# THE AMERICAN.

## LEGEND OF THE NETTLE. ow a Fair Princess Was Changed Into a Prickly Plant.

There was once a princess who was very beautiful but who was also very and self-willed, and who leave preferred to ride and hunt rather than to sit modestly in the house and spin.

But in those olden days it was customary and fitting for princessies. however beautiful and grand they might be, to spin and weave with their own hands, and no one was ashamed to wear a gown which she had made herself.

Irmingarde alone considered it a disgrace to let the soft flax slip through her fair fingers; and her distaste for this occupation went so far that she gave the strictest commands to have all the spindles romoved from her presence and from the neighborhood of the castle, that her eyes might not be troubled with the night of the hated things.

She now rode and hunted the whole day: and great was her delight if she could give the death blow to the captured stag with her own hand or bring down the innocent bird with her never-failing arrow.

Once it happened that when Irmingarde was out hunting she was suddenly surprised by a violent shower. She sought shelter and soon discovered a little cottage of whose existence neither she por anyone in her train had hitherto any knowledge, although it stood but a short distance from the royal castle.

Irmingarde entered with her attendants and beheld, by the blazing hearth-fire, a woman of wonderful beauty who was busily turning the spindle while the yellow flax slipped swiftly through her fingers.

She cordially greeted the new-comers and invited them to be seated by the fire.

But irmingarde had no word of thanks for this friendly and hospitable welcome. The sight of the spindie had aroused her anger. In her rages e walked up to the beautiful spinner and ordered her to desist immediately from her work and to hereafter remember the commands of the princess.

But the beautiful woman only smiled; and, without suffering her slender fingers to rest a moment, she replied:

Dost thou think, proud princess, that thy command can hinder what Heaven has ordained for the use and benefit of the human race? God gave the flax that men might not go naked like the animals; and that every maiden might be taught those arts which shall fit her for a future wife and housekeeper. It is for rough of all children born die of that dia men to bear the spear and bow; a maiden should adorn herself with gentleness and practice those accomplishments which are learned by industry and labor at the sacred hearthstone of the home."

A scornful laugh escaped from the lips of the princess.

• Dost thou believa" she cried. that thy foolish words can change me into a servant? Let others think they please that the gods have 16 made this low work for women. I do not! and I would rather not have any husband-I would rather that all men should flee from me, than to lower my pride and disgrace myself by such common drudgery!"

The beautiful spinner arose. Tall

#### HENRY CLAY'S VALEDICTORY. reading the coming winter months? All Who Beard His Pathetic Farewell to See our great offer on another page. the Senate Were Moved to Tears.

John F. Coyle writes of Henry Clay

farewell to the senate in the Ladies

Home Journal, regarding it as the most

dramatic event ever witnessed in the

United States senate. Almost from the

opening words of the famous valedic

tory the vast assemblage of people

were in tears, and the "Great Common-

er" was frequently interrupted by the

sobs of his auditors. "The scene was

indeed impressive as Mr. Clay pro-

nounced the concluding words of his

farewell to public life," says Mr. Coyle

He stood for a moment after in rever-

ential attitude, while all about him

strong men, swayed by the magnetic

power of the great orator, wept in si-

lence. The hushed suspense of intense

feeling and attention pervaded the

crowded assemblage as the famous

statesman, with lowering eyes, resumed his seat. For several moments

the silence was unbroken; senators sat

as if in the shadow of some impending

calamity; men of all parties seemed

equally overcome by the pathos and

majesty of the great statesman's fare-

well. As Mr. Clay rose to leave the

chamber after adjournment, which di-

rectly followed his address, and after

he had said farewell to all the other

senators, he encountered Mr. Calhoun.

The eyes of the whole assemblage

ful. For five years they had been estranged, and the only words which had

passed between them had been those

harshly spoken in debate. But now, as

they met, the old time came over them.

They remembered only the political companionship of twenty years' stand-

ing. The intervening differences which

had chilled their hearts toward each

other were forgotten. The tears sprang

to their eyes. They shook each other

cordially by the hand, interchanged a

'God bless you,' and parted. The re-

leased suspense which awaited this

tearful scene found vent in shouts and

cheers, which were taken up by the

crowds outside the senate chamber, expecting Mr. Clay's appearance. He was

surrounded by the waiting thousands

on his way to his carriage, and throngs

Cholera Infantum.

No one supposed that cholera infan-

tum is wilfully caused by mothers or

persons who have infants in charge:

yet in some places a large proportion

which are preventable are shown by

(1) Among the higher classes of peo-

(2) Infants who are nourished only

by mother's milk are almost wholly

(3) The disease is undoubtedly caused

exempt from cholera infantum.

sort of micro-organisms.

ple the mortality is very much less than among the less intelligent and

ease.

several facts:

less provident.

That it results from causes

followed him even to his hotel."

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 Douglas county. Nebrassa and to me directed, I will on the 4th day of January. A. D. 1898, at ten of the day of January. A. D. 1898, at ten of the day of January court house in the city of Omaha, Douglas county. Nebrasks, sell at public suction to the highest bidder for cash, the property described in said order of sale as follows, to wit:

to-wit: Lots four (4), five (5), six (6) nine (9), ten (16) fourteen (14), ff cen (15), tixtern (16), seven-teen (17), ninescen (19), twenty (26), twenty-four (26), h block two (2), in Harris and Pat-terson's Annex Addition to the city of South Omaha, as surveyed, platted and recorded, ale situated in Douglas county, state of Ne

All situated in Douglas county, state of Ne braska. Salid property to be sold to satisfy William H. Brevoor, plaintiff herein, the som of two hundred and forty-four and 80-80 dellars (200 sil) judgment. with histerest thereon at rate of tes (10) per ceni per annum from May 4th. 1896 which amounts are a first valid and existing ilen upon said property. To satisfy the sam of ninety-four and 81-90 doltars fib(8) coats herein. together with accruing costs. according to a judgment rendered by the district court of said Dour-ias county, at its May term, A. D. 1896. In a certain action then and there pending, wherein William H. Brevoort is plaintiff and Jonas R. Harris and Basa L. Harris, his wife, are defendants. Omains. Nebraska, December 3d. 1897. JOHN W. MCDONALD. Sheriff of Douglas County, Nebraska. W. A. Saunders, attorney. Bre receit vs. Harris, et al. Doc. 55. No. 3\*6. 12-3-6

Articles of Incorporation.

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-braska. were fixed on these two old friends and old political antagonists. There was a pause in the demonstration which awaited Mr. Clay-the moment of suspended anticipation was almost pain-

River Mining and Real Estate Company" have been filed in the office of the county clerk of Douglas county and state of Ne-braska. The second state of Ne-braska and Wyoming and elsewhere: also to be transacted is to acquire, own, lease, hold, work or operate mines of gold, silver and other minerals in the states of Ne-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, silver or other ores, minerals or earth, and to lease, sell of dispose of the same; to buy and sell ores, bullton, mines and claims; to con-struct and maintain all necessary works for the operation or carrying out of the business of said corporation, and to ac-quire 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 sell real estate, as well as to use, maintain and dispose of said property or any thereof. That the capital stock of said corpora-tion is three hundred and fifty thousand GSD,000.00 dollars, divided into shares of ten (H0.09) dollars worth of stock has been subscribed and issued. That the affairs of the corporation shall be fully paid when issued. That the affairs of the corporation shall be manased by a board of five directors all of whom shall be stockholders, and the manased 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 Thesiday after the first Monday in January in each and every year, and said board of directors and shall be shockholders and shall be elected at the annual meeting of the stockholders on the first Thesiday after the first Monday in January in each and every year, and said board of directors apprecident, vice president, secretary and tadopt and enact by-laws for the manage-ment of said business, and said directors apprecident, vice president, secretary and tadopt and enact by-laws for the manage-ment of the cap

11-19-4t	JOHN	D. 1	Incorporators
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by changes in the infant's food or drink, due to bacteria, fungi, or some Diarrhoea.-What is true of cholera infantum is, in great part, true of diarrhoea. The great cause of infant mortality is largely due to ignorance

# \$300.00 in Cash FREE

## THIS LADIES' WAIST, WITH BOLERO, No. C972, A 25-cent Pattern, Free to Everyone.

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

Correctly spell with the letters in the word Tese each letter as desired but not more times than it appears in "Manu-facturers." 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 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

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

#### W. A. SAUNDERS.

Attorney, Merchants National Bank Bidg Attorney, Merchants National Bank Bidg SHERIFF'S SALE-By virtue of a pluries Order of sale issued out of the district court for Douglas county. Nebraska and to me directed. I will, on the 11th day of January, A. D. 1868, at teno'clock A. M. of sald 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 tidder for cash, the property de-scribed in said order of sale as follows, to-wit:

scribed in said order of sale as follows, to-wit: Lot five (5), block one hundred and thirty-two (122, lots one (1) two (2) and fourteen (14) in bock one hun red and thirty-f ur (134) and all of block two hundred and twenty (220) in the own or city of Florence as surveyed platted as d recorded and all cells situated in Douglas county, Neoraska. Said property to be sold to satisfy James L. Browne, plaintiff herein, the sums as fol-lows, towit: On lot 5, block 133 the sum of \$7.76; On lot 5, block 134 the sum of \$7.76; On lot 16; block 134 the sum of \$7.71; On lot 16; block 134 the sum of \$7.71; On lot 16; block 134 the sum of \$7.71; On all of bock 220 the sum of \$64, 57; all of w lch said sums by the Judgmen; of

On lot 14 blo k 134 the sum of \$7.71; On all of bock 232 the sum of \$64.57; all of which said sums by the judgment of the district cours heat interest thereon at the rate of ten till 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 Doughas county, state of Nebraska at its May term, A. D. 1866, in a certain action hen and there pending, wherein jams L. Browne is plaintiff The Omaha and Florence Land and Trust Company. Victor G. Langry, Mary M. tang-try (18 wife). Samuel cole, erank Murphy, John A. Horbach and others are defendants. Omain, Nebraska, Dec. 10th, 187. JOHN W. MCDONALD, Sheriff of Douglas County, Nebraska. W. A. Saunders, at orney. Browne vs. O. & E. L. & T. Co. et al Doc 52: No. 125. W. A. SAUNDEERS

JAS. W. CARR, Attorney, 381 Board of Trade Building. SHERIFF'S SALE .- By virtue of an order of sale issued out of the District Court for Dougias county, Nebraska, and to me di-rected. 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. Dougias county, Ne-braska sell at public auction, to the highest bidder for cash, the property described in said order of sale as follows, to-wit: The nor h one-haif (N. %) of Lot Eight (8). In block S. venteen (1) in E. V. Smith's addi-tion to the city of Omaha, as surveyed, plat-ted and recorded, all situated in Dougias county, state of Nebraska. Saft property to be soid to satisfy John L. Marshall, Osrrie F. Marshall executits. Ed-ward Marshall and Edmund L. Pitts execu-tors, plaintlift herein, the sum of seven hun-dred and fity two (572,00) collars judgment, together with interest thereon at the rate of the (10) per cent per annum from Febru-ary 1st, 187. To satisfy the further sun of nineteen and with accruing costs. according to a judg-ment rendered by the district court of sald Douglas county, at its February term, A. D. 1897, in a ceruan action then and there pend-how the scill soft of the Austhall, Carrle F. Marshall, executors are pla ntiffs, and Jance Revers I. detendant. To maha, Nebrassa, December 10th 1897. Attorney, 331 Board of Trade Building.

James Reeves 1. derendant. Omaha, Nebraska, December 10th 1897. JOBN W. McDONALD, Sheriff of Douglas County, Nebraska. Jas. W. Carr, attorney. Marshall et al. vs. Reeves. Doc. 55; No. 220. 12-10-5

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NOTICE TO NON-RESIDENT DE-FENDANT. To Henry A. Schreckengast (or Schrec-kengost) and Maggie Schreckengast (or Schreckengost), his wife, non-resident de-

To Henry A. Schreckengast (of Bearce-kengost) and Maggie Schreckengaat (of Schreckengost), his wife, non-resident de-fendants. Tou are hereby notified that on the 19th day of November, A. D. 187, James L. Browne, plaintiff herein, filed his petition in the district court of Douglas county, Nebraska, against Henry A. Schrecken-gast (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 No-vember 22d, 1832, upon the following de-scribed 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 \$58.75; and also the balance of lot five upon which there is due the sum of \$66.00, all of said property be-ing situated in block U in Lowe's addition to the city of Omaha, Douglas county, Ne-braska, with interest upon each of said amounts at the rate of ten per cent per annum from November 19th, 1857, 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 upon said real estate, that the defendants shall pay the same, and in default thereof that the said property be sold to sailsty the amount found due, and that upon sale read nother 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, 1897. Dated at Omaha, Nebraska, November 19th, 1857.

9th, 1897. JAMES L. BROWNE, Plaintiff. By W. A. SAUNDERS, his Attorney. 11-19-4 Doc. 62. No. ..

W. H. RUSSELL, Attorney, 46 New York Life Building. SHEFIFF'S SALE - By virtue of an altas 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 Jan sary. A. D. 1998, at ten o'clock A. M. of said day a the EAST front door f the county court house, in the city of Omana. Douglas county. N. braska, sell at public auction to the highest bidder for cash, the property de-scribed in said order of sale as follows, to-wit: Dot ten (10) in block six (6) in Park Forest, an addition to the city of Omaha, as sur-veyed, 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 tes-tament of Edwin U. Hinsdale, deceased, plaintiff herein, the sum of eicht hundred and four and 24-100 dollars (804 24) judgment, with huterest thereon at rate of ten (10) per cent per annum from September 28th, 1896.

with interest thereon at rate of ten (10) per cent per annum from September 28th, 1896. To satis'y the further sum of twenty and 33 100 (\$20,23) dollars costs herein, together with accruing costs, according to a judg-ment rendered by the district court of said ment rendered by the district court of said Douglas county, at its September term, A. D. 1886, in a certain action then and there pend-ing, wherein Ellen J. Hinsdale, Executrix of the last will and testament of Edwin C. Hinsdale, decreased, is plaintiff, and Christen Christensen, Oliva Christensen. First Na-tional Bank of Whitewater Wisconsin, The Ame ican Biscut and Manufacturing Com-pany, an Illinois corporation," are defend-ants.

forty-three contestants the aggregate sum of \$500, 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 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 or silver) for a *Three Monthi' Trial Subarription* to MoDEs. Our Extra Inducement. —Every person sending 25 cents and a list of 15 words or more, will, in addition to three monthis' 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 Aim. —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



she stood, as a goddess, with blazing eyes and angry giance.

So let it be " she said. .Thy wish shall be fulfilled. Never shall the love of man make thee happy; for thou rejected the most beautiful ornament of noble womanhood. Yes, all men shall flee from thee, and who ever touches thee shall curse thee. The spindle, which thou hast brought into disgrace, with the industry and the fitting work of woman shall become the instrument of thy punishment; and thy fingers which would never spin a thread, shall hereafter themselves be spun."

And thus it happened. A terrible storm broke forth. The lightning and the thunder resounded from the clouds that were as black as night

The attendants of the princess fled in terror. But when the storm was over, when the skies were again clear, there lay, where the house of the spinner had stood, only a heap of stones; and over the ruins, grew - the nettia

This the pea ant folk say, is the princess who on account of her wicked pride, was changed into this prickly plant from whose stinging tingers all men flee, and whose flaxlike tibers are spun and woven into cloth - | rom the German,

#### A Dismarck an Anecdote.

Prince Bismarck told a story of the battlefield of Koniggratz says the Pail Mail Gazette. The old emperor. then king of Prussia, had exposed himself and his staff to the enemy's fire and would not hear of retreating to a safe distance At last Prince Bismarck rode up to him saying: "As responsible minister I must insist upon your majesty's retreat to a safe distance. If your majesty were to be killed the victory would be of no use The king saw the force of to us." this and slowly retreated, but in his zeal returned again and again to the front "When I noticed it " Frince Bismarck went on. "I rose in my saddle and looked at him. He under-stood perfectly and called out rather angrily. "Yea I am coming." he did not get on fast enough and at last | rode up close to the king. took my foot out of the stirrup, and secretly gave his horse an energetic kick. Such a thing had never before happened to the fat mare, but the move to an immense size and have a dellwas successful, for she shot off in a clous taste. fine canter

Tacked the Wrong Way. Little Dick, who is trying his new magic lantern-Mamma, I wish you would come and fix this sheet. Mamma-What's wrong with it? Dick-It's wrong side up. The ictures are all upside down -Good News.

and carelessness on the part of thos who have the care of children.

It ought to be known to every person who has the care of a child during the hottest day of July and August that a good light, clean, dry, warm fannel over the entire abdomen is a very important article for every child who is in danger of any bowel trouble. The rapid evaporation of perspiration, and the consequent serious coldness of the abdomen, can be prevented by the flannel.

## Biggest Farm on Earth.

The largest farm in this country and probably in the world is situated in the southwestern part of Louisiana. It extends 100 miles east and west. It was purchased in 1883 by a syndicate of northern capitalists, by whom it is still operated. At the time of its purchase its 1,500,000 acres was a vast pasture for cattle belonging to a few lealers in that country. Now it is divided into pasture stations or ranches, existing every six miles. The fencing is said to have cost about \$50,000. The land is best adapted for rice, sugar, corn and cotton. A tract, say half a mile wide, is taken, and an engine is placed on each side. The engines are portable and operate a cable attached to four plows. By this arrangement thirty acres are gone over in a day with the labor of only three men There is not a single draught horse or the entire place, if we except those

used by the herders of cattle, of which there are 16,000 head on the place. The Southern Pacific railway runs for thirty-six miles through the farm. The company has three steamboats operating on the waters of the estate, cf which 300 miles are navigable. It has also an ice-house, bank, shipyard and rice mills .-- From the Knoxville Tribune.

### Scotty's Remarkable Apple Tree.

Oil City Blizzard: "Scotty," of the Oil Well Supply company, who resides on a farm in close proximity to the But fair grounds, owns an apple tree which can be considered a sort of novelty. A few years ago it was known as a "wild" apple tree, but Mr. Scott had it grafted and it now produces seven different kinds of apples, some of which grow

## His Caustie Comment.

"Here's a queer story, don't you know. A fellow in San Francisco cut his throat with a tobacco tag."

"Well, I'm deuced glad it wasn't a cigawette picture."-Cleveland Plain-ticulars, call at City Ticket Office, 1302 FARNAM ST.

of 20.46, together with an attorney's fee of 22 04; 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 65-100 dollars (\$159.65), 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 (\$36.46), judg-ment against Jerry Ryan, with interest thereon at rate of seven (7) per cent per annum from May 15th, 1866; which amount is a third lien upon lot twenty-five (25), above described. Also to satisfy Daniel Condon the sum of

Also to satisfy Daniel Condon the sum of Also to satisfy Daniel Conton the sum of eleven thousand seven hundred and ten and 84-100 Collars (\$11.710 St), judgment against Dennis Cunningham and Jerry Ryan, with Interest thereon at rate of saven (7) or cent per anrum from February 3rd, 1856; which amount is a fourth lien upon said described property.

property. To satisfy the further sum of seventy-nine and 34-100 dollars (\$79.34), costs herein, to-To satisfy the further sum of seventy-nine and 34-100 dollars (\$70.34, costs herein, to-gether with accruing costs, according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1897, in acertain action then and there pend-ing, wherein Harry J. Twinting is plaintiff, and Densis Cunningham, Mary Cunning-ham, his wife, William Mealey, Mrs. Mealey, his wife, first and real name un-known, Jerry Ryan and Mrs. James J. Spellman, Mrs. — — Ryan, his wife, first and real name unknown, James J. Spellman, Mrs. — Spellman, bis wife, first and real name unknown, James J. Spellman, Mrs. — Spellman, bis wife, first and real name unknown, Julia Gootschuis, The County of Douglas, Daniel Condon, John A. Oreizhton, Merchants Na-tional Bank, John P. Breen, John Grossman, Globe Loan & Trust Company, Henry Leh-man, Thomas Murray, Charles Klopp, F. S. Parmelee Gun Company, Parlin Orendorff & Martin Company, McCord, Brady Company, The Western Newspaper Union. Soren T. Peterson and Anna Cunningham are de-fendants. Omaha, Nebraska, November 12th, 1897.

endants. Omaha, Nebraska, November 12th, 1897. JOHN W. MCDONALD, Sheriff of Douglas County. Nebraski

	W. A. Saunders, attorney.	
	Twinting vs. Cunningham et al.	
1	Doc. 57: No. 209.	
	ExDoc. Z; Page 135.	11-12-

#### From 10 to 1000

feet down, gold is found in abundance: the deeper you go the richer the ore. are facts concerning Mercur, THE UNION PACIFIC is the These are Utab. only all-rail line to Mercur. For Mercur leaflet, giving full par-

W. A. SAUNDERS, Attorney, Merchants National Bank, NOTICE TO NON-RESIDENT DE-FENDANT. To Mrs. Ida R. Scule and Mr. — Soule, her husband (first and real name unknown) Mrs. Minnie Peppard and Mr. — Peppard, ber hus-tand (first and real name unknown, non-ree-ident defendants: You are hereby notified that on the fith day

Minnie Peppard and Mr. – Peppard, ber hus-tand (first and real name unknown, non-ree-ident defendants: You are hereby notified that on the 6th day of November, A. D., 1857. The Farmers Loan and Trust Company, Plaintiff herein, fied its petition in the district court of Douglas County Nebraska, against Midway Invest-ment Company and the above named de-fe.dants and other defendants. the object and prayer of which is to f.reciose one cer-tain tat c-rifficate dated November 7th, 1892. upon the following described real estate, to-wit: Lot B. 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 \$16.20 for which sum, with interest and costs together with an attor-neys 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 defendant be debarred of all right, tille and interest in said real estate, and for other equitable relief. The defendant, James F. Toy on his cross-petition field December 10th, 1897, the sum of \$7.5 with interest at the rate of 10 per cent per anoun from December 10th, 1897, the sum of \$7.5 with interest at the rate of 10 per cent per anoun from December 10th, 1897, the sum of \$7.5 with interest at the rate of 10 per cent per anoun from December 10th, 1897, the sum of \$7.5 with interest at the rate of 10 per cent per anoun from December 10th, 1897, the sum of \$7.5 with interest at the rate of 10 per cent per anoun from December 10th, 1897, the sum of \$7.5 with interest at the rate of 10 per cent per also hereby notified that you and each of you are required to answer said petition on or before the 17th day of January, 1888. THE FARMERS' LOAN & TRUST COMPANY, Plaintiff.

THE FARMERS' LOAN & TRUST COMPANY, Plaintiff. By W. A. Saunders, Attorney for Plain-tiff. D

## 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, 1586 on the 31st day of March. 1598, and on the 31st day of Mary, 1598, at 9 c'clock A. M. each day, for the purpose of presenting their claims for examination, ad-justment and allowance. Six months are al-lowed for the creditors to present their claims and one year for the executor to settle said estate, from the 20th day of Nov. 1807; this notice will be published in The American can for four weeks successively, prior to the this horizon weeks successive of the second weeks successively, prior to the

addition to the city of Omaha. Jougias coun-ty, Nebraska. There is now due on said certificate the sum of \$54.30 with interest at the rate of ten per cent per annum from Nov. 26th, 1897, for which sum, with interest and costs together which sum, with interest and costs together with an attorneys fee amounting to ten per cent of the decree, plaintiff prays for a d-cree 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 up is sale thereof the defend-ants be debarred of all right, title and in-terest in said real estate, and for other equit-able relief. You are required to answer said petition

able relief. You are required to answer said petition on or before the 3rd day of January, 1898. Omaha, Neb., Nov 26, 1897. JAMES L. BROWNE, Plaintiff. By W. A. Sauncers, his attorney. 11-26-4

#### W. A. SAUNDERS.

Attorney, Merchants National Bank Bldg.

NOTICE TO NON-RESIDENT DEFEND-ANTS.-TO Robert L. Garlichs. The Manufacturers 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 Merbi sandy Hill, New York, the Westerr National Bank of the city of New York. The Mer-chants National Bank of Clinton, Iowa, J. W. Penfield (first and real name unknown) R. C. Penfield (first and real name unknown) and William H. Eidridge, non-resident defend-ants.

William II. Eldridge, non-resident defend-ants: 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 Douglas county. Nebraska, against Rob-ert L. Garilchs. The Manufacturers National Bank of Boston. Massachuseits. The Peo-ple's National Bank, of Sandy Hill. New York, The Western National Bank of the Uity of New Y. rk, The Mer hants National Bank of Clinton, Iowa, J. W. Penfield (first and real name unknown) and William H. Eldrige, and others, defendants, the coject tain tax certificate dated November 25th, 1892, upon the following descrided r al estate to-sit:

Loss it: 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 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 sold to satisfy the amount found due, and that upon sale thereof the defend-ants be debarred of all rigt, title and inter-est in said real estate, and for other equit-able relief. You are also hereby notified that you and each of you are required to answer said pe-

each of you are required to answer said pe tition on or before the 3rd day of January 1898. Dated at Omaha, Nebraska, November 26.

WALTER E. KEELER, Plaintiff,

TER E. KEELER, Flattorney. W. A. Saunders, his Attorney. Doc. 62. 11-26-4

Omaha, Nebraska, December 3d, 1897. JOHN W. McDONALD. Sheriff of Douglas County, Nebraska

Attorney, Merchants National Bank Blog

Attorney. Merchants National Bank Bidg NOTICE TO NON-RESIDENT DEFEND-TO MATY 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 L. Browne, plaintiff herein filed his petition in the dis-trict 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 his to foreclose one certain tax certificate dated November 29th, 1892, unon the following des-cribed real estate, towit:

cribed real estate, towit: Lot six (6) block two (2) in Westside an ad-dition to the City of Omaha, Douglas county, Nebraska.

Neorasia. There is now due upon said certificate the sum of \$57.72 with interest at the rate of ten per cent per annum from November 26th, iss7, 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 escate, that the defendants shall pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and t at upon sale thereof the defendants be debarred of all right, title and interest in said real escate, and for other interest in said real estate, and quitable rellef.

uitable relief. You are also hereby notified that you and ach of you are required to answer said betition on or before the 3rd day of January Dated at Omaha, Nebraska, November 28.

ISS7. JAMES L. BROWNE, Plaintiff, By W. A. Saunders, his attorney. Doc. 62. 11-26-4

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 than 2 cents.