

STILL TRUE.

Though others at thine outlines scoff, Add full thy charms to see, Only too glad to take thee off, To wear and give at thee.

price, madam," she ejaculated, with sparkling eyes.

"A trifle—a mere trifle," said the milliner, patting the strings with soft little hands, around the taper fingers of which fashionable ladies were daily "wound" by the score.

"Thirty-five dollars! I hardly dare to pay so much for a bonnet, madam," said Nina. "Papa scolds about my extravagance and makes such dreadful faces over the bills."

"The wily Miss D'Irrol held up the article under discussion, and turned it one way and another, so that the sunshine fell full on the delicate velvet, shadowed with foamlike plumes.

"I must have it," said Nina, decidedly. "Send it home at once, madam. If papa chooses to scold I can't help it."

The brief colloquy between the belle and the milliner had had two auditors of whose presence Nina Pelham was totally unconscious. Dr. Carleton and his sister were waiting in an adjoining ante-room for some trifling alteration to be made in Miss Carleton's chapeau.

"So, Ned," she said, rather maliciously, as sisters are wont to speak of ladies when their brothers admire, "you will persist in admiring that Miss Pelham! See what you'll be called upon to endure in the way of milliner's bills when she becomes Mrs. Carleton."

"That is hardly a fair question. However, I am not unwilling to confess that I admire her."

"Admire!" repeated Alice Carleton, doubtfully.

"Yes, admire," said Carleton, quietly. "I never saw but one person whom I really thought I could love, as a man should love the woman who is to share his life, and she—here's your bonnet, all right at last. Come—I'm in a hurry."

Nina Pelham was never in better spirits, and had never looked lovelier than at the moment she entered. Dr. Carleton's trim little sleigh the next day. The exquisite plumes of the new French hat floated like a soft cloud above the pink cheeks; and through the embroidered drapery of her arms the coral bracelets gleamed like rosy serpents.

"Why, where are we going?" she exclaimed, as the spirited horses were suddenly turned into an unpretending and secluded street, instead of darting parkwards.

"I am taking you to-day in an entirely new direction," said Dr. Carleton, composurely. "I was called yesterday in a most unexpected manner to attend a little patient, whose sister, as I understand, was an old schoolmate of yours and an old acquaintance of ours."

"Indeed!" exclaimed Nina.

"It was Miss Anna Wharton." "Is it possible?" ejaculated Nina, with well-acted surprise, although the cold sinking at her heart nearly choked her voice. "Poor Anna—I hope she is well!"

"Far from it," said the young physician, gravely. "And what is harder still to bear, she is in great want—almost penury."

He looked at her as he spoke.

"I wish I had known it!" said Nina, artlessly; "it would have given me so much pleasure to assist her."

"Your wishes shall be gratified. I am bringing you to her humble home to-day," returned Carleton, gravely, as he drew up his horses close to the curbstone.

Miss Pelham followed him, scarcely knowing what she was about, so chagrined and bewildered was she at the unexpected turn events had taken. As they reached the second landing place, he threw open a door and beckoned her to enter.

WORK OF THE COURTS.

In the circuit court yesterday morning in the case of Englewood v. T. T. Fishburne et als. occupied the whole day. The remaining witnesses will be examined this morning and the case will probably be concluded to-day.

In the Hustings Court, on motion of Rush U. Derr, Galen H. Coon was qualified as an attorney to practice in the courts of this city. The case against Adeline Brooks, charged with selling liquor on Sunday, was postponed until February.

The case of the Commonwealth vs. Lloyd Sales, et als., charged with robbing W. H. Reynolds of \$324 on Railroad avenue, was called and continued until this morning.

A motion was made to set aside the verdict in the case of the Commonwealth vs. Callie and Mattie Stewart. Judge Woods will consider the motion.

Police Court News. J. G. Calfee was arrested yesterday afternoon on two warrants sworn out by H. Burchard, who charges him with obtaining goods under false pretenses. He also alleges he employed the said Calfee to get goods on the installment plan, and gave him with other goods a lambrquin valued at \$3.75 and a pair of rugs valued at \$12. The goods were sold and when a settlement was made they were left out and no settlement was made for them, neither were the goods returned. They were purchased by Emma Johnson and Bettie Steptoe.

Charles Eastor, alias Charles Harris, who was arrested as a suspicious character and on whose person was found \$24.94 and a brace of pistols, was given two days in jail by Police Justice Turner yesterday. Chief of Police Terry received a telegram from J. W. Bradford, chief of police of Winston, giving an accurate description of the boy and requesting that he be held for a few days. A second telegram from Chief Bradford was received, inquiring if the boy would return without the requisition papers. Chief Terry wired back that an officer had better come and identify the boy.

Chief of Police Terry received a letter yesterday from W. H. Wilmarth & Co., jewelers, of New York, making inquiry about one E. M. Rosenthal. They stated that several weeks ago the above named party came to their establishment and bought goods to the amount of \$28.34, and gave a check on the Roanoke Loan, Trust and Safe Deposit Company of Roanoke. Upon presentation of the check the bank officials turned it down, for the reason that the party named had no money deposited at said bank. Rosenthal alleged that he was in business in this city and resided on Campbell avenue.

Chief of Police Terry investigated the matter yesterday and stated to a TIMES reporter that Rosenthal had skipped the city. He also stated that there was a package in the express office for him from the above named jewelry firm in New York. They were notified of the fact by Chief Terry.

The public sale of the contractors' outfit of Skinker & Sims advertised to take place Tuesday, January 24, has been indefinitely postponed, the entire outfit having been disposed of at private sale.

W. H. Mackay & Co., Electrical Engineers and Contractors, furnished. We are authorized agents for Edison's Supplies.

Buildings equipped with electric lights and bells. Plants Inspected.

P. O. BOX 251. ROANOKE, VA Room 3, Masonic Temple. 'Jan 19-1y'

TRUSTEES' SALES. BY VIRTUE OF A DEED OF TRUST, EXECUTED TO ME, THE UNDERSIGNED TRUSTEE, BY R. E. HANSON AND INVESTMENT COMPANY, dated the 12th day of June, 1890, to secure to the said R. E. Hanson and Investment Company the payment of the sum of \$20,000, as evidenced by two negotiable notes of the sum of \$10,000 each, dated the 12th day of June, 1890, and due in one and two years from date with interest, and whereas default has been made in the payment of both of said notes, and it being requested so to do by the beneficiary, I will on FRIDAY, THE 19TH DAY OF FEBRUARY, 1893, AT 12 O'CLOCK P. M., in front of the courthouse of the city of Roanoke, Va., offer for sale to the highest bidder all that certain parcel of land situated in the city of Roanoke, Va., and known as lot No. 188, as shown by map of the property of the Roanoke Land and Improvement Company on file at the clerk's office of the Hustings Court for the city of Roanoke, Va.

TERMS: Cash sufficient to pay the cost of executing this trust, and to pay the past due and unpaid note of \$10,000, with interest thereon from the 12th day of June, 1890, and the balance, if any, payable in two equal annual payments, the first of which shall be due on the 12th day of June, 1893, and the second on the 12th day of June, 1894, with interest on each of said payments from date, and to be secured by a deed of trust upon the property sold.

By mutual consent the above sale has been postponed until Monday, January 23, at same hour and place. J. S. SIMMONS, Trustee.

TRUSTEES' SALE OF VALUABLE REAL ESTATE—By virtue of a deed of trust, dated the 19th of November, 1890, from W. J. and L. Blair, Jr., to secure to the said W. J. and L. Blair, Jr., in trust to secure to the Home Loan and Building Association the redemption of twenty shares of stock therein, and default having occurred for more than six months from date, and it being requested so to do by the beneficiary, I will on MONDAY, THE 13TH DAY OF FEBRUARY, 1893, AT 12 O'CLOCK P. M., in front of the courthouse in the city of Roanoke, Virginia, proceed to sell to the highest bidder all that certain parcel of land situated in the city of Roanoke, Va., and known as lot No. 188, as shown by map of the property of the Roanoke Land and Improvement Company on file at the clerk's office of the Hustings Court for the city of Roanoke, Va.

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TRUSTEES' SALE—BY VIRTUE OF A DEED OF TRUST, EXECUTED TO ME, THE UNDERSIGNED TRUSTEE, BY GEORGE D. BENDER, dated the 11th day of November, 1890, to secure to the said George D. Bender, executor of the will of the late George D. Bender, the payment of the sum of \$10,000, as evidenced by two negotiable notes of the sum of \$5,000 each, dated the 11th day of November, 1890, and due in one and two years from date with interest, and whereas default has been made in the payment of both of said notes, and it being requested so to do by the beneficiary, I will on FRIDAY, THE 19TH DAY OF FEBRUARY, 1893, AT 12 O'CLOCK P. M., in front of the courthouse of the city of Roanoke, Va., offer for sale to the highest bidder all that certain parcel of land situated in the city of Roanoke, Va., and known as lot No. 188, as shown by map of the property of the Roanoke Land and Improvement Company on file at the clerk's office of the Hustings Court for the city of Roanoke, Va.

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TRUSTEES' SALES.

November 11, 1890, and payable one and two years from date, said notes being secured by deed of trust in favor of Louis Obermyer and bear interest at the rate of 6 per cent per annum, and default having been made in the payment of the said note for \$1,716.67 falling due in the month of December, 1892, and it being requested so to do by the beneficiary, I shall on WEDNESDAY, THE 24TH DAY OF FEBRUARY, 1893, AT 12 O'CLOCK P. M., in front of the courthouse in the city of Roanoke, Va., sell by public auction to the highest bidder, the parcel of land with the improvements thereon conveyed to me in said deed of trust, lying and being in the city of Roanoke, Va., and described as follows:

Beginning at a point on the east side of Nelson street 50 feet north of Robertson street, thence north 25 degrees east 25 feet to a point, thence south 22 degrees east 95 feet to a point, thence north 88 degrees west 95 feet to the place of beginning, being the lands of the Roanoke Land and Improvement Company.

TERMS: There will be required cash enough to pay all cost of executing this trust, and to pay the past due and unpaid note of \$1,716.67, with interest from the 11th day of November, 1890, to the date of sale, and the balance, if any, in such sum and in such time as may be directed or in case of his failure to give such direction at time of sale, upon a credit of one and two years, and to be secured by a deed of trust upon the property sold.

WILLIAM ROLAND, Trustee.

TRUSTEES' SALE—BY VIRTUE OF A DEED OF TRUST, dated the 11th day of November, 1890, executed by George D. Bender, and recorded in the clerk's office of the Hustings Court for the city of Roanoke, Va., in deed book No. 205, page 205, to secure to Louis Obermyer the payment of the sum of seven hundred and sixty-six dollars and sixty-six cents (\$766.66) evidenced by one certain interest-bearing negotiable note, dated the 11th day of November, 1890, payable (60) sixty days from date, and the three thousand four hundred and thirty-three dollars and thirty-four cents (\$3,433.34) evidenced by two cert in interest-bearing negotiable notes, to-wit: one of \$1,716.67, dated the 11th day of November, 1890, payable (60) sixty days from date, and the other of \$1,716.67, dated the 11th day of November, 1890, payable (60) sixty days from date, and it being requested so to do by the beneficiary, I will on WEDNESDAY, THE 24TH DAY OF FEBRUARY, 1893, AT 12 O'CLOCK P. M., in front of the courthouse in the city of Roanoke, Va., sell by public auction to the highest bidder the parcel of land with the improvements thereon conveyed to me in said deed of trust, lying and being in the city of Roanoke, Va., and described as follows:

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JAS. S. SIMMONS, Trustee.

BY VIRTUE OF A DEED OF TRUST DATED July 23, 1890, and recorded in the clerk's office of the Hustings Court for the city of Roanoke, Va., in deed book 42, page 25, in which John Hanson Stauffer conveyed to the undersigned trustee, the said George D. Bender, the sum of \$500, to secure to the said George D. Bender, executor of the will of the late George D. Bender, the payment of the sum of \$500, as evidenced by two negotiable notes of the sum of \$250 each, dated the 23rd day of July, 1890, and due in one and two years from date with interest, and whereas default has been made in the payment of both of said notes, and it being requested so to do by the beneficiary, I will on FRIDAY, THE 19TH DAY OF FEBRUARY, 1893, AT 12 O'CLOCK P. M., in front of the courthouse of the city of Roanoke, Va., offer for sale to the highest bidder all that certain parcel of land situated in the city of Roanoke, Va., and known as lot No. 188, as shown by map of the property of the Roanoke Land and Improvement Company on file at the clerk's office of the Hustings Court for the city of Roanoke, Va.

TERMS: Cash sufficient to pay the cost of executing this trust, and to pay the past due and unpaid note of \$250, with interest thereon from the 23rd day of July, 1890, to the date of sale, and the balance, if any, payable in two equal annual payments, the first of which shall be due on the 23rd day of July, 1893, and the second on the 23rd day of July, 1894, with interest on each of said payments from date, and to be secured by a deed of trust upon the property sold.

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TRUSTEES' SALES.

they became due and payable, at the request of the beneficiary in said deed of trust, I will on FRIDAY, THE 19TH DAY OF FEBRUARY, 1893, AT 12 O'CLOCK P. M., in front of the courthouse of the city of Roanoke, Va., proceed to sell to the highest bidder at public auction the following described property, to-wit: one certain interest-bearing negotiable note, dated the 11th day of November, 1890, payable (60) sixty days from date, and the three thousand four hundred and thirty-three dollars and thirty-four cents (\$3,433.34) evidenced by two cert in interest-bearing negotiable