighteenth street, of sprained back, liver and kidney trouble of three years' standing. Is now a well man.
Mrs. H. A. Dugay, 504 Park avenue, Kansas City, Mo. Heart trouble and nervous debliity of many years' standing.

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W. A. SAUNDERS, Attorney, Merchants National Bank.

NOTICE TO NON-RESIDENT DE-

FENDANT.

To Harry T. McCormick and Mrs.—
McCormick, his wife, first and real name unknown, non-resident defendants:
You are hereby notified that on the 10th day of November, A. D. 1877, James L. Browne, plaintiff herein, filed his petition in the district court of Douglas county, Nebraska, against George T. Mills, Harry T. McCormick, Mrs. Mable McCormick, his wife, and others, the object and prayer of which is to foreclose one certain tax certificate, dated November 22d, 1892, upon the following described real estate, towit:
Lot three (3), in block two (2), in Lincoln Park, an addition to the city of Omaha, Douglas county, Nebraska, upon which there is now due the sum of £12.50, with interest at the rate of ten per cent per there is now due the sum of \$128.59, with interest at the rate of ten per cent per annum from November 19th, 1897, for which sum, with interest and costs to-gether with an attorney's fee amounting to ten per cent of the decree, plaintiff prays for a decree that he has a first lien prays for a decree that he has a first lien upon said real estate, that the defendants shall pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and that upon sale thereof the defendants be debarred of all right, title and interest in said real estate, and for other equitable relief.

You are also hereby notified that you and each of you are required to answer said petition or before the 20th day of December, 1897.

Dated at Omsha Nebraska November

Dated at Omaha, Nebraska, November 12th, 1897. JAMES L. BROWNE, Plaintiff. By Wm. A. Saunders, Attorney for Plain-

W. A. SAUNDERS, Attorney, Merchants National Bank, NOTICE, TO NON-RESIDENT DE-

11-12-4

Doc. 62, No. 244.

OTICE, TO NON-RESIDENT FENDANT.

o Claus Thomsen, Mary Thomsen, his wife, Joseph Healy, Mrs. Healy, his wife, first and real name unknown, Benjamin Folsom, executor of and Alice R. Folsom, executrix of the estate of John B. Folsom, deaceased, non-resident de-

Folsom, deaceased, non-resident defendants:
Your are hereby notified that on the 27th day of October, A. D., 1897, Walter E. Keeler, plaintiff herein, filed his petition in the district court of Douglas county, Nebraska against Claus Thomsen, Mary Thomsen, his wife, Joseph Healy and Mrs. Healy, his wife, first and real name unknown, the Byron Reed company, Benjamin Folsom, executor, and Alice R. Folson, executrix of the estate of John B. Folsom, deceased, defendants, the object and prayer of which is to foreclose one certain tax certificate, dated November 29, 1892, upon the following described real estate, to-wit:

Lot sixteen (16), block seventeen (17), Walnut Hill, an addition to the city of Omaha, Douglas county, Nebraska, upon which there is now due the sum of \$55.75 with interest at the rate of ten per cent per annum from October 27, 1897, for which sum with interest and costs together with an attorney's fee amounting to 10 per cent of the decree, plaintiff prays for a decree that he has a first lien upon addition to the city of the decree, plaintiff prays for a decree that he

which sum with interest and costs together with an attorney's fee amounting to 10 per cent of the decree, plaintiff prays for a decree that he has a first lien upon said real estate, that the defendants shall pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and that upon saie thereof the defendants be debarred of all right, title and interest in said real estate, and for other equitable relief.

You are also beauty

You are also hereby notified that you and each of you are required to answer said petition on or before the 20th day of December, 1897. Dated at Omaha, Nebraska, November

13, 1897. By W. A. Saunders, Attorney for Plain-WALTER E. KEELER, Plaintiff. Doc. 62, No. 117. 11-12-4

Everybody Says So. Cascarets Candy Cathartic, the most won-derful medical discovery of the age, pleas-ant and refreshing to the taste, act gently and positively on kidneys, liver and bowels, cleansing the entire system, dispel colds, cure headache, fever, habitual constipation and biliousness. Please buy and try a box of C. C. C. to-day; 10, 25, 50 cents. Sold and guaranteed to cure by all druggists.

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