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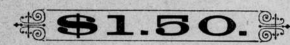
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New York Weekly Tribune

....AND....

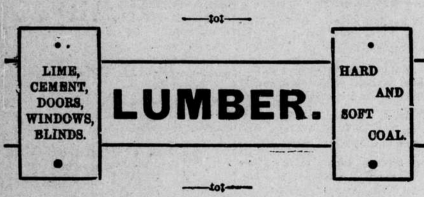
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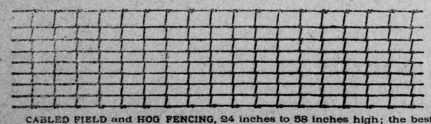
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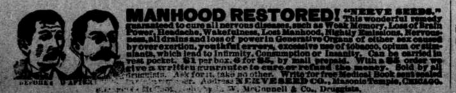
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ARMS OF THE VENUS.

AN ENGLISH SCULPTOR'S SOLUTION OF THE MYSTERY.

Vast Amphitheater at Melos Typifying a Great Goddess Conferring Honors-A

Any number of attempts have been made to restore to her original perfection the Venus of Melos, who has stood in armless beauty for the admiration of the thousands of art lovers who visit the Louvre, but the original design is as problematical still as the meaning of the monster that guards the pyramids, and so accustomed have people become to the Venus as it emerged from the ruins of the Melos amphitheater that no sculptor has yet been able to effect a restoration which satisfies the sense thus cultivated. John Bell, an English sculptor, has made the latest resto-

As no mention appears in ancient records of art, there is no knowing what personage or deity the so called Venus may have been intended to represent. She has been entitled a Venus Victrix, and one of her lost hands is supposed to have held the apple, the award of Paris, while another speculation has been that she formed part of a group with Mars. According to another idea, she represented a sea nymph, the special protecting Nereid of the isle. By some she has been said to be a Nemesis, in connection possibly with the Athenian massacre of the islanders, about the time of the Peloponnesian war. By others she has been adopted as a Nike or Victory. Others have assigned to her the names of Sappho, Phryne or a mourning Electra, while yet another version has been that she was a lyre playing muse. The most general idea, however, has been that she was an Aphrodite or Venus. which is highly probable from the almost universal worship of that goddess throughout the coasts and islands of the Ægean archipelago, and it has been suggested that she had a harp in her left hand while she played on it with her right, which the position of the torso and the remains of the arms admit of. But the most favored and at the same time the least dignified of the floating speculations is that she is coquettishly holding and looking in a mirror. The argument in favor of this is that a bronze statuette has been discovered in Pompeii which much resembles it, and it is holding and gazing in a mirror.

To very many archæologists this last seems the most probable solution of its mystery. Certainly the pose is appropriate; certainly the demitoileted condition is in accordance with the theory too. But Mr. Bell is incapable of entertaining this notion of its "motivo," and having addressed his thoughts to some mission that seemed to him more worthy he has decided that a great goddess conferring honors is more in keeping with the dignity of the sculpture.

Though small, the island of Melos must at one time have been very populous. It was famous for its catacombs. famous for its cyclopean ramparts and for its huge amphitheater. It was in the ruins of this last, in a cave grotto, that the figure which from the Paris Mr. Bell thinks its original situation was in the amphitheater; that it posed as the genius loci of the structure, and that at some time of commotion it was removed to the grotto for protection and concealment.

"Methinks I see her there," he says, "in the vast amphitheater thronged with adorers of the great goddess, the central object at some high festival.

"Under this aspect what species of motivo is open to us for the restoration of this noble work consonant with its grand form and majestic presence? She stands with the utmost firmness and dignity, and a benign smile is on her face as she slightly bends forward. The principal fractures indicate that her left arm and hand was raised and her right advanced before her. The amphitheater in which I assume her to have stood was no doubt the accepted site for the holding of high public festivals and for the bestowal of the insular honors for public services and for literature, philosophy, poetry, music and the drama, and for victories in athletic games, which formed so integral a part in the culture of the Greek race. From the above considerations has sprung my conception of what it is possible she may have represented and the mode in which the lost arms and hands may have been held and employed."

In pursuance of this conception Mr. Bell has invested his attempt at restoration with "the character of a great god-dess conferring honors." One hand bestows a wreath of glory; the other holds one in reserve and there you have a Venus Denatrix.—Magazine of Art.

Simple Diet.

A woman who writes for newspapers said the other day in the course of a discussion on modern cookery: "I have a family of three growing boys as well as a hungry husband to cater for, and my experience has been that I can do it most effectually on the simplest diet. I do not mean by that unpalatable food or that which is poorly prepared. I mean a good deal of steaks and chops, with well prepared vegetables. I have no time myself to see after the affairs of the kitchen, and I cannot afford to hire what is called a 'fancy cook,' but I have come to the conclusion that my family thrives best on what is thus given them, substantial but not rich nor varied dishes. At any rate, they are always well and strong and happy, and what more can I ask than that?"-New York World.

"Do you think," said Willie Wishington, 'that it actually hurts a man to be hit with one of Cupid's arrows?' "No, replied Belle Pepperton, "As a rule, he merely becomes senseless for a time."— Washington Star.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before H on. D. T. Welt), judge of the district court of Red Willow county, Nebraska, on the 18th day of December, 1893, in favor of the Hartford Theological Seminary, a corporation incorporated uncer the laws of the state of Connecticut, as plaintiff, and against Joseph Albrecht et al. as defendants, for the sum of four hundred fifty-nine (\$459.00) dollars and sixty-eight (68) cents, and costs taxed at \$53.83 and accruing costs, and Burton & Harvey on the same d.y on their cross-petition having obtained a decree for \$23.50, I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, towit: The northwest quarter of section thirty-three and the northeast quarter of section thirty-three and the northeast quarter of the northeast quarter of the northeast quarter of section there, west of the 6th P. M., in Red Willow county, Nebraska, And will offer the same for sale to the highest bidder, for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the houn of one o clock, P. M., of said day, when and where due attendance will be given by the undersigned. Dated February 5th, 1894.

E. R. BANKS, Sheriff of said county. W. S. Moblan, Attorney.

85 the 1875 Sale.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale directed to me from the district court of Red Willow county. Nebraska, on a judgment obtained before Hon. D. T. Weity, judge of the district court of Red Willow county, Nebraska. on the 18th day of December, 1893, in favor of Newton Hart as plaintiff, and against George Weill et al. as defendants, for the sum of twelve hundred eighty-eight (\$1.283.09) dollars and twenty-five (25) cents, and costs taxed at \$32.43 and accruing costs, and Rurton & Harvey on the same day on their cross-petition having obtained a decree for the sum of \$79.20, I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to-wit: The east balf of the northeast quarter and the northeast quarter of the northwest quarter of section twenty-nine, in township two, north of range twenty-eight, west of the 5th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the bighest bidder for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock, P. M., of said day, when and where due attendance will be given by the undersigned. Dated February 1, 1894.

E. R. BANKS, Sheriff of said county.

W. S. MORLAN, Attorney.

38-5ts.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on the 18th day of December, 1893, in favor of Oliver M. Hyde as pla ntiff, and against Charles H. Cook et al. as defendants, for the sum of seven hundred and one (\$701.00) dollars, and costs taxed at \$35.33 and accruing costs, and Burton & Harvey on the same day on their cross petition having obtained a decree for the sum of \$19.50. I have levied upon the following described real estate taken as the property of said defendants to satisfy said judgment, to-wit: The east half of the northeast quarter and the east half of the northeast quarter and the east wenty-three, in township one, north of range twenty-seven, west of the 6th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 12th Gay of March, A. D., 1894, in front of the south door of the court bouse in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'elock, P. M., of said day when and where due attendance will be given by the undersigned. Dated February 1, 1894. E. R. BANKS, Sheriff of said county. W. S. MORLAN, Attorney.

SHERIFF'S SALE.

costs taxed at \$27.43 and accruing costs, I have levied upon the following real estate taken as the property of said defendants to satisfy said judgment, to-witz. The north half of the southwest quarter of section twenty-six, in township one, north of range thirty, west of the 6th P. M., in Red Willow county, Nebraska. And will offer the same for saie to the highest bidder, for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock, P. M., of said day, when and where due attendance will be given by the undersigned.

E. R. BANKS, Sheriff of said county.

W. S. MORLAN, Attorney.

38-5ts.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale directed to me from the district court of Red Willow county. Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on the 18th day of December. 1893, in favor of William H. Lockwood and Fred C. Rockwell, executor of the estate of James Lockwood, deceased, as piaintiff, and against Thomas Clark et al. as defendants, for the sum of twelve hundred fifty-four [\$1.254.00] collars and [82] cents, and costs taxed at \$40.23 and accruing costs, and Burton & Harvey ou the same day on their cross-petition having obtained a decree for the sum of \$136.50. I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to-wir The northwest quarter of section ten, in township three, north of range twenty-six, west of the 6th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of 1 o'clock, p.m. of said day, when and where due attendance will be given by the undersigned.

Dated February 5th, 1894.

E. R. BANKS, Sheriff of said county.

W. S. MORLAN, Attorney.

38-5ts.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on the 18th day of December, 1893, in favor of J. Lewell Moore as plaintiff, and against Sarah E. Gerver et al. as defendants, for the sum of two hundred and eleven (\$211.00) dollars and twenty-five (25) cents, and costs taxed at \$37.03 and accruing costs, I have levied upon the following real estate taken as the property of said defendants to satisfy said judgment, towit: The southwest quarter of the southwest quarter of section twenty-five, in township one, north of range thirty, west of the 6th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 12th day of March. A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour ona, Nebrasa, that being the binding wherein the last term of court was held, at the hour of two o'clock, P. M., of said day, when and where due attendance will be given by the undersigned. Dated February 5th, 1844.

E. R. BANKS, Sheriff of said county.

J. E. KELLEY, Attorney. 38-5ts.

Land Office at McCook, Neb., }
February 21, 1894.
Notice is hereby given that the followingnamed settler has filed notice of her intention
to make final proof in support of her claim,
and that said proof will be made before Register or Receiver, at McCook, Nebraska, on
Saturday, March 31, 1894, viz: Cora L. Ford,
wife of Sidney M. Ford, deceased, Homestead
Entry No. 9577, for the Northeast quarter of
section 7, Town 2, north of Range 30, west of
the 6th P. M. She names the following witnesses to prove her continuous residence upon, and cultivation of, said land, viz: Benjamin A. Lincoln, Mrs. E. May Starbuck, Philip
Strine and Isaiah R: Pate; all of McCook,
Neb. J. P. LINDSAV, Register.

W.S. MORLAN, Attorney, McCook, Neb. Publication of Summons.

Publication of Summons.

James Neelings, Inez Neelings, Jasper S. Phillips. Iowa Barb Steel Wire Company, Ogden Plow Company, John Epemter, Louis Erhard & Company, New Home Sewing Machine Company, George T. Webb Woodenware Company, Studebaker & Welch, J. Thompson & Son, Buckeye, kedining Company. Fort Madison Chair Company, Bonnet & Nance, E. A. Lang, Blish. Wize & Siliman, Joliet Enterprise Company, Harmoney E. Clark, A. F. Seeberger & Co., Hall & Willis, Domestic Sewing Machine Co., Melborn Manufacturing Co., Platt & Thornburg Paint and Glass Co., Dewey & Howe, Wisconsin Furniture Co., Avery Planter Co., Helmers & Panuler, A. H. Dorris, Goshen Furniture Co., Davis Sewing Machine Co. Ratbbun, Sard & Co., Rock Fails Manufacturing Co., The Long and Abstracter Co., Snodgrass & Young, Moline Plow Co., Mueiler Music Co., and J. I. Case Threshing Machine Codetendants, will take notice that Lucy R. Alford, as executrix of the last will and testament of Nathan L. Case, deceased, plaintiff herein, has fied her petition in the Instrict court of Red Willow county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed July 10, 1884, by the defendants James Neelings and Inez Neelings to the said Nathan

Sheriff's Sale.

By virtue of an order of sale directed to me from the district court of Red Willew county, Nebraska, on a judgment obtained before Hon. D. T. Welty. judge of the district court of Red Willow county, Nebraska, on the 18th day of December. 1893, in favor of George A. Dewey as plaintiff, and against Eibert J. Henderson ey as plaintiff, and against Elbert J. Henderson et al. as defendants, for the sum of five hundred sixty-eight (\$558.00) dollars and (98) cents, and costs taxed at \$22.18 and accruing costs, and Burton & Harvey on the same day on their cross-petition having obtained a decree for the sum of \$33.25, I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to wit: The east half of the northwest quarter and the west half of the northwest quarter for large twenty-nine, west of the 6th P. M., if Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 12th day of March. A. D., 1894. in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock, P. M., of said day, when and where due attendance will be given by the undersigned. Dated Feb. 1, 1894.

E. R BANKS, Sheriff of said county.

W. S. MORLAN, Attorney.

38-5ts.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county. Nebraska, on the 20th day of December, 1893, in favor of J. Coolidge Hills as plaintiff, and against William J. Porter et al. as defendants, for the sum of four hundred thirty-seven (\$437,00) dollars and sixty-one (\$1) cents and costs taxed at \$33,98 and accruing costs, and Burton & Harvey on the same day on their cross-petition having obtained a decree for the sum of \$23.65, I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to-wit: The west half of the northwest quarter of section seven, in township four, north of range twenty-nine, and the east half of the northeast quarter of section twelve, in township four, north of range thirty, west of the 6th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock, P. M., of said day, when and where due attendance will be given by the undersigned. Dated February 1sr, 1894.

E. R. BANKS, Sheriff of said county. W. S. MORLAN, Attorney.

38-5ts.

heriff's Sale.

at the hour of one o'elock, P. M., of said day when and where due attendance will be given by the undersigned. Dated February 1, 1894.

E. R. BANKS, Sheriff of said county.

W. S. Morlan, Attorney. 36-5ts.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the district court of Red Willow county. Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on the 18th day of December, 1893, in favor of the lowa Mortgage Company, a corporation incorporated under the laws of the state of Iowa, as plaintiff, and against John R. Tupper et al. as defendants, for the sum of two hundred sixty-eight (\$268.00) dollars and thirty-one (31) cents, and costs taxed at \$27.45 and accruing costs, have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to-wit: The north half of the south west quarter of section twenty-six, in township one, north of range thirty, west of the 6th P. M., in Red Willow county, Nebraska. And will offer the same for saie to the highest bidder, for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock, P. M., of said day, when and where due attendance will be given by the undersigned.

Dated February 1894.

E. R. BANKS, Sheriff of said county.

W. S. MORLAN, Attorney.

38-5ts.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on a judgment st

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county, Nebraska, on the 18th day of December, 1893, in favor of Kate A. L. Chapin as plaintiff, and against Henry Voges etal, as defendants, for the sum of nine hundred sixty-five (\$965) dollars and ninety-three (93) cents, and costs taxed at \$32.38 and accruing costs, and Burton & Harvey on the same day on their cross-petition having obtained a decree for the sum of \$72.59. I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to-wit: The northeast quarter of section twelve, in township two, north of range twenty-nine, west of the 6th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidder, for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court house in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock. P. M., of said day, when and where due attendance will be given by the undersigned... Dated Feb. 1, 1894.

E. R. BANKS, Sheriff of said county.

W. S. MORLAN, Attorney.

39-5ts.

NOTICE.

To Charles A. Austin, non-resident deft.
You are hereby notified that on the 8th day of February, A. D., 1894, Emilie Austin filed a petition against you in the district court of Red Willow county, Nebraska, the object and prayer of which are to obtain a diverce from you on the ground that you have grossly, wantonly and cruelly refused and neglected to provide for her support and maintenance, although of sufficient ability to do so; for extreme cruelty, desertion and adultery ance, although of sufficient ability to do so; for extreme cruelty, desertion and adultery, and to obtain the custody of her children, Addie aged two years and Daisy aged one year. You are required to answer said petition on or before Monday, the 19th day of March, A. D., 1894.

EMILIE AUSTIN, Plaintiff.

By J. E. KELLEY, her attorney. 38-4ts.

Sheriff's Sale.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. D. T. Welty, judge of the district court of Red Willow county. Nebraska, on the 18th day of December, 1893, in favor of Mary T. Hyde as plaintiff, and against James A. Lyon et al. as defendants, for the sum of one thousand seventy-nine (\$1,079 00) dollars and eighty one (\$1) cents, and costs taxed at \$40.88 and accruing costs, and Burton & Harvey on the same day on their cross-petition having obtained a decree for the sum of \$63.00, I have levied upon the following real estate taken as the property of said defendants to satisfy said judgments, to-wit: The southeast quarter of section twenty-eight, in township two, north of range twenty-six, west of the 6th P. M., in Red Willow county, Nebraska, And will offer the same for sale to the highest bidder, for cash in hand, on the 12th day of March, A. D., 1894, in front of the south door of the court hosue in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock, P. M., of said day, when and where due attendance will be given by the undersigned. Dated Feb. 1, 1894.

E. R. BANKS, Sheriff of said county. W. S. Morlan, Attorney.

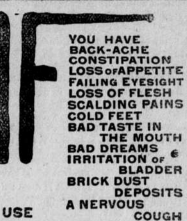
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d by Druggists, or sent postpaid on receipt of HUMPHREYS' MEDICINE CO.,

SURROUNDED BY MYSTERY!

A Great Mistake.

A recent discovery is that headache, dizziness, dullness, confusion of the mind, etc., are due to derangement of the nerve centers which supply the brain with nerve force; that indigestion, dyspepsia, neuralgia. wind in stomach, etc., arise from the derangement of the nerve centers supplying these or

ment of the nerve centers supplying these organs with nerve fluid or force. This is likewise true of many diseases of the heart and lungs. The nerve system is like a telegraph system, as will be seen by the accompanying cut. The little white lines a re the nerves which convey the nerve force from the nerve centers to every part of the body, just as the electric current is conveyed along the telegraph wires to ever y station, large or small. Ordinary physicians fail to regard this fact; instead of treating the nerve centers for the cause of the disorders arising therefrom they treat the part affected.

Franklin Miles, Franklin Miles, M. D., LL. B., the highly celebrated

highly celebrated specialist and student of nervous diseases, and author of many noted treatises on the latter subjections since realized the truth of the a statement, and his Restorative Nervis prepared on that principle. Its succin curing all diseases arising from deran ment of the nervous system is wondful, as the thousands of unsolicited testing in the remedy amply prove.

Tor. Miles' Restorative Nervine is a religible fremedy for all nervous diseases, such remedy for all nervous diseases, such remedy for all nervous diseases, such remedy for all nervous debility, prostrations.