PERFECTLY RECKLESS. Old Gentleman's Extravagance

A round-faced apple-cheeked and sant looking little old man sat by side of his rather acr d-looking and elderly wife on the way home from an exearsion trip, or, as the old eatled it. a little excursion.

He was full of delightful mories of all he had seen and pard but his wife looked sad and namiling. Presently the old man pulled out a little old buck skin bag ed shook a silver dime and a nickel out of it.

"There. Ar minty." he said to his wife as he held out the money on the palm of his hand. there's all that's left out of a two dollar bill I tuk for ependin' money.

I know it, Nathan, and I think

11's turrible," replied his wife.
'Shucks! I don't, I b'lieve in
havin' a good time when you set out to.

We could of bad a good time thout wastin' all that money. "Wastin' it? Shucks! Hain't it right for a feller to hev a little en-

Tyment out of this life?." committin' all sorts of sinful extravagance. It jist makes me sick to think o' how you've flung money

'roun | to day.' "What'd I git that was so dreadful extravagant?

-Well, you went beyond all reason in ev'rything. What airthly need was there of ye buyin soda water

" ause I wanted it twice." 'Oh, yes, you allus was one to pam-

per the fesh. And what airthly need had we o' that ten cents worth o' bolony sossidge? Five cents worth would o' been plenty. "We et it all jist the same

"Et it? Of course we et it. You reckon I was goin' to add waste to extravagance by throwin' any of it away? An' what need had we o' them sweet crackers when we'd tuk along more bread an' butter an' pie than we could eat?"

I think sweet crackers go mighty good once in a while."

.Weil we ain't made o' money to spend on high livin', no matter what's good. An' look at them peanuts you went an' bought. Half of 'em was bad. Feanuts air onhealthy things. anyhow."

Then you'd ort to be glad that haif of 'em was too bad for us to cat." They cost five cents all the same. An' here I have been chilly an' mizable all day on 'count o' that to cream. I did my best to keep you from orderin'. I knowed it wouldn't agree with my stummick." · You oughtn't to have et then."

"I had to eat it after you'd went and wasted good money for it. It jest seemed as though you was bound and determined to fling money away to-day you acted like you was a millionaire I declare if you didn't Nathan Sipes."

AN ELECTRIC BANQUET. An Occasion on Which an Entire Meal

w . Cooked by Electricity. A highly interesting event marking another step in the application of electricity to human needs occurred recently in Ottawa Canada. It was nothing less than an 'electrical banquet," in which every dish on the table was cooked by electricity. affair took place at the Windsor House. and was participated in by the mayor of the city, several electrical notabilities prominent citizens newspaper men and railroad officials. The menu comprised a great variety of dishes. and would have done no discredit to Deimonico's. The whole bill of lare for the banquet had been gotten up in By W. A. Saunders, his attorney.

11-19-4 the oven at the electrical car shed during the day, and brought down to the hotel in a special can. After the repast the party were taken in an electric car to the car sheds where the oven was inspected and the stole

process explained. A local paper gives the following description of the cooking apparatu "The oven is of brick, about six f wide, and somewhat deeper. about six feet high. In the lower part of the oven are two Ahearn heaters fed by a wire from the Chaudiere Electric hight company, giving a power of fifty volts. There is no water about this system as in the house heating. It is just the dry heat. The maximum warmth produced by the two heaters is literally sufficient to roast an ox, so intense is it, but of course can be modified away down, and that easily. The beauty of the new system is that everything so cooked is done equally all through. There is no scorehing in one part and half-doneness in another part. To avoid loss of heat by opening and shutting of the oven door in cooking there are at the side of the doors peepholes as it were, protected by heavy plate glass. The progress of cooking can thus be watched without disturbance to the articles being cooked." The same paper states that this 'banquet" was the first instance in the history of the world of an entire meal being cooked by electricity.

Mud Baths.

Mud baths were common among the ancients the mud on the seashore and the slime of rivers being especially prized for this purpose. The Tartars and Egyptians still use them in certain diseases. They are taken by many people at places on the continent of Europe, among which may be named Driburg. Eilsen. Neundorf. Pyrmont Spa Marlenbad, Franzensbraun, Fger, Kissingen and Teplitz.

The true Indian name of Lake Mohonk is Moggonck, and its meaning is the 'On the great Sky Top." Sky Top, as persons familiar with the region about Lake Mohonk are aware. is the mountain upon which the Lake is situated. Sky Top. by the way, is an apt and picturesque name for the mountain for it is outlined with peculiar distinctness when seen from certain points of view.

SHERIFF'S SALE.

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 14th day of Docember, A. D. 187, at too clock a m. of said day, at the east front door of the county court house, in the 14th day of Docember, A. D. 187, at too clock a m. of said day, at the east front door of the county court house, in the 18th day of Docember, A. D. 187, at to o'clock A. M. of said day, at the east front door of the county court house, in the 21st day of Bece ber and the county of the county of

FENDANT.

To the unknown heirs of Alexander Lindsay, deceased, non-resident defendants: You are hereby notified that on the 10th day of November. A. D. 1897, James L. Browne, plaintiff herein, filed his petition in the district court of Dougias county. Nebraska, against the unknown heirs of Alexander Lindsay, 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 one (I), in block one (I), in West Cumming, an addition to the city of Omaha, Dougias county, Nebraska, upon which there is now due the sum of \$44.35, with interest at the rate of ten per cent per annum from November 12, 1897, for which sum, with interest and costs, together with an attorney's fee amounting to ten per cent of the decree, plaintiff prays for a decree that he bas 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 vettion on or before the 27th day of December, 1897.

Dated at Omaha, Nebraska, November 19, 1897.

JAMES L. RROWNE, By W. A. Saunders, His Attorney.

By W. A. Saunders, His Attorney. Doc. 62. No. 255. 11-19-4

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

NOTICE TO NON-RESIDENT DE-FENDANT.

NOTICE TO NON-RESIDENT DEFINDANT.

To the unknown heirs of Isnaz Walz, deceased, non-resident defendants:

You are hereby notified that on the leth day of November A. D. 187, James I. Browne, plaintiff herein, filed his potition in the district court of Douglas county of Noraska, against the unknown heirs of Isnaz Walz, deceased, James S. Gibson. Addie Henzie and Mr. —Henzie, her husband, defendants, the object and prayer of which is to foreclose one certain two certificate dated December 2, 189, upon the following described real estate, to-wit: Lot twelve (12), block six (6). Lincoln Place, an addition to the city of Omaha, Douglas county, Nebraska, upon which there is now due the sum of \$37.00 with interest at the rate of ten per cent per an num from November 12, 189, for which an autorney's fee amounting to ten per cent that he has a first lien upon said real estate that the decree, blaintiff prays for a decree that he has a first lien upon said real estate, that ine defendants hall pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and that upon said real estate, and for other equitable relief.

You are also hereby notified that von and each of you are required to answer and each of you are required to answer and interest in said real estate, and for other equitable relief.

You are also hereby notified that von and each of you are required to answer and interest in said real estate, and for other equitable relief.

You are also hereby notified that von and each of you are required to answer and eac

W. H. RUSSELL. Attorney, 616 New York Life Building.

SHERIFF'S SALE.

SHERIFF'S SALE.

Ry virtue of a pluries order of sale issued out of the district court for Douglas county Nebraska, and to me directed, will, on the 21st day of December, A. D 1807, at 10 o'clock a. m. of said-day at the EAST front door of the county ocurt November 10 o'clock a. m. of said-day at the EAST front door of the county ocurt November 10 o'clock a. m. of said-day at the EAST front door of the county ocurt November 10 o'clock a. m. of said-day at the EAST front door of the county ocurt November 10 o'clock a. m. of said-day ocurt. November 10 o'clock a. m. o'clock a said-order of sale as follows, to-wit:

The agat one-half of the southwest quarter (Fig. 8 W 14) and the west forty-nine and 35-100 (10.30) acres of the west one-half of the southwest quarter (W 14, 8 E 14), all in section number eight (8) and the north nineteen (19) acres of the west twenty-four and 85-100 (16.83) acres of the northwest quarter of the northwest quarter (N W 14, of N E 14) of section number seventeen (17), all in township sixteen (16) north of rahes thirtiest (10) east of the Sixth Principal Meridian containing one hundred and forty-eight and 35-100 (16.35) acres more or less as surveyed and recorded all situated in Douglas county, state of Nebraska.

Said property to be sold to satisfy Michigan Mutual Life Insurance company, plainiff herein, the sum of four thousand eight hundred and thirty-six and 67-100 dollars (16.85) fudgment, with interest thereon at the rate of ten (10) per cent per annum from May 34, 1895.

To satisfy Saloma Rowman, defendant herein, the sum of eight hundred and nine ty-six and 05-100 (180.95) dollars fudgment for taxes paid thereon by said plantiff in erder to protect his lien thereon, with interest on the sum of ninety-three sum of one hundred and thirty and 23-100 (130.95) dollars costs herein, together with accruing costs, according to a judgment rendered by the district court of Douglas county, at its May term. A. D. 1896, in a certain action then and there pending, wherein the Michigan Mutual L

Omaha, Nebraska, November 19th, 1897.

JOHN W M'DONALD.

Sheriff of Douelas County, Nebraska,
W. H. Russell, attorney,
Mich. Mut. Life Ins. Co. vs. Vandercook
et al. Dog. 54: No. 184.

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Attorney, 615 New York Life Building.

CHERIFF'S SALE—By virtue of an aline A order of sale issued out of the district court for Bouglas county, Nebraska, and to ne directed. I will on the 21st day of Bece ber A. D. 1897, at 10 o'clock A. M. of said day, at the EAST fro t door of the county court house, in the city of Omaha. Bouglas country. Nebraska, sell at public auction to the highest bidder for cash, the property described in said order of saie, as follows, towit:

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

W. A. SAUNDERS,

Attorney. Merchants National Bank Bidg.

SHEAIFF'S SALE.—By virtue of an order of sale issued out of the District court for Douglas county. Nebrasks, and to me directed. I will on the 14th day of December. A. D 1897, at ten o'clock a. M. of said day, at the EAST front door of the courty court house, in the city of Omaha. Douglas county Nebrasks, sell at public auction to the highest bidder for cash, the property described in said order of sale as follows, the wite.

Luts two (2), five (3), six (6) and twenty-two (22) in block one (1) in South Exchange Place Addition to the city of Fouth Omaha, as surveyed, platted and recorded all situated in Douglas county, sta'e of Nebraska.

Said property to be sold to satisfy James L. Browne, plaintiff herein, the sums as follows, to-wit:

On lot two (2), block one (1), above described, the sum of \$22.12, together with an attorney's fee of \$4.21.

On lot if we (5), block one (1), above described, the sum of \$29.04, together with an attorney's fee of \$3.90.

On lot s x (6), block one (1), above described, the sum of \$29.05, together with an attorney's fee of \$3.96.

On lot twenty-two (22), block one (1), above described, the sum of \$29.05, together with an attorney's fee of \$3.96.

On lot twenty-two (22), block one (1), above described, the sum of \$39.05, together with an attorney's fee of \$3.96.

Allo' which sums, by the judgment of the district court, bear in erest there in (excepting attorneys' fees), at the rate o' ten (10) percent per annum from May 3rd, 1897, and are first lien upon said property.

Tosa isfy the further sum of fifty-one and 35-100 doil-rs (\$51.35) costs here in together with accruing costs, according to a judgment rendered by the district court of said Dourlas county, at its May term. A. D. 1897, in a certain action then and there pending, wherein James L. Browne is plaintiff, and David M. Stuart. Next. Stuart. first and real name unknown, his wife, are defendan's.

Umaha, Nebraska, November 12th, 1877.

Doc. 59; No. 20

Ex. Doc. Z; Pa

\$2.33. On lot ten (10), above described, the sum of \$25.31, together with an attorney's fee of

On lot twelve (12), shove described, the sum of \$20.61, logether with an attorney's fee of

\$2.06. On lot thirteen (13), above described, the sum of \$25.71, together with an attorney's fee of \$2.57. On lot twenty-five (25), above described, the sum of \$17.32, together with an attorney's fee

of \$1.73; and On lot twirty (30), above described, the sum of \$20×16, together with an attorney's fee of

of \$20e16, together with an attorney's fee of \$20e1.

All of which sums, by the judgment of the district court, bear interest (excepting the attorneys' fees) at the rate of ten (10) per cent from May 3rd, 1897, and are a first lien upon said above described property.

To satisfy John A. Creighton, defendant herein, the sum of three hundred and twenty-nine and 63-160 dollars (\$359.65), judgment against Dennis Cunningham and Jerry Ryan, with interest thereon at rate of seven (7) per cent per annum from December 18th, 1891; which amounts are a second lien upon lots seven (7), ten (10), twelve (12), thirteen (13) and twenty, five (25), above described.

To satisfy F. S. Parmelee Gun Company, defendant herein, the sum of three hundred and sixteen and 45-100 dollars (\$364.45), judgment against Jerry Ryan, with interest threon at rate of seven (7) per cent per annum from May 18th, 1833; which amount is a third lien upon lot twenty-live (25), above described.

Also to satisfy Daniel Condon the sum of eleven thousand seven hundred and ter and 81-100 collars (\$11,710.84), judgment against Dennis Cunningham and Jerry Ryan, with interest thereon at rate of seven (7) per cent per annum from February 3rd, 1896; which amount is a fourth lien upon said described property.

To satisfy the further sum of seventy-nine

per annum from February 3rd, 1896; which amount is a fourth lien upon said described property.

To satisfy the further sum of seventy-nine and 34-106 dollars \$72.84, costs herein, together with accruing costs, according to a judgment rendered by the district court of said boughas county, at its May term, A. B. 1897, in accrtain action then and there pending, wherein Harry J. Twinting is plaintiff, and Dennis Cunningham, Mary Cunningham, his wife, William Mealey, Mrs.

Mealey, his wife, first and real name unknown, Jerry Ryan and Mrs.

Ryan, his wife, first and real name unknown, James J. Spellman, Mrs.

Spellman, his wife, first and real name unknown, Julia Goetschuis, The County of Douglas, Daniel Condon John A. Creighton, Merchants National Bank, John P. Breen, John Grossman, Globe Loan & Trust Company, Henry Lehman, Thomas Murray, Charles Klopp, F. Sparnelee Gun Company, Parlito Orendorff & Martin Company, McCord, Brady Company, The Western Newspaper Union, Soren T. Peterson and Aona Cunningham are defendants.

Omaha, Nebraska, November 12th, 1897,

JOHN W. McDONALD,

Sheriff of Douglas County, Nebraska, W. A. Saunders, attorney.

Twinting vs. Cunningham et al. Doc. 57; No. 299,

Ex.-Doc. Z; Page 135.

11-12-5

Frem 10 to 1000

feet down, gold is found in abundance; the deeper you go the richer the ore. These are facts concerning Mercur, Utah. THE UNION PACIFIC is the

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Fact, Facts, Fracture, Manufacturers, etc. Words spelled alike but having different meanings count as one word.

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