AN AFRICAN HEROINE.

we's Wife Loved Prippery, and Didn't Shun Sattle.

In Sir Harry Johnston's new book a Africa occurs the following passage that happily portrays the people it

The Atonga have a great leaning for European clothes One of the most remarkable specimens of this intelligent race that I have known-Bandawe, alias Maferano, who has risea to a high position in our native army, who is able to read and even, I believe, to play the harmonium, had a passion for accumulating suits of European clothes of every description. When serving a planter as interpreter some years ago, he asked as part payment of his wages for a disused dress suit and tall silk hat. These garments he used to don on Sundays to our inextinguishable merriment. Finding himself too much laughed at he made over the clothes, as a very special honor, to his head wife, who is quite a heroine in her way. This woman used at one time to accompany him on most of our campaigns, even insisting on going iato battle, till one day she was wounded and his procedure was discovered and immmediately put a stop to. It was found out in this way. When going into action at Kawinga's one of the officers of the Indian contingent noticed a strange being charging in line with the Sikhs. It was a black person dressed in ludicrous caricature of a "masher" in a very tight-fitting evening suit and tall hat. The masher, however, was knocked down by a spent bullet (fortunately not much hurt), and upon being picked up was found to be Bandawe's wife thus strangely habited."

TREASURE.

Argonaus Built to Recover Money and Jewels.

Another attempt is to be made to recover the millions in specie, bullion and precious stones which have been lost along the coast of this and other countries in foundered ships. The means to be used is a submarine boat built for the purpose and fitted with wheels for running on the bottom, as excursion." well as with a propellor for navigating the surface. The inventor of this vessel, which was launched the other day at Baltimore and christened Argonaut, is Mr. Simon Lake of Baltimore. The plan is to run the boat along the bottom until the wreck is reached, and then send out men in divers' armor, who will be supplied with air from the reservoirs on the Argonaut. The advantage over the old method is that the depth of water will be no factor. and work cannot be interrupted by storms. The vessel is thirty-six feet long by nine feet in diameter. She is built of steel and ribbed very strongly to withstand the pressure of the water. at great depths. Electricity is her propulsive, operating and guiding force. Mr. Lake says he has the bearings of several vessels sunk on the New Jersey coast which are said to have had on board \$15,000,000 in specie and bui-Probably the first vessels 'hat be examined, says the inventor, will be the New Era, which sunk off Asbury Park in 1852. She lies in about forty-five feet of water. The Argonaut in set out a cheer for the stranger. will be given a trial trip in Chesapeake Bay in a few days.

Wrong End Up.

Monsieur Calino, having taken a farm, he is very careful to instruct his assistants to take the proper and systematic course in all they do. "Be sure you begin your work at the bottom. is his favorite maxim, and he repeats it whenever he sets his men at work. Lately he had occasion to dig a well on the place, and put to this duty a couple of men experienced in that line of work.

"And be sure," he said to them, as they got their picks and shovels ready. "that you begin your work at the bottom!"

It was a still more curious reversal of things, perhaps, which led one of Monsieur Calino's servants, a good woman, to come running to him one day with the announcement: 'Quick, monsieur, come here! Your

little Jean has fallen into the ditch, and he's into the mud up to his ankles!" "Up to his ankles?" said Calino. "Why, that's nothing."

"Oh, but I forgot to tell you," said the woman, "that he's in head first!"

Mrs. Rorer's Pop-Overs.

Beat two eggs, without separating, until thoroughly mixed; add one cup of milk. Put one cup of flour into another bowl; add to it gradually the eggs and milk; beat until smooth. Strain for forty-five minutes. If these are of the Little Nell of my fiction, sir, properly made and properly baked retorted Dickens flushing. inal bulk, and may be used for breakfast or luncheon, or served with a liquid pudding sauce as a dessert, times, may be substituted for white hurried down the avenue. - Argonaut four. Iron gem-pans insure better results than those made of lighter metels -Mrs. S. T. Rorer in Ladies' Home Journal.

A Warm Weather Visit.

like to know why you took this boat, rowed out to the other side of the lake. right back," "Well, it's hard to ex- having a pull in politics! Why, litplain. I'm not very sentimental as a erature can give it points and beat it rule; but I wanted to recall the dear out of sight -Puck. days of yore, when life was so different. As near as I could locate it, the spot I was looking at was where I broke through and nearly got drowned in ice water last winter."—Washington

A CARDINAL'S JOKE.

Contempt of Court Where the Court

When Cardinal Gibbons was bishop of Richmond Va. he happened to be the de endant in relation to some church proporty.

When called to the witness stand the plaintiff's lawyer a distinguished legal luminary, after vain endeavors to involve the witness in contradictions struck upon a plan which he thought would annoy the bishop. He thereupon questioned the right of Dr. Gibbons to the title of bishop of Richmond, and called on him to prove his cinim to the office.

The defendant's counsel, says the Catholic News of course objected to this as irrelevant but the bishop. with a quiet smile said he would comply with the request if allowed half an hour to produce the necessary papers. This being allowed the bishop left the court room and returned intwenty minutes with a document which he proceeded to read with great solemnity all the more solemn as the paper was in Latin. The plaintiff's lawyer pretended to take notes industriously bowing his head once in a while as if in acquiescence, and seeming perfectly convinced at the end.

When the reading was finished he announced that the Papal bulls just read were perfectly satisfactory, at the same time apologicing for his expressed doubts. The next day, says the Halifax, (N. S.) Mail, it leaked out that the bishop unable to find the Papal bull at his residence, had brought to the court and read a Latin essay on Pope Leo the Great written by an ecclesiastical student and forwarded by the president of the college as a specimen of the young man's skill in composition. smart lawyer never heard the last of

Not in His Line Exactly.

A man with an armful of handbills went into Mr. Schoppenheim's restaurant and asked permission to tack a hundred or so to the wall says the Pittsburg Chronicle-Telegraph.

"Vot vos dose?" asked Schoppen-·Circulars advertising a railroad

You goes away off mit a week or den days and you goes sheaper as to

stay at home?" asked Schoppenheim. That's it." 'Und you vants to bang dose cir-

gulars mein restaurant in?" You've got it." · Got vot?

"The idea." Den mein gustomers vould read

dose circulars? That's the idea."

·Und go avay off den days or two

·Yes. 'Und don't eat dinners here vile

dey vos away?" Well, they could hardly do that you know." said the handbill man

Dot's vot I dinks meinself. Nein! guess I von't have any of dose pills hung mein restaurant in. Good day. mein friendt."

All the Children itsed styllan Names. 'Lobelia," said the backwoods housewife after inviting the tourist Gerrymander quit pullin' Salmagundi's hair. Hush up your yawpin'

Excuse ma" said the tourist but your children seem to be rather peculiarly named.

Wal yes. You see we sorter got Demagogue, hush up that hollerin'! got tired of the common, every-day names that everybody uses an'-Consomme, come out from under the bed this minute! Go on out doors and take Neuralgia with you!-an' 'lowed we'd give the children-Convolvulus quit playin' with the fire!-give 'em stylish names. We found the Hypothenuse quit pesterin' Duplicate!-

found the most of them in a novel. A terrific uproar arose out of doors. You Perihelion!" cried the old lady. "Air you pesterin' them children again?

"No ma'am." answered a childish We was playin' Injun. an' Synopsis an' Golconda got afire an' Unctuous is a-throwin' water on 'em. ' -Buffalo Times.

More Than Dickens Could Stand. When Charles Dickens was in Washington he met, one morning on the steps of the capitol, a young congressman from Tennessee, whom the great novelist had offended by his boorishness That morning Dickens was in a great good humor and full of talk. "I have " said he 'found an almost exact counterpart of Little Little Nell who?" queried Nell. " the Tennesseean. Dickens looked him over from head to foot and from foot to head before he snorted out: through an ordinary gravy strainer. Little Neil." Oh." said the Tennes-Put at once into greased hot gem-pans, sean. 'I didn't know you had your and bake in a moderately quick oven daughter with you." 'I am speaking they should swell six times their orig- said the imperturbable Tennesseean, 'you write novels do you? Don't you consider that a rather trifling occupation for a grown-up man?" Dick-Whole wheat flour, if sifted three ens snorted like a quarter-horse and

Trapped at Last.

Rhime-I always contended there was a favored ring about these magazine offices, and now I've proved it. Prose-How? Rhime-Why. for two years I've been hawking my matter "It's none of my business," said the around among the different magazines man who had boats for hire, "but I'd and have never been able to sell a verse of it. Yesterday I took one of the best things Longfellow ever wrote stared at the water, and then came and I couldn't sell that. Talk about

They Earn Handsome Salaries The women physicians of Philadel-phia are credited with receiving very large incomes for their services. Some average \$10,000 a year, others ticulars, call at City Ticket Office, 1302 FARNAM ST. The women physicians of Philadel-

Do you not wish to have some good reading the c ming winter months? See our great offer on another page.

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

SHERIFF'S SALE—By virtue of an alias order of sale issued out of the district court for Bouglas county, Nebrassa and to me directed, I will on the 6th day of January, A. D. 188. at ten o'clock A. M. of sald day, at the EAST front door of the county court house in the city of Osnana, Douglas county, Nebrassa, sell as public auction to the highest bidder for cash, the property described in said order of sale as follows.

Los vit:

Lots four (4), five (5), six (6) nine (9), ten (10) fourteen (14), fif-een (13), eixte-n (16), seventeen (17), nineteen (19), twenty (30), twenty-four (20), in block (w) (2) in Harris and Patterson's Annex Addition to the city of South Omaha, as surveyed, platted and recorded air stu-ted is Douglas county, state of No.

an situ ted is Douglas county, state of Nebraska.

Salu property to be sold to satisfy William H. Brs voor, plaintiff herein, the sum of two hundred and forty-four and 88-160 deliars \$254.81) judgment, with interest thereon at rate of ten (10) per cent per annum from May its. 1856, which amounts are a first valid and existing Hen upon said property.

To satisfy the sum of ninety-four and 81-100 dollars (204.81) costs herein, together with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1856, in a certain action then and there pending, wherein William d. Brevoort is plaintiff and Jonas R. Harris and Rosa L. Harris, his wife, are defendants.

Omaha, Nobraska, December 3d. 1897.

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

Brevoort vs. Harris, et al.

Doc. 55, No. 386.

NOTICE OF ARTICLES OF INCOR-PORATION.

Notice is hereby given that the articles of incorporation of the "Omaha and Wood River Mining and Real Estate Company" have been filed in the office of the county clerk of Douglas county and state of Ne-

clerk of Douglas county and state of Ne-braska.

That the general nature of the business to be transacted is to acquire, own, lease, hold, work or operate mines of gold, sliver and other minerals in the states of Na-braska and Wyoming and elsewhere; also to acquire, own, lease and use water, wa-ter rights, mills and reduction works in-cident to the treatment of gold, sliver or other overs, minerals or earth, and to lease. ter rights, mills and reduction works incident to the treatment of gold, sliver or other ores, minerals or earth, and to lease, sell or dispose of the same; to buy and sell ores, bullion, mines and claims; to construct and maintain all necessary works for the operation or carrying out of the business of said corporation, and to acquire by purchase, lease or otherwise such other property, real or personal, as may be suitable or convenient for said business; and to acquire, purchase, lease and seil real estate, as well as to use, maintain and dispose of said property or any thereof. That the capital stock of said corporation is three hundred and fifty thousand (\$350,000.00) dollars each, which shall be fully paid when issued, and may be increased upon a majority vote of the stockholders, and that said corporation shall begin business as soon as lifty thousand (\$56,000.00) dollars worth of stock has been subscribed and issued.

That the affairs of the corporation shall be managed by a board of five directors all of whom shall be stockholders, and shall be elected at the annual meeting of the stockholders on the first Tuesday after the first Montay in January in each and every year, and said board of directors shall elect from among the stockholders a president, vice president, secretary and treasurer, and they shall have power to adopt and enact by-laws for the management of said business, and said directors shall also have power to appoint such other officers and employes as they may deem advisable for the conduct of their business. That the principal place of business shall be in the city of Omaha, Douglas county, Nebraska.

That the highest amount of indebtedness shall not at any time exceed twenty-five

Nebraska.

That the highest amount of indebtedness shall not at any time exceed twenty-five per cent of the capital stock actually issued.

Dated at Omaha, Nebraska, this the leth day of November, A. D. 1896

day of November, A. D., 1896.
(Signed) JOHN W. CAIRNS,
RALPH R. BITTINGER,
JOHN D. HARRIS,
II-19-4t Incorporators.

W. A. SAUNDERS, Merchants National Bank Bldg

SHERIFF'S SALE.—By virtue of an order of sale issued out of the district court for Douglas county, Nebraska, and to me drected. I will, on the 11th day of Decrimer. A. D. 1887, at 10 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 bidder for cash, the property de-I in said order of sale as follow:

scribed in Said Gruer of Said the Said to-wit:

All of lots seven (7), ten (10), thirteen (13), twenty-five (25) and thirty (30) in Cunning-ham & Bren an's Addition to the city of O-aha, as surveyed, platted and recorded all in Douglas county, state of Nebraska.

Said property to be sold to satisfy Harry I. Twinting, plaintiff herein, the sums as follows, to-wit:

On lot ten (10), above described, the sum of \$25 31, together with an attorney's fee of

On lot twelve (12), above described, the sum of \$20.63, 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

sum of \$25.71, together with of \$2.57. On lot twenty-five (25), above described, the sum of \$17.32, together with an attorney's fee sum of \$17.32, together with an according to \$1.73; and On lot tairty (30), above described, the sum of \$30.46, together with an attorney's fee of

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 twentynine and 65-100 dollars (\$29.65), 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 (\$316.45), judgment against Jerry Ryan, with interest thereon at rate of seven (7) per cent per annum from May 15th, 1893; which amount is a third lien upon lot twenty-five (25), above described.

Also to satisfy Daniel Condon the sum of

described.

Also to satisfy Daniel Condon the sum of eleven thousand seven hundred and ten and 84-100 collars (\$11,70.84), judgment against Dennis Cunningham and Jerry Ryan, with interest thereon at rate of seven (5) per cent per annum from February 3rd, 1896; which amount is a fourth lien upon said described

sfy the further sum of seventy-nine

property.

To satisfy the further sum of seventy-nine and 34-100 dollars (579.24), costs berein, together with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1897, in accrtain action then and there pending, wherein Harry J. Twinting is plaintiff, and Dennis Cunulngham, Mary Cunningham, his wife, William Mealey, Mrs.—Mealey, his wife, first and real name unknown, James J. Spellman, Mrs.—Ryan, his wife, first and real name unknown, James J. Spellman, Mrs.—Spellman, his wife, first and real name unknown, Julie Goetschuls, The County of Douglas, Danlie Condon. John A. Creighton, Merchants National Bank, John P. Breen, John Grossman, Globe Loan & Trust Company, Henry Lehman, Thomas Murray, Charies Klopp, F. S. Parmelee Gun Company, Parlie Orendorff & Martin Company, McCord, Brady Company, The Western Newspaper Union. Soren T. Peterson and Anna 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

From 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

\$300.00 in Cash FREE

THIS LADIES' WAIST, WITH BOLERO, No. 6972, A 25-cent Pattern, Free to Everyone.

How many words do you think you can "MANUFACTURERS?"

Use each lefter as desired but not more times than it appears in "Manufacturers." Prefixes, suffixes, proper nouns, obsolet, and foreign words not allowed. Work it out as follows: Am, Can, Cans, Cure Cures, Rum, Same, Fact, Facts, Fracture, Manufacturers, etc. Words spelled alike but having different meanings count as one word.

Our Offer,—We will pay \$100 for the largest list, \$50 for the second largest, \$25 for the third, \$10 each for the next five, \$5 each for the next ten and \$1 each for the next tenand \$1 each for the next twenty-five. That is to say, we will divide among forty-three contestants the aggregate sum of \$300, according to merit. Don't you think you could be one of the forty three? TRY IT.

Our Purpose.—The above rewards for mental effort are given free and

Our Purpose.—The above rewards for mental effort are given free and without consideration for the purpose of attracting attention to MODES, by May Manton, the most popular, up-to-date Fashion Magazine in the world. Its thirty-six pages, replete with beautiful illustrations of the latest styles in ladies', misses' and children's garments, make it a real necessity in every household. The designs and fashion hints, being by May Manton, render it invaluable as an absolutely reliable Fashion Guide.

Our Conditions, —You must send with your list of words 25 cents (stamps

Our Conditions.—You must send with your list of words 25 cents (stamps or silver) for a Three Months' Trial Subscription to Modes.

Our Extra Inducement,—Every person sending 25 cents and a list of 15 words or more, will, in addition to three months' subscription, receive by return mail a pattern of this Ladies' Waist No. 6972, (illustrated above), in any size from 32 to 40 inches bust measure.

Our Alm.—The present monthly circulation of Modes exceeds 100,000 copies. We purpose to make it 200,000. This contest will close March 15 next so the names of successful spellers may be published in the following issue of Modes, but send in your list at once. For our responsibility we refer you to any Merchantile Agency. Address

MODES FASHION MACAZINE, (Dept. 437) No. 132 White Street, New York.

JAS. W. CARR.

Attorney, 331 Board of Trade Building.

W. A. SAUNDERS.

Attorney, Merchants National Bank Bldg CHERIFF'S SALE.—By virtue of a piuries of order of sale issued out of the district court for Douglas county, Nebraska and to me directed. I will, on the Hith day of January. A D. 1886, at tenoclock 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 bidder for cash, the property described in said order of sale as follows, towit:

Lot five (5), block one hundred and thirty-two (132), lots one (1) two (2) and fourteen it is hock one han red and thirty-f ur (134) and all of block two bundred and twenty (220) in the own or city of Florence as surveyed Attorney, Merchants National Bank Bldg

and all of block two bundred and twenty (220) in the own or city of Florence as surveyed platted and recorded and all being situated in Douglas county, Neura-ka.
Said property to be soid to satisfy James L. Browne plaintiff herein, the sums as follows, towit.
On lot 5 block 132 the sum of \$7.76;
On lot 5, block 134 the sum of \$7.72,
On lot 5, block 134 the sum of \$1.13;
On lot 14 block 134 the sum of \$7.71;
On all of b ock 220 the sum of \$64.57;
all of w lch said sums by the judgment of

On all of book 134 the sum of \$5.71;

On all of book 220 the sum of \$64 57;

all of welch said sums by the Judgment of
the district court tear interest thereon at
the rate of ten (16) per cent per annum from
May 4th, 1896, and are a first lien upon said
above described property.

To satisfy the further sum of one hundred
and fifty-three and 43-100 (\$153 43) dollars
costs herein, together with accruing costs,
according to a judgment rendered by the
district court of said Douglas county,
state of Nebraska at its May term. A. D.
1896, in a certain action hen and there
pending, wherein Jam's L. Browne is plaintiff
The Omaha and Florence Land and Trust
Company, victor G. Langiry, Mary M. tantry (18 wife). Samuel cole, rank Murphy,
John A. Horoach and others are defendants.
Omaha, Nebraska, Dec. 10 h. 1897.

JOHN W. MCDONALD,
Sheriff of Douglas County, Nebraska
W. A. Saunders, at orney.

Browne vs. O. & E. L. & T. Co. et al
Doc. \$2; No. 128.

W. A. SAUNDERS.

there is due amounts as follows, towit: Lot one (I) in block three (3) upon which there is due the sum of \$42.50, and on lot two (3). In block three (3) the sum of \$57.25, all of which lots being situated in Mahoney & Minnehans addition to the city of South Omaha, Douglas Co., Neb., with interest at the rate of ten percent per unnum from October 25th, 1887, for which sum, with interest and costs together with an attorney's fee amounting to ten percent of the decree, plaintiff prays for a decree that he has a first lien upon said real estate, that the defendants 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, little 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 on or before the litth day of January, 1898.

Date of at Omaha. Nebraska, December 10th 1897.

JAMES L. BROWNE. Plaintiff.

By W. A. Saunders, Attorney for Plain

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

Attorney, Merchants National Bank.

NOTICE TO NON-RESIDENT DEFENDANT.

To Mrs. Ida R. Soule and Mr. — Soule, her husband (first and real name unknown) Mrs. Minnie Peppard and Mr. — Peppard, her hustand (first and real name unknown) Mrs. Minnie Peppard and Mr. — Peppard, her hustand (first and real name unknown) Mrs. You are hereby notified that on the 6th day of November, A. D., 1897. The Farmers Loan and Trust Company, Plaintiff herein, fied its petition in the district court of Douglas County Nebraska, against Midway Investment Company and the above named defeadants and other defendants, the object and prayer of which is to foreclose one certain tax c-rtificate dated November 7th, 1892, upon the following described real estate, towit. Lot I3 in block 7, Albright's Annex an addition to the city of South Omaha, Douglas County, Nebraska, upon which there is now due the sum of \$16.50 for which sum, with interest and costs together with an attorneys 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 sale thereof the defendant be debarred of all right, title and interest in said real estate, and for other equitable relief. The defendant, James F. Toy, on his cross-petition filed December 10th, 1897, together with an attorneys fee.

You are also hereby notified that you and each of you are required to answer said petition on or before the 17th day of January, 1898,

Dated at Omaha, Nebraska, December 10th 1897.

THE FARMERS' LOAN & TRUST

THE FARMERS' LOAN & TRUST COMPANY, Plaintiff.

By W. A. Saunders, Attorney for Plaintiff. Doc. 62 No. 302

Notice of Hearing Claims.

Notice of Hearing Claims.

PROBATE NOTICE—In the matter of the estate of Alexander White deceased:
Notice is hereby given, that the creditors of said deceased will meet the executor of said estate before me, County Judge of Douglas county, Nebraska, at the county court room in said county, on the 31st day of January, 1898, on the 31st day of March, 1898, and on the 31st day of March, 1898, and on the 31st day of March, 1898, and on the 31st day of May, 1898, at 9 (*clock A. M. each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one year for the executor to settle said estate, from the 38th day of Now. 1897; this notice will be published in The American for four weeks successively, prior to the 31st day of January 1888.

IRVING F. BAXTER, 11-26-4

Attorney, 331 Board of Trade Building.

SHERIFF'S SALE.—By virtue of an order of sale issued out of the District Couri for Bouglas county, Nebraska, and to me directed, I will, on the 11th day of January, A. D. 1898, 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 bidder for cash, the property described in said order of sale as follows, to-wit:

The nor hone-half (N. %) of Lot Eight (8) in Block S. venteen (17) in E. V. Smith's addition to the city of Omaha, as surveyed, platted and recorded, all situated in Douglas county, state of Nebraska.

Sald property to be sold to satisfy John L. Marshall, Carrie F. Marshall executrix, Edward Marshall and Edmund L. Pitts, executors, piantill's herein, the sum of seven hundred and fifty two (\$752.00) collars judgment, together with interest thereon at the rate of ten (10) per cent per annum from February 1st, 1897.

To satisfy the further sum of nineteen and 88-100 (\$19.98) dollars 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. 1897, in a certan action then and there pending, wherein John L. Marshall, Carrie F. Marshall, executrix, Edward Marshall and Edmund L. Pitts executors are pia intiffs, and James Reeves 1- decendant.

Gmaha, Nebraska, December 19th 1897.

JOHN W. McDONALD, Sheriff of Douglas County, Nebraska.

Jas. W. Carr, autorney.

Marshall et al. vs. Reeves.

NOTICE.-To Arthur L. Wyman, Eleanor

Company, Victor G. Langiry, Mary M. Langiry (is wife). Samuel cole. Frank Murphy, John A. Horoach and others are defendants. Omaha. Neuraska, bec. 10 h. 1897.

JOHN W. MCDONALD, Sheriff of Douglas County. Nebraska W. A. Saunders, at orney.

Browne vs. U. & E. L. & T. Co. et al. Doc 52; No. 128.

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

NOTICE TO NON-RESIDENT DEFENDANT.

To Francis M. McOrea and Mrs. — McCreathis wife. (first and real name unknown) S. Field (first and real name unknown) S. Field (first and real name unknown) Anton Dahl, samuel Shears, John Lipps and Charlotte (Lottle) Lipps, his wife. non resident clears and taxes pale thereunder the sum of \$250.8, with interest, costs, and an antorney's fee amounting to ten per cent of the decree, plaintiff prays for a decree, and that he have a first ilen upon said real early notified that on the 25th day of October, A. D. 1897, James 1. Browne, plaintiff herein, filed his petition in the district court of Douglas county, Nebraska, ag alist John J. Mahoney, Francis M. McOrea and Mrs. — McCrea, his wife fifts and real name unknown) and other defendants.

M. McOrea and Mrs. — McCrea, his wife fifts and real name unknown and other defendants, the object and prayer of which is to foreclose two certain tax certificates dated November 22, 1892, upon the following described real estate, upon which there is due amounts as follows, towit: 1 ot one (1) in block three (3) upon which the rels (upon which there is due amounts as follows, towit: 1 ot one (1) in block three (3) upon which the rels (upon which there is due amounts as follows, towit: 1 ot one (1) in block three (3) upon which the rels (upon which there is due amounts as follows, towit: 1 ot one (1) in block three (3) upon which the rels (upon which the

By W. A. Saunders, His Attorney,

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

To kvelyn Fenton (formerly Evelyn Scott) and George C. Fenton, her hustand, non-res-ident defendants: You are nereby notified that on the 24th day of November, 1897, James L. Browne, the

You are hereby notified that on the 24th day of November, 1897, James L. Browne, the piaintiff herein, filed his petition in the District court of Douglas county, Nebraska, against Evelyn Fenton (formerly Evelyn Soot) and Georgo C. Fenton, her husband, and others, the object and prayer of which are to foreclose one certain tax certificate dated November 19th, 1992, upon the following described real estate, to-wit:

Lot Six (6) in clock two (2), Springdale an addition to the city of Omaha, Boughas county, Nebraska.

There is now due on said certificate the sum of \$4.30 with interest at the rate of ten percent per annum from Nov. 28th, 1897, for which sum, with interest and costs together with an attorneys fee amounting to ten percent or the decree, plaintiff prays for a decree that he has a first lien upon said real estate, that the defendants snall pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and that up in saie thereof the defendants be debarred of all right, title and interest in said real estate, and for other equitable reitef.

You are required to answer said petition of the feerief.

Able rener.
You are required to answer said property on or before the 3rd day of January, 1898.
Omaha, Neb., Nov. 28, 1877.
JAMES L. BROWNE, Plaintiff.
JAMES L. BLOWNE, Plaintiff.

Attorney, Merchants National Bank Bldg. NOTICE TO NON-RESIDENT DEFEND-ANTS.—To Robert L. Garlichs, The stanufacturers National Bank of Boston, Massachusetts. The People's National Bank of Sandy Hill. New York, the Western National Bank of the city of New York, The Merchants National Bank of Clinton, Iowa, J. W. Penfield (first and real name unknown) R. C. Penfield (first and real name unknown) and William H. Eldridge, non-resident defendants:

William H. Eldridge, non-resident defendants:
You are hereby notified that on the 24th day of November 1897, Walter E. Kee er, plaintiff, filed his petition in the district court for Dougias county, Nebraska, against Robert L. Garlichs, The Manuftcturers National Bank of Beston, Massachusetts, The People's National Bank, of Sandy Hill, New York, The Western National Bank of the City of New York, The Mer hants National Bank of Clinton, Iowa, J. W. Penfield (first and real name unknown) and William H. Eldrige, and others, defendants, the object and prayer of which is to foreclose one certain tax certificate dated November 25th, 1892, upon the following descrided r. al estate to-wit:

1892, upon the following descrided r. al estate to wit:

Lot five (5), block seven (7), Orchard Hill, an addition to the c ty of Omaha Douglas county, Nebraska.

There is now due upon said certificate the sum of \$16.77 with interest at the rate of ten per cent per annum from November 24th, 1897, for which sum, with interest and costs together with an attorneys fee amounting to ten 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 defaul thereof that the said property be soid to satisfy the amount found due, and that upon sale thereof the defendants be debarred of all rigt, title and interest in said real estate, and for other equitable relief.

able relief.

You are also hereby notified that you and
each of you are required to answer said petition on or before the 3rd day of January. 898. Dated at Omaha, Nebraska, November 26.

WALTER E. KEELER, Plaintiff, By W. A. Saunders, his Attorney. Doc. 62.



NOTICE TO NON-RESIDENT DE-

NOTICE TO NON-RESIDENT DE-FENDANT.

To Henry A. Schreckengast (or Schreckengost) and Maggie Schreckengast (or Schreckengost) his wife, non-resident defendants.

You are hereby notified that on the 19th day of November, A. D. 1897, James L. Browne, plaintiff herein, filed his petition in the district court of Douglas county, Nebraska, against Henry A. Schreckengast (or Schreckengost) and Maggie Schreckengast (or Schreckengost) and Maggie Schreckengast (or Schreckengost), his wife, and Rudolph Beal, defendants, the object and prayer of which is to foreclose three certain tax certificates dated November 22d, 1832, upon the following described real estate, and upon which there is due amounts as follows, to-wit:

The east thirty feet of the north one-half of lot five, upon which there is due the sum of \$51.91; the east 20 feet of the south one-half of lot five, upon which there is due the sum of \$59.00, all of said property being situated in block U in Lowe's addition to the city of Omaha, Douglas county, Nebraska, with interest upon each of said amounts at the rate of ten per cent per annum from November 19th, 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 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 on or before the 27th day of December, 1877.

Dated at Omaha, Nebraska, November 19th, 1897.

JAMES L. BROWNE, Plaintiff, By W. A. SAUNDERS, his Attorney.

JAMES L. BROWNE, Plaintiff. By W. A. SAUNDERS, his Attorney, 11-19-4

W. H. RUSSELL. Attorney, 16 New York Life Building.
SHERIFF'S SALE.—By virtue of an alias order of sale issued out of the district court for Douglas county. Nebr ska, and to me directed. I will, on the 4th day of January, A. D. 1888, 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 bidder for cash, the property described in said order of sale as follows, towit:

the highest bidder for cash, the property described in said order of sale as follows, towit:

Lot ten (10) in block six (6) in Park Forest, an addition to the city of Omaha, as surveyed, p atted and recorded all in Douglas county, State of Nebraska.

Said property to be sold to satisfy Ellen J. Hinsdale, Executiv of the last will and testament of Edwin C. Hinsdale, deceased, plaintiff herein, the sum of eight hundred and four and 24-100 dollars (8804.24) judgment, with interest thereon at rate of ten (10) percent per annum from September 28th, 1896.

To satisfy the further sum of twenty and 33-100 (820.33) dollars costs herein, together with actruing costs, according to a judgment rendered by the district court of said Douglas county, at its September term, A. D. 1896, in a certain action then and there pending, wherein Ellen J. Hinsdale, Executiv of the last will and testament of Edwin C. Hinsdale, deceased, is plaintiff, and Christen Christensen. Oliva Christeosen. First National Bank of Whitewater Wisconsin, The American Biscult and Manufacturing Company, an Illinois corporation, are defendants.

Omaha, Nebraska, December 3d, 1897.

omaha, Nebraska. December 3d, 1897. JOHN W. McDONALD, JOHN W. McDONALD,
Sheriff of Douglas County, Nebraska
W. H. Russell, attorney.
Hinsdale vs. Christensen et al.
Doc 55: No. 130.
Ex. Doc. Z; Page 138. 12-3-5

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

Attorney, Merchants National Bank Bidg NOTICE TO NON-RESIDENT DEFEND-ANTS:

To Mary Malone and Mr. — Malone (first and real name unknown) her husband, non-resident defendants:

You are hereby notified that on the 26th day of November A D.1897. James 1. Browne, plaintiff herein filed his petition in the district court of Douglas county. Nebraska, against Mary Malone and Mr. — Malone first and real name unknown) her husband, defendants, the object and prayer of which is to foreclose one certain tax certificate dated. November 29th, 1892, unon the following described real estate, towit:

cribed real estate, towit:

Lot dx (6) block two (2). in Westside an addition to the City of Omaha, Douglas county.

Nebraska.

There is now due upon said certificate the sum of \$87.72 with interest at the rate of ten per cent per annum from November 26th, 1897, for which sum, with interest and costs together with an attorneys fee amounting to ten 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 sale thereof the defendants be debarred of all right, title and interest in said real estate, and for other equitable relief.

each of you are required to answer said petition on or before the 3rd day of January. Dated at Omaha, Nebraska, November 28. By W. A. Saunders, his attorney.

11-26-4

You are also hereby notified that you and

UNTIL the supply is exhausted, we will send to each subscriber sending us the names of five of his friends, accompanied by 25c. for five sample copies of THE AMERICAN. one volume of "The Stenographer," a book containing the story of the life, trials, tribulations, courtship, etc., of a stenographer. The book has 220 pages, is elegantly bound in cloth, printed from good, clean type on a high grade of book-paper. We have 750 of them. Get your order in early. Regular price of such a book s, ordinarily, \$1.25. You get it for nothing if you buy five samples. Don't send stamps of a larger denomination