WON'T BAVE FROM DROWNING. Strange Austracks to Resceing Pulk Curious Things About a harge and

from the Water. A strange antipathy once provailed to recruing a drewning man, the idea but. The fishing season begins early being that the preson saved would. sconer or later, do some soft of injury the man who preserved his life. Rie Walter Scott, in the "Pirate," jella how Bryce, the peddler, refused to bee Mordaunt to save the shipseverked salier from drowning. and even remunsirated with him on the reabness of euch a deed. Are year mad? said the peddier, you that have lived sae lang in Zeiland to risk the saving of a drowning man? Wot ye not if ye bring him to life again, he will be sure to de you some in he will be sure to de you some in he will be sure to de you some in he will be sure to de you some in he will be sure to de you some in country, existed not very long ago in Cornwall. It is found, too, among French saliors and the boatmen of the Danube, and is very widely credited in Russia. Mr. Barry, in his "Ivan at Home," gives a striking instance of the Russian repugnance to saving life from drowning. One day a drunken man walked into the water and distance appeared. A number of speciators stood by and gazed on the scene with the utmost indifference, but no one stried to rescue him. A court of inquiry was held, but as on examination no cross was found on his neck, a vertice was forward and repugnance to saving life from cross was found on his neck, a vertice was forward and repugnance to saving life from the cutmost indifference, but no one stried to rescue him. A court of inquiry was held, but as on examination no cross was found on his neck, a vertice was forward and repugnance to saving life from the cutmost indifference, but no one will get a fock of frightened sheep, and a contract of the first boats. If there are no flather the utmost indifference, but no one could be added to the waster and distinct the first boats. If there are no flather the utmost indifference, but no one could be added to the scene with the religion of the first boats. If there are no flather the utmost indifference, but no one could be added to the scene with the sum of first particular to rescue him. A court of inquiry was held, but as on examination no cross was found on his neck, a vertical was a country to the country of the first boats. If there are no flather the utmost indifference, but no one country was held, but as on examination no cross was f wrecked satter from drowning, and man shrinks from snatching a drowning man from the waters, fearing that when that operation is finished they the water demon would take away his luck in fishing, and drown him at the into another part of the establishfirst opportunity. This is a lingering ment, where they are put in pickle. survival of the ancient significance of After this the fish are washed and this superstition, the explanation being that the water spirit is naturally upon the nets, called "grills," and put angry at being deepoiled of its victim. out to dry in the open air. If the and henceforth bears a special grudge against the unlucky person who has dared to frustrate him. Thus, when some one is drowned in Germany, the remark is made: "The river epirit claims his yearly sacrifice," or "The nix has taken him." Out of Europe, also, the accidental drowning of a person is attributed to a similar seizure, and the Siamese dreads the Pnuk, or water spirit, that seizes bathers and drags them under to his dwelling. The Sloux Indians have a similar fancy, and tell how men have been drowned by Unk-Tahe, the water monster. For the same reason, it appears, the Kamtchadals, far from helping, a man out of the water, would drown him by force. If rescued by any chance no one would receive him into his house or give him food. The Chinese reluctance to save a man from drowning arises from quite a different beliefit being supposed that the spirit of a person who has met his death in this way continues to flit along the surface of the water until it has caused by drowning the death of a fellow-creature. A Chinaman, therefore, who attempts (3 rescue another from drowning is considered to incur the hatred of the uneasy spirit, which is desirous, even at the expense of a man's life, to escape from its wanderings.-Boston

HAD HEARD DIVINE PATTI. Why Sherman Did Not Care to Hear Blanche Roosevelt Sing.

An actor at one of the local theaters tells a story of how blunt old General Sherman declined to hear Blanche Roosevelt sing. The general's kind heart and helpful nature led him to stretch out the hand of encouragement to many a struggling aspirant for dramatic and musical honors. But his proteges sometimes were not selected with a due regard for their artistic capabilities. Among others, he bestowed his friendly interest upon Miss Roosevelt, who, fifteen years ago or more went to New York to sing in light opera. She instituted a weekly musicale at her hotel, preceding her appearance. One of these General Sherman was expected to attend as the guest of highest honor. The hours went by and the hostess was in despair, for the general did not arrive. Lethargy fell upon the assemblage, which the playing and singing of mediocre people could not dissipate. After midnight the grim old warrior, wrapped in a long military cape, appeared on the scene, and joy beamed on Miss Roosevelt's handsome face. "Oh, general," she said impulsively, "I've refused to sing until you came, What would you like?" "Nothing," he answered laconically. The lady's face fell. "You see," he continued, "I have been down at the Academy this evening listening to Patti as Marguerite, and I don't want the memory disturbed before I go to my dreams." R was rather tough, but Miss Roosevelt took it good-humoredly, for she knew that the old general had no thought of being ungallant when he said just what he meant in his own delightfully blunt fashion.

In Indiana as Elsewhere.
"In the beginning," said the cornfed philosopher, "man is much concerned that his little wife's heart shall always be light. Later, he pays more attention to the weight of the biscuit."-Indianapolis Journal.

Rise of the Tomate.

According to the latest available statistics the United States has this year canned 4,500,000 cases of tomatoes. Less than fifty years ago people did not know tomatoes were good to ent.

Really a Wonder. "What a pity, Flossy, it is that you CATCHING THE BARBINE.

Resiliable Philars.

The ties earding is now on the marplaces along the Atlantic coast and on and Brittany, to France, are the scenes. of the heaviest taken, and the grade of sardince obtained there are superior. As soon is the fishermen nowith salt. Then they are cleaned, and are sorted by little boys and carried placed one by one, with great care, weather is wet or even foggy this operation is impossible, and the fish spoil and become worthless, except for fertilizer. The tins in which the sardines are then packed are carried to the oiling room, where the last manipulation consists of filling them with oil. It is in this part of the establishment that the tomato sauce and the 13 spices are placed in the boxes which give to the French preparation of sardines their universal renown, in any of the above important establishments the sardines are prepared and exported ten hours after coming out of the water. Gourmets should never eat newly prepared sardines. They have neither the perfume nor the flavor of those which have lain in the boxes for a year.

EXCITED AT THE THEATER. California Woman Overcome by the Woes of Nancy Sykes.

As presented by good players, the murder scene in the dramatized version of "Oliver Twist" is almost enough to upset the nerves of an experienced theater-goer. Nance O'Neil and Mcin a production of the play at the Columbia theater, San Francisco, last week, and among the spectators was Mrs. George C. Willard, accompanied

cation toward the stage. Her excitement was contagious. Gasps and sobs were heard from all parts of the house. In one of the boxes a woman fainted. In a few seconds the scene ended, the curtain fell and the lights went up.

MANY MILES OF GOLDEN HAIR Crowning Glory Galors Rousted by

Meantime Mrs. Willard had been led

by her husband to the lobby, where

after a time she regained some meas-

ure of composure and went home

Chorus Girl in Boston. Envied by all in the Castle Square theater, Boston, is Marie Stuart, a chorus girl, who according to careful estimates has 200 miles of beautiful golden hair. It claims attention not only from the quantity, but from its exquisite texture and color. There is no hint of bleaching fluid about the strands. They are as fine as gossames and glint like the purest gold. End to end those golden hairs measure approximately 200 miles, or 1,056,000 feet Figure it out yourself. There are upon Miss Stuart's head about 123 squar inches of hair-bearing scalp. The hair is very abundant, and counts on an average 1,650 hairs to the square inch. The hair averages about five feet in length; taking the length at even five feet and the actual number of hairs at 211,200, you see the 200 miles of hand and a few inches to spare. Miss Stuart is hardly five feet in height, so that

Made It Harmonize.

the hair falls in a golden shower about

her shoulders.

"You didn't fasten your essay with a blue ribbon, as you usually do," said the editor of the magazine. "No," answered the contributor. "My sense of harmony wouldn't permit it. This is can't dance in better time, when an article on the management of the you've got such lovely clocks on your war. I tied it with rep tape."-Wash

NOTICE TO NON-RESIDENT DE-

Nave M. Juckson, Schwin A Juck-has hundrand Albert Statters and ton J. Drake, travers man resident

W. A. SAUNDERS. Attorney, Merchants National Bank

NOTICE TO NON-RESIDENT DE

FENDANT.

To G. M. Fay, first and real name unknown. Susan Fay, his wife, Ella Reeves Campbell and James Lewis, non-resident defendants:
You are hereby notified that on the 28th day of October, A. D., 1828. Harry J. Twinting, plaintiff herein, filed his petition in the District Court of Douglas County, Nebraska, against G. M. Fay, first and real name unknown, Susan Fay, his wife, Ella Reeves Campbell, James Lewis and raal name unknown, Susan Fay, his wife, Ella Reeves Campbell, James Lewis and andrew J. Durland, the object and prayer of which is to foreclose one certain tax certificate dated November 10th, 183, upon the following described real estate, to-wit:
The east one-half of tax lot twenty-three (20) in section 15, township 15, range 13 east, all situated in Douglas County, and State of Nebraska, upon which there is now due the sum of 170.00, with interest at the rate of ten per cent per annum from October 3rd, 1858, 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 defendan pay the same, and in default thereof that the said property be sold to satisfy the amount found due, and that upon said thereof the defendant 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 the required to answer said petition on or before the 12th day of December, 1858,
Dated at Omaha, Nebraska, November the 1868.

December, 1898, Dated at Omaha, Nebraska, November 4th, 1898.

Ey W. A. SAUNDERS, Plaintiff. Doc. 66, No. 142.

W. A. SAUNDERS. Attorney, Merchants National Bank

Kee Rankin were the leading actors NOTICE TO NON-RESIDENT DE-

FENDANT. To Asa W. Briggs, William H. Beck, ber, 189
Alexander M. Ferris, Kate M. Ball and the Portland National Bank of Portland, Maine, non-resident defendants;
You are hereby notified that on the 11-18-4t Mrs. George C. Willard, accompanied by her husband. Dickens' immortal chapter read once, is forever imprinted on the memory, but the utter brutality, misery and wretchedness of the scene when enacted on the stage are accentuated many fold, especially at the point where Nancy creeps on the stage after Bill Sykes has struck the blow. At that moment in the San Prancisco theater the audience, which was straining every sense to miss no word, no movements of the supreme young actress, was distracted and almost terrified by the hysterical feminine voice of Mrs. Willard crying piteously: "Oh, God! Oh, don't kill her! Don't kill her! This is too cruel!" The speaker's emotion overcame her and she could no longer articulate words. She stood upright, tense, moaning, sobbing, her arms stretched in supplication toward the stage. Her excite-

You are also hereby notified that you and each of you are required to answer said netition on or before the 12th day of December, 1888. Dated at Omaha, Nebraska, November 4th, 1898.

By W. A. SAUNDERS, Plaintiff. Doc. 66, No. 146.

W. A. BAUNDERS, Merchants National Bank Bldg.

SHERIFF'S SALE.

By virtue of an alias order of sale is-sued out of the District court for Doug-las county, Nebraska, and to me direct-

copy of the Atlas of the World, con-

Attorney, Boom II Patterson Block.

NOTICE OF FINAL ADMINISTRA-TION OF ACCOUNT In the course court of Douglas county, Networks. In the matter of the square of Charton B.

In the meeter of the estate of Charles H. Strame, decreased Laws L. France, Linkstone V. Singara, Charles A. Strame, Just F. Harris, Charles E. Houses A. Strame, Just F. Harris, Sankles E. Spanishing and Empire C. Exacts, and all other presents interested of mail between the hearths method that on the late day of Representer, 188. R. Standford Just of Representer in Stand administration accounted and allowed and thus the too discharged from the truth of the proper of said position and stand allowed perfect and further position and make such the graper of and position and make such the graper of and position and send make such the graper of and position and said position and stand proper of and position and said make such the graper of and position and said make such the graper of said position and said make such the proper of said position and said make such the graper of said position and said and decreases, as to this court may seem proper, to the said to the said to all matter pertaining to the said court may be standed and decreased.

IRVING P. BAXTER.

IRVING F BAXTER. County Judge.

NOTICE OF ARTICLES OF INCOM-

Take notice that on the 20th day of June, 1836, the articles of incorporation of "R. Carleton," a corporation duly organized, was filed in the office of the county clerk of Douglas county, Nebraska. The principal pince of business of which is the city of Omaha, Nebraska, the general nature of the same is to do a general advertising, bill posting, sign painting and manufacturing and other business of like nature.

The amount of capital stock is BO.0000 divided in shares of BO.00 cach, to be paid for at the time of issuance and to be non-assessable. Stock may lesse in payment of material or labor.

This corporation commenced business on June 30th, 185s, and to continue for a period of fifty years thereafter.

The highest amount of indebtedness or itability to which the corporation may subject itself is an amount equal to two-thirds of the paid up capital stock.

The officers by which the business of this corporation is to be conducted are president, vice president, treasurer, accretary and general manager, and a board of three directors.

R. CARLITON.

H. W. GREHE, GEORGIS P. DEWALT, Directors, R. CARLITON.

NOTICE TO NON-RESIDENT DEFENDANTS.

IN THE DISTRICT COURT OF DOUGLAS COUNTY NEBRASKA.

Moses R. Trauerman, William Klatt,
Fredericka Stieg, Ernestine Zeeb, and
the unknown heirs of Fred Klatt, deceased, will take notice that on the 17th
day of November, 18%, Louis Benas, one
of the co-defendants herein, filed her
answer and cross-bill in the District Court
of Douglas County, Nebraska, demanding
affirmative relief against her said co-defendants, the object and prayer of which
said cross-bill are to foreclose a certain
mortgage executed by the defendants
of the said Trauerman assigned to defendant Louis Benas, upon the following described premises, to-wit: All of Lot
numbered fourteen (14) in Block three (15)
in the Subdivision of John i, Redick's
Addition to the City of Omaha, as surveyed and marked and designated upon
plat of said addition on file in Register
of Doeds' office; to secure the payment
of one certain promissory note dated November 2nd, 1891, for the sum of Nine
Hundred Doilars (1900.09), due and payabie in three years from the date thereof;
that there is now due upon said note and
mortgage the sum of Nine Hundred Doilars (1906.09) for which sum with interest
from November 2nd, 1897, and interest on
Thirty-six Dollars (288.00) from May 2nd,
1888, and interest on Thirty-six Dollars
(288.00) from November 2nd, 1897, and interest on
Thirty-six Dollars (1900.09), due and payabie in three years from the date thereof;
that there is now due upon said note and
mortgage the sum of Nine Hundred Doilars (1906.00) for which sum with interest
from November 2nd, 1897, and interest on
Thirty-six Dollars (1886.00) from May 2nd,
1898, and interest on Thirty-six Dollars
(280.00) from November 2nd, 1897, and
Hundred Doilars (1906.00) for which sum with interest
from November 2nd, 1897, and interest on
Thirty-six Dollars (1886.00) from May 2nd,
1898, and interest on Thirty-six Dollars
(280.00) from November 2nd, 1898, and
the same or that said premises may be
sold to satisfy the amount found d

NOTICE TO NON-RESIDENT DE-

NOTICE TO NON-RESIDENT DEFENDANT.

To Ernest C. Johnson and Mrs.
Johnson, his wife, thirst and real mame unknown), non-resident defendants:
You are hereby notified that on the lith day of November, A. D., 1888. Walter E. Keeler, Plaintiff, herein flied his petition in the District Court of Douglas County, Nebruska, against Ernest C. Johnson, Mrs.
German American Savings Bank, a corporation, Defendants, the object and prayer of which is to foreclose one certain Tax Certificate, dated November lith, 1863, upon the following described real estate, to-wit: Lot Twenty-six (25) in Block Eleven (11) in Brigge Place, an addition to the City of Omaha, Douglas County, Nebruska, upon which there is now due the sum of Fitty-two and 70-160 [Tollars, 1862, 70, with interest and coats together 2 th an attachment of ten per cent per annum from October 3rd, 1885, for which sum, with interest and coats together 2 th an attachment of ten per cent per annum from October 3rd, 1885, for which sum, with interest and coats together 2 th an attachment of 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 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 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 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 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 said real estate, that the defendants shall pay the same, and the control that the defendants shall pay the same, and the control the series of the series of the same and the control that the defendants shall pay the same, and t

table relief.
You are also hereby notified that you and each of you shre required to answer said petition on or before the 26th day of December, 1838.
Lated at Omaha, Nebraska, November 18th, 1888.
JAMES L. BROWNE, Plaintiff.
By W. A. Saunders, His Attorney.

NOTICE TO NON-RESIDENT DE-FENDANT.

By Virtue of an alias order of sale issued out of the District court for Douglas acounty, Nebraska, and to me directed, I will, on the 22d day of November A. D. 1898, at ten o'clock a m. of said day at the east front doo. of the county is as county, Nebraska, sell at public nuclion to the highest bidder for cash, the property described in said order of sale as follows, to-wit:

Lot four (4), block three hundred and sixteen (316), in the original plat of the city of Omaha, as surveyed, platted and recorded and all being situated in Douglas county, state of Nebraska.

Baid property to be sold to satisfy Harry J. Twinting, plaintiff herein, the sit of Ordersaka.

Baid property to be sold to satisfy Harry J. Twinting, plaintiff herein the rate of ten (16) per cent per annum from September 71, 1877, together with an attorney's fee of five and 67-190 (58-78) dollars statefy the further sum of fifty five and 89-190 (58-59) dollars costs herein, to set the with according to satisfy the further sum of fifty five and 89-190 (58-59) dollars costs herein, to set the with according to satisfy the further sum of fifty five and the American Nationi Bank of Omaha, Nebraska. A corporation organized under the laws of the United Rates. Samuel S. Curits and Kate Bird Curits are defondants.

Shoriff of Douglas county, state of Nebraska, at its September 187 April 1895.

Shoriff of Douglas county, state of Nebraska, at its September 187 April 1895.

Shoriff of Douglas county state of Nebraska. Twisting vs. Am. Nat. Bank et al. Doc. G. No. 229, Ex. 1 p. 242.

For fifty cents we will send you a copy of the Atlas of the World, containing the latest and most accurate the formation of the debarted of the devendants be debarted on an extended to answer. The satisfy the amount, Nebraska. Doc. G. No. 229, Ex. 1 p. 242.

For fifty cents we will send you and each of you are required to answer. The satisfy the amount of the condants. The condants shall pay the same and interest than the latest and most accurate the condants of the Condants. Th

You are also hereby notified that you and each of you are required to answer said petition on or before the 26th day of December, 1868.

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"ART IV.—IMPROVEMENT OF MARRIAGE; A GUIDE FOR THE MARRIED AND ALL WHO HOPE EVER TO BE

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Salid petition on or below the besides a great deal of useful and rate at Gmaha, Nebraska, November 17th, 1898.

JAMES L. BROWNE, Plaintiff.

By W. A. Saunders, His Attorney.

Doe. 67. No. — Is Marriage a Failure?—\$1.00