make it go, and finally she left the UNDERWEAR. milk wagon and ran through a house, And when you caught her where did you take hold of her? A. By the

Where did Josie have hold of

A. By the arm. said when he drove up, "Loretta, get in, child, you will make a holy show

Q. Did you and Josie have hold of then? A. Yes, sir. Q. When you got in the laundry wagon who shut the door? A. Mar-

Where was he when he shut it? He got down from his seat and shut it and got back again.

Were all the doors shut then? There was only one opened. The rest were all closed? A.

That door shuts from the outside does it? A. Yes sir.

Well, when you got there, up to the gate, the gate was shut and she went into the house? A. She went the house. They didn't take her in, she went in herself. Q. And the gates were locked?

Yes sir. clothes that you have on? A. Why the dress is my own.

Where did you get the sack? Well that is a sack up there.
Q. It isn't yours then? A. Well, no sir. I am wearing it though.

The above is a synopsis of the verbatim (word for word) sworn testimony of the witnesses quoted. We have not space to proceed as we have commenced, so we will give the more condensed report of the sworn testimony of other witnesses furnished by our regular correspondent, Zambot, which

Kate Connolly testified that she was for ten years an inmate of the place. She was never taught to read and write. She was a virtuous girl when she entered the institution at St. Paul, and learned all her badness there in. "They say it (the house) is to save souls," she said, "BUT IT DAMNED MY SOUL!" She described the food as bad, the laundry cold, etc., She contracted disease; her feet and legs were sore. Dr. O'Brien told her was scrofula contracted in a way that she could not be to blame She had worked till midnight and began at 3 o'clock a. m. The inmates had to when the mother provincial came, but sometimes Protestants did not kneel and were punished. Her dress was turned for refusing to work and her satchel taken from her. At one time she was set to watch Miss Clewett an unwilling inmate, to prevent her escaping. Witness said a sister once struck her with a twisted pillow case. She saw Sister Valeria strike Fances Montaur and offer to whip other girls. Sometimes girls were made to kneel on the floor from half a day to nearly a whole day.

For violating a rule witness was put in the "black hole," from 9 p. m. till midnight, (The "black hole" a room in which there was no light.) When released she had to be cartime. Witness often saw other girls them some of her clothing. After stavwas caught by officer McBride and lodged in jail the same night, and the being taken before a court.

during her stay of ten years in the House of the Good Shepherd, "Big Blanch." a married woman, 30 or 40 years of age, jumped out of a thirdstory window and broke both her legs. She was angry because kept over-time, and witness learned that she died in the hospital of her injuries. Witness said she often gave her own clothes to other inmates. Looking toward a group of ladies shout the sisters witness said spiritedly: "There is a girl in this room that has my black weigt on, and I wish she would sive it back, TT WAS TAKEN OUT OF MY TRUNK AFTER I LEFT."

Jenny Purdy was called and testified that Chief of Police Outslev, of Grand Forks, N. D., recommended her to the House, saving that it was a nice place for her, and that she would be instructed in reading, writing, etc., and after a while would receive wages, and could leave any time she did not like it. She came to St. Paul with the chief who was taking another pirl to the Good Shepherd. She was an inmate for over a year and escaped with two others by removing the bars of a window. A sister and an officer caught them, but they were released by the of notice. The witness corroborated other witnesses as to hard work, had fare, cruel treatment, the heating etc. She saw Sister Genevieve strike Florence Nochols, Mrs. Murnhy went to help and they threw Florence on the floor and nounded her

Juliata was whinned SO THAT HER BLOOD RAN TO THE FLOOR and another girl wined it up. "Julieta is at present with the sisters over there," id Miss Purdy.

Mazie Roberts was call A and said that she worked in the laundry in the basement. She had NO UNDER-CLOTHING IN THE WINTER and borrowed clothing from other girls. From April to July she had no shoes and went barefoot.
"Sister Bernard whipped me more

than five different times," said Miss Roberts. Once witness was whipped with a clothes stick-AN ORDINARY BROOM HANDLE-for not washing clothes clean. She was unaccustomed to washing and did not know how to do such work well. She was slapped in the face in the iron-room for looking around. Another time in the class m she accidentally tore another gir 's dress and Sister Bernard punished her severely. She was kneeling and the sister STRUCK HER OVER THE EYE, MAKING A WOUND, the scar of which was exhibited to the jury. WAS DRAGGED ABOUT THE ROOM AND SEVERELY BEATEN. r nose was fammed and made to sleed fearfully; and THE BLOOD SO BATURATED SATURATED NORA QUEEN'S APRON THAT THEY WRUNG THE BLOOD OUT IN STREAMS: her own clothing was made bloody and she had to take them off and wash them her-self. The next day she had to shove!

Q. She tried to whip it up? A. snow outside for an hour in a black was striking at us, and trying to wrapper, an old pair of shoes and NO THREW HER DOWN STAIRS be cause she was not dressed for benesame sweet sister whipped others; struck Edith Apple with a washboard. A. By the arm.

Each had an arm? A. Yes, sir.

When visitors came the inmates had come out flush like a box car. In the to "slick up" and "have a good time." darkness the tramp didn't notice this. She said Seline Clewett was a peace—He swung on board the tank of the ioable girl and a good worker.

Witness wrote letters to her aunt at Sheldon, Ia., asking her to get her out and gave them to the sister to mail. She never received an answer. She finally got a letter in the mail by handing it to a girl that was leaving the house. The aunt came to the Good (?) Shepherd and the sisters told her that there was no such person in the house. An inmate told Mrs. Roberts that her aunt was there and she ran into the yard and talked to the aunt through a knot-hole in the fence. And then the aunt returned and took

the witness away. Emma Cotta's testimony corrorborated the story of Julieta's (Miss Roberts') punishment. Julieta ran away, was caught, returned and WHIPPED TILL HER BLOOD FELL TO THE FLOOR IN STREAMS. It was she and Laurentine that wiped the blood from the floor. She also corroborated the wash-board, also the brutal pounding of the aforesald and others. During her stay Miss Clewett was continually talking of leaving. Witness told of a paraletic and epileptic negress inmate told the girls "not to mind her." Cotta exhibited a lump on her hand SAID, "PITCH INTO HER." AND SISTER THERASRA SAID, "POUND THE WITNESS SAID THAT WHEN GENEVIEVE AND MISS MURPHY

#### 4 Grac ful Tribute.

BEGAN THE TROUBLE

death of the illustrious patriot and reformer, Miss Frances E. Willard, the Rev. James M. Cleary, president of the Catholic Total Abstinence Un-Minneapolis to the New York Voice: "In the death of Frances Willard. American womanhood has lost one of its noblest representatives; the cause of reform a fearless champion, a consistent advocate, a loyal defender. She spent her life for God and humanity. Her fruitful years have not been spent in vain. Friends of Christian sobriety mourn her loss, and honor her name with affectionate reverence. Her unselfish heart throbbed for all the sorrowing and sin-laden. Our common Father in Heaven will justly reward her. That her shortcomings be not reckoned against her. should be the fervent prayer of the thousands who know her but to respect and honor her." Miss Willard was so great and so noble in all those things that make for goodness and of loosening the fellow. ried out. She had heart disease at the for usefulness in a world of sin, sorrow, suffering and shame that even a insufficiently clothed and had loaned representative of a damnable and degrading religious system—a system any railroad, and heartily recommends that provides a perdition for Protestants-was constrained to break over the barriers of militant Catholicity next day was taken back without first to pay a glowing and graceful tribute her whom we unhesitatingly pro-Miss Connolly, recalled, said that nounce an ideal nonparell of Ameri-

### Heaps abuse on Uncle Sam.

can womanhood.

Rondout, N. Y., Feb. 24.- [Special] The Rev. F. Weber, assistant priest of St. Peter's German Catholic Church, after preaching the funeral sermon of Frank Martinelli, a member of St. Peter's Commandery, Knights of St. John, made an address in which he reviled the United States. He told the members of the commandery it was their duty as loyal Catholics to take up arms against the United States and fight for Spain in the such as Ca-event of war being declared by this Rheumat sm. country. The address caused con-sternation and several persons left ache, Female the church in anger. The priest said that under no circumstances should Catholics fight against Spain, a Catholic nation.

Regarding President McKinley and the members of his Cabinet, the priest said it would be an excellent thing if they were all blown up. Father Weber is regarded as a fanatic. Asked today why he preached the sermon, the priest said:

'I preached a Catholic sermon to Catholics. It is no one's business what I said. I simply told Catholics what their duty was in case the United States fought with Spain."

The members of St. Peter's Commandery declare to a man that in the event of war they will fight for the stars and stripes.

### A WORLD-HERALD TALE.

#### The Curious Experience of a Western Tramp.

Probably no class of humanity encounters the variety of surprising experiences that fall to the lot of the American tramp. He is equally familiar with the barking hound of the rich and the yellow cur of his contemporary and as a traveler he could give vauluable pointers to the Wandering Jew. His innate modesty and dislike of notoriety have robbed the public of much that is interesting concerning him but the following episode, vouched for by one of the most disreputable tramps in the profession, is an illustration of the vicissitudes

of their life. The Chicago, Burlington & Quincy railroad recently put into service a very fast express train. It leaves Chicago at 10 o'clock in the morning, reaches Omaha at 11:50 the same night, and Denver the next day at 1:30 p. m. Nearing Omaha, after crossing the Missouri river bridge, there is a stretch of twenty miles

straight. The other day there was a tramp waiting at the end of the bridge on the Nebraska side, hoping to ride from there into Omaha on the platdiction. The same sister BLACKED form of the baggage car. But he made HER EYE with a twisted towel. This a miscalculation. There are no platforms on those baggage cars. They come out flush like a box car. In the comotive, worked his way over the coal to the rear and jumped down, expecting to light on the platform which wasn't there. It had taken him a few minutes cautiously to reach the edge of the tank and by the time he had got to the jumping-off place the train THE NESTOR OF MAGAZINES was going at its regular gait, only a shade or two faster.

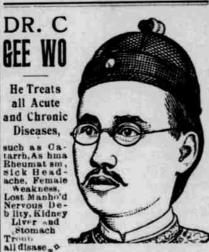
The engineer, realizing that this was the place to make up a little lost time, had pulled her out just a little. She got to going, and going good. She was doing her nicest and gracefulest when that tramp jumped.

Now a curious thing happened. Evervone has seen an amateur magician put a dollar coin on the flat paim of his hand and move the open hand so story of hitting Edith Apple with a swiftly through the air that the coin didn't drop off and the magician pretended that it wasn't there just because it didn't drop. Well, that was what happened to the tramp. He was like the coin against the flat palm. he rested against the blank front end which was caused by hard work in the of that baggage car like a fly on a win-WHEN MISS ROBERTS dow pane. There wasn't anything be-WAS BEATEN MOTHER ADEL low for him to hang to. He was just held there, as I say, by that force THE DEVIL OUT OF HER." MAZIE'S CLOTHING WAS ALL motion of the train. Below him there
BLOODY. TO ATTORNEY BUTTS was space and car wheels. It was a pretty ticklish position. No wonder WHIPPED FLORENCE, GENEVIEVE the fellow roared and shouted and said as many pious things as he knew how, and said them very loud. Of course he understood that when the Upon learning of the untimely train began to slow up for the Omaha yard that force would diminish and he would drop down and be macerated.

Well, he was a lucky tramp. Just ion of America, telegraphed from as they were passing Bellevue, four miles out of Omaha, the fireman heard him and hurried back and saw him. He was a quick-witted fireman, and yelled to the engineer not to shut off just yet and, reaching one of his long pokers over, he caught it into the clothes of the hobo and tried to pull him off and into the safety of the tank. But he couldn't budge him. Then he got to reasoning, and he saw they'd have to shut off and ease down before the adhesive force of the speed would let the man be pried off. The engineer slapped on the air and threw her over, and after two miles of easing they got her to a pace that admitted

> The tramp says that he never before experienced such quick service and courteous treatment at the hands of "The Burlington No. 1 as being the most desirable train out of Chicago for Omaha and Denver.

THE OPIUM AND MORPHINE HABIT. "What We May Do to be Saved" is a little book giving full particulars of a reliable cure. Free Dr. J. L. Stephens, Dept. B., Lebanon, Ohio



----CERENUES-

R. F. WILLIAMS, ISAAC S. HASCALL 105 Sou h Thirteenth street. Omaha. Mr. Williams is secret ry of Omaha Republican bimetalic League. Mr. Pascall as for years been a member of the Omaha city uncil Ex-Constable Clark, 313 South Fourteenth

Ex Constante Clair.

th ries Carlson, corner Twentieth and Ames avenue kidney and bladder trouble 4 years' standing.

John Brooks. 524 Nort: Eighteenth street, of spraine ack liver and sidney trouble of tree years standing. Is now a will min.

Mrs. H. A. Duray, 504 Park avenue, Kansas City, Mo. Heart trouble and nervous debiling and prevous debiling.

#### ty of many years' stan ing. "ONSULTATION FREE.

**以外的现在分词是一种的现在分词** 

Dr. C. Gee Wo guarantees a cure in every case or the m ney will be refunded. Send 2c star p for book and question blank any ne wanti g advice can write to above oddress or call upon DR. C. GEE WO. 519 N. 16th Street.



# DANDY CATHARTIC REGULATE THE LIVER **DRUGGISTS**

ABSOLUTELY GUARANTEED to cure any case of constinution. Cascarets are the Ideal Laxa-ple and booklet free. Ad. STERLING RENEDY CO., Chicago, Nontreal, Can., or New York. 217.

#### THE

# North American Review

for more than three-quarters of a century, ratking always with the best and most influen lai periodical of the world.

It is the mouth-pice of the men who know most a out the gre t topics on which Americans require to be informed from month to month, its contributors being the leaders of thought and action in every field.

highest knowledge on the affairs of the Ume, and learn what is to be said regarding them by the recognized author ties on both sides, must therefore read The No-th American Review the No-th American R

eighty y are, within its well defined lines, stord at the hear of monthly puolications "- Chirago Record.

"The REVIEW may well be proud of its eighty two years, for truly is may be said of it that "age cannot whener nor time state its infinite variety. \* \* \* cortunate is one who can sit down and east on the good things furnished by the best literary caterors in the world. -Grand Rapids Democrat.

"Il any one us se to magazine litera ture sauds for what is authorative tha name is the NORTH AMERICAN REVIEW which for mo e t.au eig ty years has remained at the head of the monthly perioutcals "-Boston Post.

"The KEVIEW Is it ed caco month with articles which should be read by every true Cit. Zan." - Oddfellows Review,

"The KEVIEW has done more for the better class or resuers than any other publica tou of this kild in the country."-Chr stian Advocate, St Louis.

NOW IS THE TIME TO SUBSCRIBE.

### THE NORTH AMERICAN REVIEW, N. Y.

Mention The American when you write.

### W. A. SAUNDERS.

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

SHEAIFE'S SALE.—By virtue of an order of saie Issued out of the district court for Douglas county. Nebraska and to me directed. I will on the 22 day of March, 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:

Lot forty-thre. (3) in W ndsor Piace Extension an Addition to the city of Omaha. as 8 arveyed, platt d and reco ded, all in Douglas county, state of Nebraska.

Said property to be so d to satisfy Harry J.

veyed, piatt d and reco ded, all In Douglas county, state of Nebraska.

Sald property to be so d to satisfy Harry J. Twinting, plaintiff herein, the sum of forty-nine and 80-100 (80.89) dollars judgment, with interest the con at the ate of ten (19) per cent per annum from February ist, 1897.

To satisfy the further sum of fourteen and 33-100 collars (\$14.33) 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 certain action then and there pending, wherein Harry J Twinting is ulainliff and John Baumer, os phine Baumer, his wife and Christopher Shindler are defendants.

Omaha vebraska February 18th, 1898.

JOHN W MCDUNALD,
Sheviff of Douglas County, Nebraska W. A. SAUNDERS Attorney.

Twinting vs. Baumer et al. 2-18-5 Dou 57. No 24. Ex. Ucc. Z. Page —

# I.R. ANDREWS.

Attorney, 606 New York Life Building.

S. ERIFF' SALE.—BY VIRTUE OF AN order f sale issued out of the district court for Dousias coun y. Nebraska, and to me directed. I will, on the 15th day of March.

A. D. 1898 at 10 o'clock A. M. of sald day at the EAS' front door of the county court house, in the city of Omaha, Douglas coun y nears ka sell at puolic auction to the highest bidder for cash, the property described in said order of case as follows, to-wit:

Lot number two (2) in Block number three (3) in the first Addition to the city of South Omaha as surveyed, platted an i recorded, all in Douglas county State of Nebraska.

Sald roperty to be soid to satisfy Neille Burgstrom plaintiff h rein, the sum of twelv hundred and thirty-three and 5-100 (5),233 (5) do lars judgment.

To satisfy the forther, sum of classes.

twe-v hundr d and thirty-three and 5-100 (\$1,23 15) do lars judgment.

To satisfy the further sum of eleven and 98-100 do lars (\$11 98) costs herein, to gether with accruing costs, according to a j dgme-t rendered by the district court of said Douglas county, at its September term. A D 187. In a certain action then and there pending, wherein Nebite Burgs ron is plaint if and Harry Johnson, a minor, is defendant.

Omaha, Nebraska, February 11th, 1898. JOHN W. McDONALD. Sheriff of Douglas County, Nebrassa, I. R. Andrews, attarney for plaintiff. Burgstrom vs. Johnson. Doc. 60: No. 125. 2-11-5

#### Omaha Express and Delivery Co., J. L. TURNEY, Mgr.

H. H. HAYFORD Sec Treas. Moving and light express work at reasonable prices Piaso moving a specialty Household goods stored, packed and shipped Carry alls for picnics.

Office, 410 North 16th Street. Telephone 1203.

## JOHN M. DALEY, Merchant Tailor

Suits Made to Order.

Guarantees a perfect fit in all cases. Cloth-ing cleaned dyed and remodeled. 504 N. 16th St., -:- OMAHA, NEB.

### Everybody Bays So.

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

Educate Your Bowels With Cuscarets.

SHERIFF'SALE—By virtue of an alias on der of sale issued out of the district court for Douglas county. Nebraska and to me d rected. I will, on the 221 day of March ary. A.D. 1898 at he o'clock A.M. of sald day, at the EAST front door of the county court house, in the city of Omaha, bouglas county. Nebraska, sell at public auction to the highest bidder for cash, the property deribed in said order of sale as follows to-wit:

owit:
All of lots seven (7), ten (10), thirteen (13),
t enty-five (25) and thirty (30) in Cunningham & Bren an's Addition o the city f
O aha as surveyed, platted and record d
In Dauglas county state o' Nebraska.
Said property to be sold to satisfy Harry 1,
winting, plaintiff herein, the sums as follows to wit:
On lot saven (7), above described, the sam
of \$2.33, together with an attorney's fee of
\$2.33.

Those who would take counsel of the great knowledge on the great knowledge on the great knowledge on the great knowledge on the great knowledge of the great k

of \$2.57.
(In lot twenty-five (25), above described, the sum of \$17.82, together with an attorney's fee The No th American Review, the Nestor | sum of \$17.32, together with an attorney's fee f \$1.73; and On lot t lrty (30), above described, the sum of \$20.46, together with an attorney's fee of \$2.04;

c. \$20.46. togeth r with an attorney's fee of \$2.04;

All of which sums by the judgment of the district court, bear interest (excepting the attorneys' fees) at the rate of ten (10) per ce t 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 in ne and 65-100 dollars (\$250.65), lud. ment against Dennis Cunningham and Jer y kwan, with interest thereon at rate of seven (7) per end per annum f om December 18th, 1891; which amounts are a second tien upon lots seven (7), ten (10), we lee (12), thirteen (13) and twenty five (25), above describe?

To satisfy F 8 Parmelee Gun Company, defendant herein, the sum of three hundred and sixteen and 45-100 dollars (\$316.45), judgment avainst Jerry Ryan, with interest hereon at rate of seven (7) per cent per annum from May 18th, 1838; which amount is at sird 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 elven thousand seven hund ed and ten an 84-100 ollars (\$11,710.84). Judgment against bends Cunoingham an Jorry Ryan, with interest thereon at rate of seven (3) er cent per an um f om February 3rd, 1896; which amount is a fourth lien upon said described exponents.

fendants.
Omaha, Nebraska, February 1816, 1898.
JOHN W. McDONALD.
Sheriff of Douzlas County, Nebraski

W. A. Sauders, attorney. Twicting vs. Cunn. gham et al. Doc. 57; No. 209. Ex.-Doc. Z; Page 135.

accruing costs, according to a decree ren-dered by the district court of said Douglas dered by the district court of said Douglas county at its September term, A. D. 1897, in a certain action then and there pending, wherein Waiter E. Keeler is plaintiff and Europia L. Chase, — Chase, first and real name unknown, her husband, Dewitt C. Eggleston and Mrs. — Eggleston, first and real name unknown, his wife, Henry C. Campbell and Mrs. — Campbell, first and real name unknown, his wife, are defundants.

bell, first and real name unknown,
wife, are defindants.
Omaha, Nebraska, February 18th, 1898.
JOHN W. M'DONALD,
Sheriff of Douglas County, Nebraska.
W. A. Saunders, Attorney.
Keeler vs. Chase et al.
Docket 59, No. 21. Ex. Docket Z, page
2-18-5

W. A. SAUNDERS Attorney, Merchants National Bank.

### 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 2sd day of March, A. D. 1886, 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: Lot is, block 2, in Bedford place, an addition to the city of Omaha, as surveyed, platted and re-

z in Bedford place, an 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 Walter E, Keeler, plaintiff herein, the sum of thirty-two and \$2-100 (\$22.82) dollars judgment, with interest theron at rate of ten (10) per cent per annum from February 1, 1897:

To satisfy further the sum of \$20.01 costs To satisfy further the sum of \$20.01 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. 1897, in a certain action then and there pending, wherein Walter E. Keeler is plaintiff and Mary Cunningham and others are defendants.

Omaha, Nebraska, February 18, 1888.

JOHN W. M'DONALD,

Sheriff of Douglas County, Nebraska,

W. A. SAUNDERS, Attorney,

Keeler vs. Cunningham, et al.

Docket St. No. 18.

Attorney, Mer hants National Back Bidg.

SHELIFF'S SALE—By virtue of as alias order of sale issued out of the District court for Douglas county, Nebraska, and to me directed. I will on the 8th day of Marcha. It is at ten o'clock A. M. of said day, at the EAST front door of the court y court house, in the city of Omaha. Douglas county Nebraska, sell at public auction to the highest hidder for cash, the property described in said order of sale as fallows, the said property to be sold to satisfy Jac to the reverse, plaintiff herein, the sums as follows, to with

Attorney, Merchants National Bank Bidg.

Salis property to be sold to satisfy Jan et L. prowne, plaintiff herein, the sums as follows. to-wit:

On lot two (2), block one (3), above described the sum of \$42.12, together with an attoracy? 8 - e of \$4.21

On lot five (6), block one (1), above described the sum of \$39.04, together with an attoracy's fee of \$3.90

On ot a x (6) block one (1), above described the sum of \$39.06 together with an attorney's fee of \$3.90.

On lot twenty-t-o (22), block one (3), above described the sum of \$36.05; together with an attorney's fee of \$3.80.

All of which sum, by the judgment of the district court, bear in crest there in (excepting attorneys' fees), at the rate of ten (10) per cent per annum from May 3rd, 1897, and are fir t lien upon said property.

To satisfy the further sum of one hundred 5-100 doil rs (\$100.05) costs here n. together with accruling costs, according to a judgment rendered by the district court of said Douglas county, at its May term, A. D. 1897, in a certain action then and there pending, wherein James L. Browne is plaintiff, and David M. Stuart, are and real name unknown, American Bank and Trust Company of Woon-ocket, South Dakota, a croporati a, Georgia A Cloud, Willis O, Cloud, ner ausband, George W. Hervey and Mrs.

Hervey, first and real name unknown, his wife, are defendents.

Omaha, Nebraska, F bruary 4th, 1898.

JOHN W. McDONALD,

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

Browne vs. Stuart et al.

Doc. 59; No. 20.

Ex. Doc. 2; Page 101.

SHERIFF'S SALE. BHERIFF'S SALE.

By virtue of an order of sale issued cost of the district court for Douglas county. Nebraska, and to me directed, I will on the 22d day of March, A. D. 1828, at 10 a. a. 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:

Lot five, block one, and lot eighteen, block four, in Everett place, an addition to the city of 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 calots as follows, to-wit:

ter E. Keeler, plaintiff herein, the sums en lots 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 \$1.25, and also on lot 1, in block 1, Kent's addition to the city of South Omaha, the sum of \$15.05, 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 amount from September 27, 1897.

To satisfy the sum of thirty-four and

(10) per cent per annum from September 27, 1897.

To satisfy the sum of thirty-four and 19-100 (\$24.19) dollars, costs herein, together with accruing costs, according to a decree with a cost of said Douglas county, at its September term, A. D. 1897, in a certain action then and there pending, wherein Waiter 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 huband, first and real name unknown, band first and real name unknown, David C. Patterson and W. R. Vaughn, fr., first and real name unknown, are defendants.

Omaha, Nebraska, February 18th, 1862.

JOHN W. M'DONALD,

Sheriff of Douglas County, Nebraska.

W. A. Saunders, Attorney.

Keeler vs. Lowe et al.

Docket 19, No. 48. Ex. Docket Z, page 288.

2-18-18

W. A. SAUNDERS. Merchants National Bank Bldg.

SHERIFF'S SALE.

W. A. Saunders, attorney.

Twinting vs. Cunn: gham et al.
Doc. Nr. No. 298.

Ex. - Doc. Z.; Page 135.

W. A. SAUNDERS.

Merchants National Bank Building.

Merchants National Bank Building.

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 22d day of March, A. D. 1888, at 18 a. m. of said day, at the east front door of the county court house in the city of Omaha, Douglas county, Nebraska, and to me directed, I will on the 22d day of March, A. D. 1888, at 18 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 sold to five (5) in block two (2) and also lot five (5) in block two (2) and also lot five (5) in block two (2) in Saunders & Himebaugh's Highland Park addition to the city of Omaha, and also lot six (6) in block well:

Lot three (8) in Saunders & Himebaugh's Highland Park addition to the city of Omaha, and also lot six (6) in block and recorded, all situated in Douglas county, state of Nebraska.

Said property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sum of lots as follows, to-wit: On the undivided 34-160 states of Nebraska.

Said property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sum of lots as follows, to-wit: On the undivided 34-160 states of Nebraska.

Said property to be sold to satisfy Walter E. Keeler, plaintiff herein, the sum of the west 55 feet of lot 5, in block 24 show described, and on lot 5, block 2, the sum of \$12.95 and an attorney's fee of \$1.20, and on lot 5, block 34 show described, and o

D. 1897, in a certain action then and there pending wherein Walter E. Keeler la plaintiff and Amanda Bergquist, Hilms Bergquist, Oscar Bergquist

plaintiff and Amanda Bergquist, Hilma Bergquist, Oscar Bergquist, Anna C. Nel-son and John Nelson, her husband, are defendants.

Omaha, Nebraska, February 18, 1898.

JOHN W. M'DONALD,

Sheriff of Douglas County, Nebraska.

W. A. SAUNDERS, Attorney.

Keeler vs. Bergquist.

Docket 56, No. 177.

Ex. Docket Z, page 317.

W. A. SAUNDERS. Merchants National Bank B'dg

SHERIFF'S SALE. By virtue of an alias order of out of the district court for county, Nebraska, and to me d will, on the 2nd day of March, at ten o'clock a. m. of said east front door of the county in the city of Omaha, Dougle brasks, sell at nublic auction braska, sell at public auc est bidder for cash, the pr in said order of sale, as

Said property t E. Keeler, plai said lots as foll On lot thirt On lot thirt On lot fo

terest at t