of the Gospel Talk on Differ-

Now we have the "new preacher," for old-fashioned women have ed away, so also have the antique symen, who formerly talked about he golden seats in heaven and the rearing fires of an eternal hell. One of the new preachers in this end of the universe is the Rev. Frank E. Mason, of Brooklyn. At the First Church of Carist the other night, Dr. Mason spoke In answer to the question, "Is there a bell?" and this is what he said: "Yes, if you make one. There is no local hell, Hell and heaven are conditions of mind, not locations. Hell is the abridgement of power. It is the shriveling of the mind. Man carries his own brimstone in the pocket of his thought. It is set on fire by the friction of negative ideas. The pessimist relegates his heaven to futurity. The optimist enjoys it on earth. The one who is continually singing, Earth is a desert drear, heaven is my home,' lives in perpetual hell. He is suffering from ecclesiastical dyspepsia. He has eaten the forbidden apple and can not digest

The new preacher also has a club of his own. Since the New York Clergy is also, by many millions, the most club was established some time ago it populo s pig country, possessing has had its headquarters in the diohas had its headquarters in the dioesan house, 29 Lafayette place. This institution is composed wholly of clersymen of the Episcopal church, and was established for literary and social purposes. On account of the necessity for using the room devoted to the use of the members of the club on the first Soor for diocesan purposes, Bishop Potter sent out a notice last week announcing that the reading room would be abandoned, the papers, books, etc., being removed to another and smaller child. In the United States we have apartment, to be used only by those smbers of the club who occupy rooms in the house. What was formerly the reading room will now be the reception room for visitors to the bishop.-New York Commercial Advertiser.

FORMATION OF COAL.

Dr. Greene's Theory Presents Som Hitherto Unknown Phenomena.

The formation of coal, according to Dr. Homer Greene's cosmical theory, was due to the solar orb bringing forth, millions of years ago, when it was larger and hotter than to-day, a wonderfully luxuriant vegetation, including plants of strang, kinds, mosses as large as forest trees, and ferns thirty feet in height, growing up richly from the clayey soil and forming dense jungles in the vast marshes, the latter covering great acres of the earth's surface; these ferns, mosses and the leaves. branches, and trunks of trees in time falling and decaying where they grew, only to render the soil more fertile and the next growth more luxuriant-year after year, century after century, this ess of growth and decay going on, until the beds of vegetable matter thus deposited became of great thickness; the earth's body, however, still continued to shrink, in consequence of which her crust sinking throughout vast

row Downstairs

Edward, one of "the fighting Mc-Cooks," while governor of Colorado territory, had a good deal of trouble with the Indians, and especially with their chief, Colorow. With a party of his braves Colorow came to Denver one night, and after drinking heavily told out for cleaning or renewal. The his followers that he was going up to filter is equally applicable to land kill McCook. The governor had his of- and marine boilers. fice in a two-story building, and sat with his back to the door, with a looking glass on the desk in front of him so that he could see any one coming in without turning. McCook was expecting some trouble with Colorow. and was seated at his desk when the Indian came in. Colorow had a pistol in his hand, and, approaching McCook, he stood by his side and grunted: "Mc-Cook, liar!" The governor never looked up, but kept on writing. "McCook heap liar," repeated Colorow, but the governor never noticed it. "McCook heap big liar," continued Colorow, and still the pen scratched away. Colorow mistook McCook's silence for fear and let his pistol hand drop until his arm naut. hung straight down. In an instant McCook grasped the Indian's wrist, and in another the pistol fell to the floor. Turning Colorow around, the governor deliberately thrust him downstairs and out of the door into the circle of Indians who were waiting for the expected trouble. "Colorow's a squaw," said McCook to the assembled Indians, and, giving the chief a parting kick, he returned to his office.—San Francisco Argonaut.

Not Always a Good Plan. Daughter-You told me that when I wanted a favor of my husband I should ask him after dinner. The first time I tried it he not only refused, but was just as cross and ugly as could He never refused me anything be-

mer you had cooked yourself.

MILLIONS OF HORSES.

Russia's Equine Possessions Far in vance of Other Lands.

The most populous horse country

in the world is Russia in Europe.

says the Youth's Companion. It has

20,000,000 of horses. The United

States comes next with a horse pop-

plation of more than 16,000,000.

proporti n to the number of inhabitants the United States is far rich ar in horses than Russia. But in that proportion the United States are in turn far surpassed by the Argentine Republic, where according to the latest accessible figures, there are a few more horses than people. The countries of Western and Southern Europe are thinly populated with horses compared with the American continent and Russia. Italy, with a human population of more than 30,000,000. has only 720,000 horses, but it has almost twice as many mules and conkeys as horses. Spain has only a few more than 304,000 horses, or about one horse to every sixty peo-Most of the "cavaliers" Spain ride on donkeys. The United Kingdom of Great Britain and Ireland has only about 2,000,000 horses. The United States is the most populous country in the world. larger proportion of pigs to the human population than in any other country -larger even than in Ireland, a country which is popularly but mistakenly supposed to be the Utopia of the pig. The country of the sheep, par excellence, is Australia. On that continent there are a few more than 3,000,000 people, but there are 62,-000,000 sheep-that is to say, twenty sheep to every man, woman and only about 47,000,000 sheep, which, though a larger sheep population than that of any other country except Australia and the Argentire Republic is not proportionately so great a number as several other countries possess. British India has more cattle than any other country, but the United States has almost as manyupward f 52,000,000. However, the Argentine Republic again leads in the number of cattle in proportion to human beings. If the cattle in Argentine were divided equally among all the people, every man, woman and child would have five cattle to take care of, and there wou'd be enough left to give one additional critter each to almost 1,000,000 of the people. Considered from the point of view of farm animals, the Argentine Republic is probably the most important country in the world.

Asbestos is a mineral fiber of the hornblende variety. It decives its name from a Greek word which signifies "indestructible by fire." ancients were familiar with its uses and the modes of obtaining it, vet, strange to say, always alluded to it as a vegetable production. It was used in all their funeral rites, but particularly where cremation was

side, passes upward through the filter-cloths, and thence out to the boiler, the scum passing away through another outlet. By this means it is found that all grease and greasy matter, as well as other impurities, are arrested by the filtercloths, which can readily be taken

Sir Henry Hawkins was once presiding over a tedious and uninteresting trial, and was listening, apparently with absorbed attention, to a tedious and uninteresting speech from a counsel learned in the law. Presently he made a pencil memorandum, folded it, and sent it by the usher to the counsel in question. This gentleman, on unfolding the paper, found these words: "Patience Competition-Gold Medal, Sir Henry Hawkins. Honorable Mention. Job. His peroration was wound up with as little delay as possible.-Argo-

Chappie's Consolation.

"Chollie," said Chappie, sorrowfully, "did you evan weflect that if it wasn't for that beastly wow George Washington got us into in the lawst century, you and I would have been weal English subjects?"

"Ya-as, and it makes me feel weal dwedful."

"Well. I say, let's sweah allegiance to the queen now, old fel. Washington's acts need not bind us. He did not wepwesent us in the least, faw ye know, Chollie, we weren't bawn then, so how could he?"-Harper's

The Water Lily as Food.

The water lily is largely used in some parts of India as food. The fruit of some species that grow plen-tifully in the lakes of Cashmere is rich in starch and has much the flavor of a chestnut

Cascarets Candy Cathartic, the most wonderful medical discovery of the age, pleasant and refreshing to the taste, act cently
and positively on kidneys, liver and bowels,
cleansing the entire system, dispel colds,
cure heartache, fever, habitual constipation
and biliousness. Please buy and try a box
of C. C. C. to-day; 10, 25, 50 cents. Sold and
guaranteed to cure by all druggists.

Have you noticed our Most Wonderful Combination Offer for next year on

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

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. Nebraska and to me
directed. I will on the 4th 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 anction to
the highest bidder for cash, the property
descrited in said order of sale as follows,
to-wit:
Lots four (4), five (5), six (6) nins (9), ten(10)
fourteen (14), five on (15), sixteen (16), seventeen (17), nineteen (19), twenty (20), twenty
four (24), in block two (2), in Harris and Patterson's Annex Addition to the city of South
Omaha, as surveyed, platted and recorded,
all situated in Douglas county, state of Ne
braska.
Said property to be said to satisfy William.

braska.

Said property to be sold to satisfy William H. Bre voort, plaintiff herein, the sum of two hundred and forty-four and 80-100 dellars (254 81) judgment, with interest thereon at rate of ten (10) per cent per annum from May 4th. 1856, which amounts are a first valid and existing Hen upon said property.

To satisfy the sum of ninety-four and 81-100 dollars (854 81) costs herein, together with accruing costs, according to a judgment rendered by the district court of said Dourlas county, at its May term, A. D. 1866, in a certain action then and there pending, wherein William H. Brevoort is pisintiff and Jonas R. Harris and Rosa L. Harris, his wife, are defendants.

Omaha, Nebraska, December 24, 1807

re defendants.
Omaha, Nebraska, December 3d. 1897.
JOHN W. McDONALD,
Sheriff of Douslas County, Nebraska W. A. Saunders, attorney.

Bre roort vs. Harris, et al.

Doc. 56, No. 386.

JAS. W. CARR, 331 Board of Trade

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 25th day of January, A. D. 1898, at ten o'cleck 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 bidder for cash, the property described in said order of sale, as follows, to-wit: The west one-half (W½) of lot number four (4) in block number fifteen (15) in Shinn's addition to the City of Omaha, as surveyed, platted and recorded, all in Douglas County, State of Nebraska.

Said property to be sold to satisfy Jessie L. Grimm, plaintiff herein, the sum of two thousand and twenty-three and 91-100 (\$2,023.91) dollars judgment, with interest thereon at rate of ten (16) per cent per annum, from September 28, 1897;

To satisfy the Nebraska National bank, a corporation, defendant herein, the sum of twenty thousand five hundred and thirty-six and 00-100 (\$2,035.00) dollars judgment, with interest thereon at rate of ten (16) per cent per annum from September 17, 1894;

To satisfy the further sum of twenty-four and 28-100 (\$21.28) dollars costs herein, together with accruing costs, according to a Judgment rendered by the District Court of said Douglas County at its September term, A. D. 1897, in a certain section then and there pending, wherein Jessie L. Grimm is plaintiff and Edwin A. Leavenworth, Jeff W. Bedford, Mary O. Bedford and the Nebraska National bank are defendants.

Omaha, Nebraska, December 24, 1897.

and the Nebraska National bank are difendants.

Omaha, Nebraska, December 24, 1897.

JOHN W. M'DONALD,

Sheriff of Douglas County, Nebraska,

JAS. W. CARR, Attorney.

Grimm vs. Leavenworth, et al.

Docket 55, No. 23.

Ex. Docket Z, Page 89.

12-24-5

12-24-5

NOTICE OF INCORPORATION.

ber crust sinking throughout vast spreading to the great marshes, sand and mud and gravel were laid down anew over the deposits, and the clayey soil from which the next rich growth would spring was spread out on the surface, this process being repeated again and again, as often, indeed, as seams of coal in any coal bed. In this way, according to Dr. Greene, the conditions for the formation of coal were made complete, atmospheric air being entirely excluded while the vegetable beds underwent the processes of decomposition so that in some beds of coal whole trees have been found, with roots, branches, leaves and seeds complete, and all converted into the same kind of coal as that by which they were surrounded.

THIS STORY IS OF M'COOK.

It Tells How the Warrier Kicked Colorow Downstairs.

Dark the deposits, and the clayey soil from which is transfered; the corpse being wrapped in an asbestos cloth so as to keep the ashes to keep the ashes to keep the ashes to keep the ashes of the dead person from ming-ling with those of the wood or other combustibles used in incineration of the remains. The people of Egypt and many other countries of the and wealthy classes, made towels, nap-kins, table-cloths, etc., of asbestos, and cleaned them by throwing them into the fire.

Grease Filter.

A filter for removing grease, which often passes into the boilers with the feed-water consists of a metallic chamber or filter-box, in which are asserted for certain considerations fully paid up and non-assessable. The extinct of the call of the board of directors; and the difference of such chamber of filter-box, in which are asserted for certain considerations to be listed for certain considerations of the same with the effect water than the call of the board of directors. The heading the control of the remains of the conditions for Notice is hereby given that the under-

ANDREW R. FERGUSON. THOMAS E. MICKLE. CHARLES CARPENTER. ELWOOD S. BERRY. WILLIAM SHERIDAN. JAMES I. COOK.

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 25th day of January. A. D. 1888, at 10 o'clock a. m. of said day, at the east door of the county court house, in the city of Omaha. Douglas county. Nebraska, sell at public auction to the highest bidder for cash the property described in said order of sale as follows, to-wit:

Lot five, block one, and lot eighteen, block four, in Everett place, an addition to the city of Gouth Omaha, and lot one in block one, in Kent's addition to the city of South Omaha, as surveyed, platted and recorded, all situated in Douglas county, state of Nebraska.

Said property to be sold to satisfy Walter E. Keeler plaintiff herein, the sums as follows, to-wit: On lot 5, block 1, in Everett place, the sum of \$18.10, and an attorney's fee of \$1.81, and on lot 18, in block 4. Everett place, an addition to the city of Omaha, the sum of \$12.55, and an attorney's fee of \$1.82, and also on lot 1, in block 1, Kent's addition to the city of Omaha, the sum of \$12.55, and an attorney's fee of \$1.50, all of which amounts, according to the decree, bear interest at the rate of ten (10) per cent per annum from September 27, 1897.

To satisfy the sum of thirty-four and 19-100 (331.19) dollars, costs herein, to-

according to the decree, bear interest at the rate of ten (10) per cent per annum from September 27, 1897.

To satisfy the sum of thirty-four and 19-100 (\$34.19) dollars, costs herein, together with accruing costs, according to a decree rendered by the district court of said Douglas county, at its September term, A. D. 1897, in a certain action then and there pending, wherein Walter E. Keeler is plaintiff and Elmer E. Lowe, Mrs. — Lowe, his wife, first and real name unknown. Co-operative Land and Lot company, a corporation organized under the laws of the state of Nebraska, Caroline R. Atkinson and — Atkinson, her husband, first and real name unknown, David C. Patterson and W. R. Vaughn, ir, first and real name unknown, David C. Patterson and W. R. Vaughn, ir, first and real name unknown, are defendants.

omaha, Nebraska, December 24, 1897.

JOHN W. M'DONALD,

Sheriff of Douglas County, Nebraska.

W. A. Saunders, Attorney.

Keeler vs. Lowe et al.

Docket 59, No. 48. Ex. Docket Z, page 12-34-5

SEND ME A SILVER DIME, and I will send your name and address to over 30 of the leading patriotic and other reform papers, and you will receive sample copies of each for reading and distribution.

J. H. Pangarr, 8111 5 736

\$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?"

correctly spell with the letters in the word

Use each letter 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 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.

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.

an absolutely reliable Fashion Guide.

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

W. A. SAUNDERS.

different meanings count as one word.

ttorney, Merchants National Bank Bldg Attorney, Merchants National Bank Blug SHERIFF'S SALE.—By virtue of a pluries O 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. 1898, at teno clock A. M. of said day, at the EAST front door of the county court house, in the city of Omnha, Douglas county, Nebraska, sell at public auction to the highest bidder for cash, the property de-scribed in said order of sale as follows, to-wit:

Lot five (5), block one bundred and thirty-Lot five (8), block one bundred and thirty-two (32), lots one (b. two (2) and fourteen (14) in block one hun red and thirty-f ur (134) and all of block two hundred and twenty (230) in the 'own or city of Florence as surveyed platted and recorded and all being situated in Douglas county, Neuraska. Said property to be sold to satisfy James L. Browne, plaintiff herein, the sums as fol-lows, towit:

ows, towit; On lot 5, block, 132 the sum of \$7.56; On lot 4, block 134 the sum of \$7.2. On lot 5, block 134 the sum of \$11.13; On lot 14 block 134 the sum of \$7.71; On all of block 229 the sum of \$64.57;

On lot 14 block 134 the sum of \$6.71;
On all of block 252 the sum of \$64 57;
all of we leh sald sums by the judgment of the district court hear interest thereon at the rate of ten [10] 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 accurding 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 then and there pending, wherein James L. Browne is plaintiff The Omaha and Florence Land and Trust Company, Victor G. Langtry, Mary M. Langtry (ais wife). Samuel tole, Frank Murphy, John A. Horbach and o hers are defendants. Omaha, Nebraska, Dec. 10th, 1897.

JOHN W. McDONALD,
Sheriff of Douglas County, Nebraska.
W. A. Saunders, attorney.
Brown .s. O. & E. L. & T. Co. et al. Doc. 1, No. 128.

W. A. SAUNDERS.

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

FENDANT.

To Francis M. McCrea and Mrs.—McCrea his wife, (first and real name unknown) S. Field (first and real name unknown) Anton Dahl, Samuel Wears, Jona 11pps and Charlotte (Lottle) Lipps, his wife, non resident defendants:

You are hereby 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, against John J. Mahoney, Francis M. McCrea and Mrs.—McCrea, his wife (first and real name unknown) and other defendants, the original 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: Lot one (1) in block three (3) upon which the re is due amounts as follows, towit: Lot one (1) in block three (3) upon which the re is due the sum of \$45.50, and on lot two (2), in block three (3) the sum of \$37.25, all of which due the sum of \$42.50, and on lot two (2), in block three (3) the sum of \$37.25, all of which lots being situ ted in Mahoney & Minnehans addition to the city of South Omaha, Douglas Co.. Neb., with interest at the rate of ten per cent per annum from "acturer 25th, 187, 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 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 17th day of January 1898.

Dated at Omaha, Nebraska, December 10th 1897.

By W. A. Saunders, Attorney for Plain-Doc. 62. No. 108.

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

To Mrs. Ida R. Soule and Mr. — Soule, her husband (first and real name unknown) Mrs. Minnie Peppard and Mr. — Peppard, her hus-band (first and real name unknown, non-ree-ident defendants:

Minnie Peppard and Mr. — Peppard, her hustand (first and real name unknown, non-recident defendants:

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 certificate dated November 7th, 1892, upon the following described real estate, towit: Lot 12 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 \$15.50 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.

Tou are also hereby notified that on the \$that you and each of you are required to answer said petition on or before the 10th day of January, 1898.

Omaha, Neb. Nov. 28, 1897.

By W. A. SAUNDERS,

Attorney, Merchants National Bank of Call the Mark of Sandy Hill. New York, the Western National Bank of the city of New York. The Mer hants Rational Bank of the city of New York. The Mer hants Rational Bank of Call the Penfeld (first and real name unknown) and William H. Eldridge, non-resident defendants. The Merchant Rational Bank of Call the Penfeld (first and real name unknown) and William H. Eldridge, non-resident defendants. The Western National Bank of Call the Penfeld (first and real name unknown) and William H. Eldridge, non-resident defendants. The Western National Bank of Clinton, lowa, J

THE FARMERS LOAN & TRUST COMPANY, Plaintiff.

By W. A. Saunders, Attorney for Plaintiff.

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 Sist day of January, 1898, on the Sist day of March, 1898, and on the Sist day of March, 1898, and on the Sist day of May, 1898, at 9 c'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 28th day of Nov., 1897; this notice will be published in The American for four weeks successively, prior to the CAN for four weeks successful and su

JAS. W. CARR, Attorney, 381 Board of Trade Building.

Attorney, 3il Board of Trade Building.

SHERIFF'S SALE.—By virtue of an order for Sale issued out of the District Court for Douglas county, Nebraska, and to me directed, I will, on the lith 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 north one-half (N. %) of Lot Eight (8) in Block Seventeen (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.

Said property to be sold to satisfy John L. Marshail and Edmund L. Pitts, executors, plaintiffs 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 98-100 (\$12.88) 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. 1898, in a certain action then and there pending, wherein John L. Marshail. Carrie F. Marshail, executirix, Edward Marshail and Edmund L. Pitts executors are pla nulffs, and James Reeves is defendant.

Omaha, Nebraska, December 19th 1897.

Omaha, Nebraska, and to me directed, I will, on the district court for Douglas county, by Nebraska, and to me directed, I will, on the city of Omaha, and to me directed, I will, on the city of Omaha, and ten o'clock a m. of said day, at the east front door of the county court for Douglas county, by Nebraska, and to me directed, I will, on the city of Omaha, as surveyed, platted and recorded, all in Douglas county, Nebraska, sell at public auction to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, Nebraska, sell at public auction to the city of Omaha, as surveyed, platted and recorded, all in Douglas county,

James Reeves is defendant.

Omaha, Nebraska, December 19th 1897.

JOHN W. McDONALD.

Sheriff of Douglas County, Nebraska.

Jas. W. Carr, attorney.

Marshall et al. vs. Reeves.

Doc. 55; No. 220.

12-10-5

NOTICE.-To Arthur L. Wyman, Eleanor Phelps Sedley and

NOTICE.—To Arthur L. Wyman. Eleanor Pheips Sedley and ——Sedley, her husband, first and real name unknown, non-resident defendants.

You are I creby notified that on the 7th day of December, 1887 Harry J. Twinting, plaint if filed his petition in the district ourt of Douglas county. Nebraska, against you the defendants the object an orayer of which is to foreclose one certain tax critificate dated January 7th, 1882 issued to William Schliep and by him assigned to the plaintiff, covering lot 30 in Reeds 2nd Addi.ion to the City of Omaha, Douglas county. Nebraska, that there is due the plaintiff upon said tax cer incate and taxes paid thereunder the sum of \$306.89, with interest at the rate of ten per cent of the decree, plaintiff prays for a decree, and that he have a first ilen upon said real estate and that the defendants pay the same and in default thereof that said real estate and that the defendants be debarred of all right, title or interest in said real estate, and f rother equitable relief. You are required to answer said petition on or before the 17th day of January, 1898.

Umaha, Dec. 10th, 1897.

HARRY J. TWINTING Plaintiff.

By W. A. Saunders, His Attorney.

W. A. SAUNDERS, NOTICE TO NON-RESIDENT DEFEND-

To Evelyn Fenton (formerly Evelyn Scott) and George C. Fenton, her husband, non-resident defendants:

You are hereby notified that on the 24th day of November, 1897, James L. Browne, the plaintiff herein, filed his petition in the District court of Douglas county, Nebraska, against Evelyn Fenton (formerly Evelyn Scott) and George C. Fenton, her husband.

Sco t) and Georgo C. Fenton, her husband, and others, the object and prayer of which are to foreclose one certain tax cer-tineate dated November 29th, 1852, upon the following described real estate, to-wit Lot Six (6) in block two (2), Springdale an addition to the city of Omaha, Douglas coun-

addition to the city of Omaha, Douglas county, Nebraska.

There is now due on said certificate the sum of 84.39 with laterest at the rate of ten per cent per annum from Nov. 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 pruperty be sold to satisfy the amount found due, and that upon saie thereof the defendants be debarred of all right, title and interest in said real estate, and for other equitable recitef.

able relief.
You are required to answer said petition
on or before the 3rd day of January, 1898.
Omaha, Neb., Nov. 28, 1897.
JAMES L. BROWNE, Plaintiff.
By W. A. Saunders, his attorney. 11-26-4

and real same unknown, and William H. Eldrige, and others, defendants, the object and prayer of which is to foreclose one cer-tain tax certificate dated November 25th, 1892, upon the following descrided r al estate to-wit:

Low tit:

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 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

WALTER R. REELER, Plaintiff, By W. A. Saunders, his Attorney. Doc. 62.

W. A. SAUNDERS, Merchants National Bank Bldg.

and as directed in the decree.

To satisfy the sum of seventy-two and 21-100 (872.21) dollars costs herein, together with accruing costs, according to a decree rendered by the district court of said Douglas county, at its February term, A. D. 1896, in a certain action then and there pending, wherein Walter E. Keeler is plaintiff and Erastus A. Benson and others are defendants. defendants. Omaha, Nebraska, December 24th, 1897.

JOHN W. M'DONALD,
Sheriff of Douglas County, Nebraska.

Keeler vs. Benson, et al.
Docket 52, No. 148.

Ex. Docket W, page 138. 12-24-5

W. H. RUSSELL. Attorney, #16 New York Life Building. Attorney, 18 New York Life Building.

SHERIFF'S SALE.—By virtue of an alias order of sale issaued 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 KAST front door of the county court house, in the city of Omaha. Douglas county. Nebraska, sellat public anction to the highest bidder for cash, the property described in said order of sale as follows, towit:

scribed in said order of sale as follows, towite:
Lot 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, Executrix 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) perwith interest thereon at rate of ten (10) per cent per annum from September 28th, 1896. To satisfy the further sum of twenty and To satisfy the further sum of twenty and 33-100 (20.33) dollars costs herein, together with accruing costs, according to a judgment rendered by the district court of said Dauglas county, at its September term, A. D. 1896, in a certain action then and there pending, wherein Ellen J. Hinsdale, Executrix of the last will and testament of Edwin C. Hinsdale, deceased, is plaintiff, and Christensen. Christensen. First National Bank of Whitewater Wisconsin, The American Biscuit and Manufacturing Company, an Illinois corporation, are defendants.

Omaha, Nebraska, December 34, 1897.

omaha, Nebraska. December 3d, 1897.

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 198.

12-3-5

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

NOTICE TO NON-RESIDENT DEPEND-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 L. 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 to foreclose one certain tax certificate dated November 29th, 1892, unon the following des 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, 1891, 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 t at upon sale thereof the defendants be debarred of all right, title and interest in said real estate, and for other equitable relief. equitable 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, Dated at Omaha, Nebraska, November 26. 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 Solic relief.

You are also hereby notified that you and early. Regular price of such a book each of you are required to answer said petition on or before the 3rd day of January.

5, ordinarily, \$1.25. You get it for large.

Dated at Omaha, Nebraska, November 26, nothing if you buy five samples. Don't send stamps of a larger denomination than 2 cents.