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First publication Oct. 22. 3

NOTICE OF MORTGAGEE'S SALE.

Notice is hereby given that on the 22nd day of March, 1894, August Sanders executed and delivered his certain chattel mortgage to one Armand Lindgreen, which said mortgage was afterward and on the 22nd day of March, 1894, at 1 o'clock and 45 minutes in the afternoon of said day, duly filed and recorded in the office of the county clerk of Lancaster County, Nebraska. Said mortgage being to secure an indebtedness of six thousand (\$6,000) dollars. Said indebtedness being represented by one certain promissory note dated March 22, 1894, and due on the 22nd day of March, 1895. Said note being payable to Armand Lindgreen signed by August Sanders. Said note and mortgage was, on the 23rd day of March, 1894, for value received, duly assigned, transferred and delivered to the First National bank of Lincoln, Nebraska, who is now the bona fide holder and owner thereof. Said note has not been paid and thereby the terms and conditions of said mortgage have become absolute, and there is now due and owing on the said note and mortgage the sum of \$8,750.00. No proceedings at law have been had or begun for the recovery of said note or any part thereof.

Now therefore, the undersigned will on Friday, the 11th day of November, 1898, at 2 o'clock in the afternoon of said day, offer for sale and sell to the highest and best bidder for cash all of the following described property covered by said mortgage, to-wit:

One front bar, one back bar, one large mirror and frame, one ice box, one hot urn, one cash register, three movable rooms, gas fixtures, one Hall safe, one wood and glass partition, one office partition, spittoons, all chairs, 8 tables, desks, pictures, clocks, silver and glass ware, vases, linen, show cases, fancy bottles, cork screws, strainer, funnels, whiskey rack, curtains, beer pump, linoleum on floor, all other furniture and fixtures belonging to said August Sanders, from cellar to garret, situated in building No. 146 North Tenth street.

All now located in the storeroom known as No. 146 North Tenth street, in the city of Lincoln, Lancaster County, Nebraska. Said sale will take place at the above named store room at No. 146 North Tenth street, in the city of Lincoln, Lancaster County, Nebraska, and may be adjourned from day to day at the same time and place until completed.

First National Bank of Lincoln, Nebraska.
By Harwood & Ames & Ames, its attorneys.

First publication Oct. 22. 4)

in the District Court of Lancaster County, Nebraska.

In the matter of the application of George H. Clarke, as executor of the last will and testament of Alonzo Barnes deceased, for license to sell real estate.

ORDER TO SHOW CAUSE.

This cause comes on to be heard upon the petition of the said executor and the proofs offered in support of the same; and it appearing therefrom to the court that there is not sufficient personal property of said estate in the hands of said executor to pay the legal debts and expenses of the same; and it further appearing that it is necessary and proper that the real estate of said Alonzo Barnes, deceased, should be sold to pay the same; and the court being fully advised in the premises,

It is ordered and adjudged that all persons interested in said estate be, and they are hereby directed to be, and appear before the said court upon the 5th day of December, 1898, at 9 o'clock standard time in the forenoon, then and there to show cause, if any such there be, why a license should not be granted to said executor to sell the real estate of said deceased described in said petition, for the purpose of paying the debts and legal expenses of the said estate.

It is further ordered and adjudged that service of this notice be made by publishing the same for four (4) successive weeks in The Courier, a legal newspaper of said county.

Dated at Lincoln, in the county and state aforesaid, this 18th day of October, 1898.
(Signed) ALBERT J. CORNISS,
As Judge of the District Court.

First publication Oct. 22. 4.

LEGAL NOTICE.

The defendants, John Knight Lowe, Margaret L. Knight, Tunis B. Van Wyck, Helen Heacock, Allie Van Wyck Pope, Russell Heacock Bellows, Eugene D. Heacock, will take notice that on the 14th day of October, 1898, Nathan S. Harwood, trustee, the plaintiff herein, filed his petition in the district court of Lancaster County, Nebraska, against them, impleaded with John D. Knight, executor of the estate of Helen V. W. Knight, deceased, the object and prayer of which are, to set aside certain deeds of conveyance made by the defendant John D. Knight to the defendant Lewis C. Dunn, and by Lewis C. Dunn to said Helen V. W. Knight, deceased, conveying lots seven, 7, eight, 8, and nine, 9, in block twenty-one 21, of Lavender's addition to the city of Lincoln, Nebraska, and decree the same subject to a judgment obtained by the plaintiff on the 21st day of March, 1898, against the defendant John D. Knight in the sum of \$2,020.54, and \$45.91 costs; and also to decree said judgment to be a lien upon a certain bequest of \$10,000 given to said John D. Knight by the last will and testament of the said Helen V. W. Knight, deceased, and to restrain the said John D. Knight, executor of the estate of Helen V. W. Knight, deceased, from selling the real estate of said estate under the power contained in said will, and from receiving the purchase price thereof; and for the appointment of a receiver to take possession of said estate and enforce the rights of the plaintiff thereto, and for such other and further relief as equity may require.

You are required to answer said petition on or before the 28th day of November, 1898.
Dated October 20, 1898.

NATHAN S. HARWOOD, Trustee.
By Ricketts & Wilson, his Attorneys.

FROM THE PHILIPPINES.

Camp Dewey, four miles south of Manila, Philippine Islands, Co. D, 1st Regt., Neb. Vol.—Dear mother: As the Australia leaves here for San Francisco tomorrow morning I thought you would be glad to hear from me again. We have been on the Senator ever since we arrived here until yesterday, when we came to shore in a couple of punts towed by a small steamer. We could only get within a hundred yards of the shore and we had to wade the rest of the way. We are having quite a nice time, considering the resources for pleasure. The natives here are a very nice class of people. Most of them can understand us by using objects. We have already learned to use some Spanish. The natives are dark, about like an Indian; their hair is long and black, and their eyes are something like those of the Japanese. A great many can speak the English language very well. The language of the natives is not Spanish but a cross between Spanish and Filipino.

The island here is a veritable Eden. Right close to our camp is a river and several springs, and on all sides of it is a fine grove of all kinds of trees.

The soil here is adapted for everything. The natives raise a species of corn very similar to our Indian corn.

We are not all camped here yet; but what there is makes a sight well worth seeing. Every man and his partner has a shelter tent and the thousands of these small tents make a fine show. The natives are all very well armed considering the difficulty of obtaining arms. Every man has a weapon of some kind. Some have good rifles, others knives, and some have revolvers purchased from the U. S. soldiers. I had one that I paid \$4.50 for in San Francisco. I brought it here and traded it for a good gold watch \$25. It is a 15-jewelled movement, Hampden works, with a 20-year warranted case. It was captured by the native whom I got it from in a battle with the Spaniards. They are all crazy for guns. They will give almost anything for one. The women are employed in selling fruit to the soldiers. It is quite a sight to see a group of them squatted down in front of our tents selling fruit from daylight till dark. Their houses are all built of bamboo, with thatched roofs, and are very comical but durable. They raise a good many peanuts here. Our camp is pitched in the centre of a peanut field.

We have drill twice a day, from 6 to 7 a. m., and from 5 to 6 p. m. We are

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