WORK.

BY MARY N. PRESCOTT.

[From the Transcript.] Sweet wind, fair wind, where have you been? ve been sweeping the cob-webs out of the sky I've been griading a grist in the mili hard by; I've been laughing at work while others sigh; Let those laugh who win!"

Sweet rain, soft rain, what are you doing? I'm urging the corn to fill out its cells; I'm beloing the fily to fashion its beils; I'm spliting the torrent and brimining the wells; Is that worth pursuing?"

Redbreast, redbreast, what have you done? "I've been watching the nest where my diedgelings lie; I've sung them to sleep with a luilaby; By-and-by I shall teach them to fly, Up and away, every one!

Honey-bee, honey-bee, where are you going?
"To fill my basket with precious pelf;
To foil for my neighbor as well as myself;
To find out the sweetest flower that grows, Be it a thistle or bail a rose-A secret worth the knowing!"

Each content with the work to be done. Ever the same from sun to sun: Shall you and I be taught to work By the bee and the bird that scorn to shirk?

Wind and rain fulfilling his word! Tell me was ever a legend heard Where the wind, commanded to blow, deferred: Or the rain, that was bidden to fall, demarred?

THE DEADLY DRUG.

--SLOW BUT CERTAIN DEATH. SATAN'S OWN MAN-KILLER-A DEUG THAT OUTRIVALS ALCOHOL IN ITS WORK OF EVIL -STARTLING FACTS REGARDING OPIUM CONSUMPTION IN THE UNITED STATES.

Among the follies that afflict mankind, here," said Dr. Mott, "that much of the none are so universal and destructive as the affliction and misfortune resulting from use of stimulus. The New York Sun shows this terrible vice might be avoided by a the svil and extent of the use of the great- when dealing with acute diseases. Instead Discovery, Dr. Sage's Catarrh Remedy, have est of these: The fact that 200 tons of of going to the seat of disease they apply proved of the greatest service to me. Six opium have been imported in one year alone temporary remedies in the form of opiates, months ago no one thought that I could possibly into the United States, and that not more and by a reckless repetition of these remethan one fifth of this amount is used for medi- in the habit which they have created. They cinal purposes exclusively, may well create content themselves with treating the effect, alarm. Quietly and insidiously this vice is making its way among all classes, strik- imprudence on the part of physicians I have ing down its victims by thousands, un- no doubt the vice of opium eating is largely known or unheaded by our philanthropic attributable. Unfortunately they are in societies, while the public ears are deafened some cases influenced against their better by the clamor of temperance and prohibitory movements. Not only in drug stores but in relief to their patients." groceries, in temples of fashion, and in still less likely places is this pernicious stimulant sold-sold in utter defiance of law, and with a full knowledge of the purpose for which it is used. The tast place to which any one would look for the sale of opium would be an umbrella store, but it is a fact that a wellknown umbrella store in Broadway is doing a profitable business in opium. It has many customers, who receive their daily supply from a clerk or clerks specially appointed for this particular purpose, and who are acquainted with the habitues of the store. Of introducing the report of the evidence almost wonderful blood medicine ever invented. its various forms. During the war Washington to the soldiers, and

A LIVELY AND LUCRATIVE BUSINESS lers, eigar venders, and the army's other could hold, and yet they stayed there pacamp followers. To such an alarming ex- and balmy breath of spring called eloquently tent was this business carried that it forced itself upon the attention of the superior officers, and finally upon that of the government itself. Measures were at once taken to suppress the trade, but the evil permitted to fill the three sides of the room, taken to suppress the trade, but the evil permitted to fill the three sides of the room, the superior officers, and finally upon that of the government itself. Measures were at once taken to suppress the trade, but the early days a dense wall of men were plants, barks and roots, will in no taken to suppress the trade, but the evil permitted to fill the three sides of the room, case produce injury, its effects being strength.

BRIDE & CO., 769 Broadway, N. Y. tent was this business carried that it forced on them to come out into the open air and venders contrived to elude the authorities. the lives of the lawyers, jarors and report-The opium was easily concealed, and the ers. Among the famous people who dificial courage, it made them wholly inca- fashionable looking young man, of perhaps other things, that the use of this drug leads | Montgomery Schuyler, was made to the use of other stimulants. The effect sequence of the other.

OPIUM CREATES A DESIRE FOR DRINK. The doctor also says that large quantities are sold in the form of tincture of opium or laudanum. I have known persons addicted to this habit to take a wine glass full of laudanum three or four times a day. I have seen thementer a drug store and take two ounces of landanum at one dose. This they would do on their way down town in the morning to their place of business, and on their return home in the afternoon they during business hours and to prevent the prostration of the mental energies at a time when they were in constant requisition But morphine is much stronger than the liquid form. It is the salts of oppum-an alkaloid. In comparative strength, it bears the proportion of one grain to about 90 drops of laudanum. These doses of the two forms are of about equal strength. There are ladies who use a drachm of morphine every two days-that is 60 grains. You can understand the strength of this quantity when I tell you that six grains of morphine, taken by a strong man in full health, would prove fatal unless remedies were immediately applied. I am speaking now of persons who are not in the habit of taking opium. the sulphate of morphine. The sulphate is most frequently used. The quantity of morphia obtained from gum opium is from nine to fourteen per cent. The India opium is inferior, affording about six per cent. One sixth of a grain of the acetate of morphia is equivalent to a grain of opium. The usual or ordinary dose of either of the forms habit. As a general thing, I can tell from the peculiar appearance and expression of the face that they are

THE SLAVE OF THIS VICE.

Their skin has an unhealthy whiteness and bloated look, resembling the effect pro duced by the frequent use of alcoholic stimulants. When under the potent influence of this drug the eyes assume an unnatural brightness, the action of the brain is quickened, and whils the spell lasts the conversa- his. He placed a

happy victims that all their ingenuity is exercised to get possession of the coveted stimulant. I have had persons appeal to

THE LANGUAGE OF DESPAIRING ENTREATY to undertake their case, knowing how utterly helpless they were if left to themselves. In answer to the question as to the difficulty of eradicating the habit when established the doctor said: "Most assuredly, because the stimulant can be more easily concealed, for the reason that tt is used in smaller quantities. On this account, and on account of the various subter fages to which the patient resorts to procure the desired stimulant, the incessant craving for it, and the depression of mind as well as the physical prostration by which its withdrawal is followed-it is most difficult to eradicate the habit, more so than to cure drunkeness. Bromide of potassium, as I have stated, is the least dangerous remedy; but great 'are is to be taken that it shall not ways a supply of it about their person, s ead, They are never without a vial of -bromide of potassium, and they really resort to its use when there is no THANKS "FROM THE DEPTHS OF THE justifiable use for so doing. Lat me say leaving the cause undisturbed. To this

FULLERTON'S FIRE.

BEECHER AT POINT BLANK RANGE A TRYING ORDEAL FOR THE GREATEST LIVING PULPIT ORATOR-A SEARCHING INVESTIGA-TION WITH SCALPEL AND MICROSCOPE, WIELDED BY A MASTER HAND.

Of the second day of Beecher's cross examination, the New York Herald has this, disappeared. Your Discove y is certainly the course the opium is not sold to all who ask | ready reported in the Sentinel : A full and I thank God and you, from the depths of my for it, as only druggists and apothecaries are distinguished company sat down to enjoy heart, for the great good it has done me. Very permitted by law to dispose of the drug in the proceedings in the Brooklyn trial respectfully, MRS. L. CHAFFEE. the proceedings in the Brooklyn trial immense quantities were disposed of in spare, but very many were in demand. parifiers and liver medicines, contain either Two or three thousand respectable look- mercury, in some form, or potassium and iodine ing people occupied the long, dark corriwas done in opium by liquor dealers, sut. dor, though the court room was as full as it strong tendency to break down the bloot co. tiently all day long, despite the bright sun was only partially abated, for the opium shutting out the fresh air and imperilling ening and curative only. Sarsaparilla, which soldier when entering battle took a suffi | vided the curiosity of the audience with the ciently large doss not only to quiet his great defendant was Mark Twain, who took nerves, but to render him utterly indif- a seat under the shadow of the bench, and ferent to the terrors of the con- passed the time between listening to the later medical investigation and discovery has flict. While, however, it proved a pow- proceedings and reading the Atlantic. Robstimulant, inspiring all who ert Lincoln, son of the late president, a White Swellings, Ulcers, Erysipelas, Swelled were under its potent influence with an arti | good-natured, handsome, large, mustached, | Neck, Goitre, Scrofulous Inflammations, Indopable of understanding the orders of the su- thirty, had a seat behind the judge. Disperior officers and of performing their duty trict Attorney Phelps gravitated to the law- all other blood diseases Dr. Pierce's Golden Medintelligently or efficiently. Dr. Alexander ver's circle, and the bright, brown-Mott was interviewed. He stated, among eyed manager of the World, Mr. welamong the come upon the secretions produced an insatiable host of lawyers from here, there and everythirst and a depression of the nervous sys- where, filled the limited space the bench tem, and creates a desire tor alcoholic stimu- affords. More ladies than ordinary and lants. The majority of opium eaters and more beauty than ever came under observa laudanum drinkers are addicted to the use tion. Mr. Beach was absent till about noon. of spirituous liquors. One is a natural con- All the rest of the lawyers except Roger A. Pryor, were promptly on hand. Mrs. Beecher and ber daughter sat, as usual, side by side, the one pale as alabaster, her face

SETTING OF THE SILVER WHITE HAIR; theother rosy, like the blush of dawn, and her bair the color of the raven's wing. Tilton held his head high, and his eye was brighter, his bearing prouder, his color clearer than ever before. Some prophetic spirit had been whispering in his ear the day of atonement is nigh. Yesterday would stop at the same place and repeat the was big with meaning and with por-dose. A supply was also obtained for use tents dire. Mr. Beecher came into court with less of the old brave front that marked his former bearing. Guessing at his thoughts as one might judge by his looks, Mr Beecher was not wholly confident of himself. The experience of the previous day was not assuring, nor was it truitfull of good results for the defense. Sitting in the witness chair, with the morning light falling full on his heavy cheeks to hang, and the general expression to indicate great and uncommon trouble and turbation of soul. Fullerton dropped the gentle, suave voice of the previous day, and pushed the method of his cross-examination to the very verge of rudeness. "Did you say you humbled yourself before Theodore Besides landanum there are the acctate and Tilton as you did before your God?" asked he c unsel. The witness demurred, and gave a different version. A great deal of badgering by counsel followed as served and bound, an to the opinion Beecher had of Tilton's character then. Evarts came gallantly to the rescue of his witness, who was laboring painfully in the toils, and was a proper of morphia is from ad eighth to a quarter of a gardens; this is a dose for adults. In my own practice I have had to treat a large number of persons who were the victims of this Shearman, Tracy and Hill out the window. object of pity. Fullerton was abominably The court room was

Question after question, in a tone of tre- ONLY \$1 PER YEAR, SAMPLE COPY 10c. mendous energy and passion were burled at the witness to bring out his explanation of the letter of contrition. The witness for a moment roused his voice and drowned that of the counsel, hurling back the question as to his writing the letter with the rethat the letter was not tion is marked by vivacity and sprightli-ness. This condition of the mental organi-oozed from his temples and the veins stood zation is followed by a terrible reaction forth prominently. It was 20 minutes which produces a languor of both mind and past 3, and the witness threw an anxious body, and in some cases there is a great look at the clock as if he wished the day mental depression and physical suffering, were done and the agony at an end. Presobliging the unhappy victims to renew the ently he grew collected and calm, but not so dose for the purpose of maintaining this Fullerton. The lawyer was in the dose for the purpose of maintaining this stimulating effect; and so it proceeds from day to day, from week to week, from bad to worse. The sleep of opium eaters is trettul and restless unless they are under the influence of the drug. The use of hypodermics has become of late very common. This is the process of ejection of the skin, and its abtrettul and restiess unless they are under the influence of the drug. The use of hypodermics has become of late this moment—woe, even to the mighty very common. This is the process of ejecting morphine under the skin, and its absorption into the system. Patients have now got so much into the habit of using it that they have hypodermic syringes for their own use. It is no uncommon thing to see persons whose arms and bodies are wet in the gore of his victim? There of the work to his the process of ejecting morphine under the skin, and its absorption into the system. Patients have blood. When he rummaged among his papers on the table awe fell upon the anditude the papers on the table awe fell upon the anditude the papers on the table awe fell upon the anditude the papers on the table awe fell upon the anditude the papers of his victim? There of the most that they have hypodermic syringes for their own use. It is no uncommon thing to kind of blade will be now the papers of his victim? There of the most that they have hypodermic syringes for the papers of his victim? There olds, ind.

marked by sears produced in this way, and is sympathy for Beecher. The awfut MIXED PAINTS. this means of stimulating the brain original and relenting inquisitor gives no pause. nates in the too frequent application of His face is red, his very hair is sentient with opium by physicians under the circumstan- life and passion and rises on his head like ces stated. The effect thus produced is more the quills of the unhappy porcupine. He immediate than by the ordinary means. lifts and poises his eye glass as it sighting. The doctor says further that the ladies are the witness, that he might level on him an very much addited to the drug. So power-inevitable mitralieuse and blow him all to ful is the influence of the habit on its un-pieces. Up rises the bold and sinewy Evarts and demands for his client fair play.

LOUDER THAN THE BULL OF BASHAN roars the great inquisitor. He strikes the table a terrific blow, and insists he shall have that scalp, or rather that answer, or more blood will spill. The witness leans back in his chair, while the lawyers storm and fume and fill the court house with the echoes of their angry contention. Then the great inquisitor quotes that remarka-ble letter: "I am spending my last San-day; I am ending my world life," and moist -yes are involuntarily turned on the witness, as if they could read in the furrowed face the very feeling there that loog ago dictated the words here given. Is there not weariness enough of spirit now? Is that poor heart any lighter this bright spring day? Is not his cup of misery and bisterness full enough? How long will the val-

Mrs. Swisshelm's property in Pennsylvabe abused by its too frequent and general nia was totally destroyed by fire a few use. Persons who have taken it as a rem- nights ago. She only had time to slide into edy are too much in the habit of resorting her chemileons and escape from the fiery to it on the slightest occasion, and have al- furnace that the dames made of her home-

WELLINGTON, Lorain Co., O., Aug. 24, 1874. DE. R. V. PIERCE, Buffalo, N. Y.: DEAR SIR-Your medicines, Golden Medical dies they lay the foundation for a worse evil scrofula, manifesting itself in eruptions and great blotches on my head that made such sores that I could not have my hair combed without causing me much suffering; also causing swollen lands, tonsils enlarged, enlarged or "thick neck," and large and numerous boils. I also suffered from a terrible chronic catarrh, judgment by a desire to afford a temporary and in fact I was so diseased that life was a surden to me. I had tried many doctors with dress no benefit. I finally procured one-half dozen bottles of your Golden Medical Disbovery and one dozen Sage's Catarrh Remedy and commenced their use. At first I was badly discouraged, but after taking four bottles of the Discovery I began to improve, and when I had taken the remaining I was well. In addition to the use of the Discovery I applied a solution of Iodiae t, the Goltre or thick neck, as you advise in pamphlet wrapping, and it entirely

variously combined. All of these agents have puscles, and debilitate and otherwise permatherefore be discarded. Dr. Pierce's Golden used to enjoy quite a reputation as a blood puritive and valuable vegetable alteratives which brought to light. In Scrofula or King's Evil, lent inflammation, Mercurial affections, Old Sores, Eruptions of the Skin and Sore Eyes as in ical Discovery has shown its great remedial powers, curing the most obstinate and intractable cases. Sold by all dealers in medicines,

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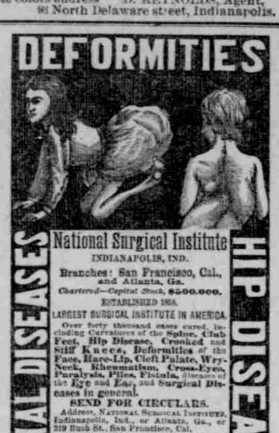
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ADIES can make \$5 a day in their own city or town. Address Ellis Man'g Co., Waitham,

SHERIFF'S SALES.

BERIFF'S SALE .- By virtue of a certified copy of a decree to me directed, from the Indiana, in a cause wherein Ambrese P. Stanton et al. are plaintiffs and Winfield S. Morgan et al. are defendants, requiring me to make the sum of two hundred and ninety-six dollars and eighty-five cents, with interest on said decreand cost, I will expose at public sale, to the highest bidder, on

SATURDAY, the 1st day of May, A. D. 1875

o'clock P. M. of said day, at the door of the Court House of Marion county, Indiana, the rents and profits for a term not exceeding seven years of the following real estate, to-wit: Lo' number four [4], in Anna E. and Ambrose P. Statton's addition to the city of Indianapoils, Marion county, Indiana, according to the plat of said addition as recorded in plat book No. 6, page 33, of the records of Marion county

If such rents and profits will not sell for a sufficient sum to satisfy said decree, laterests ard costs, I will, at the same time and place, exnose to public sale the ee simple of said real colate, or so much thereof as may be sufficient to discharge said decree, interests and costs.

Said sale to be made without any relief what-ever from valuation or appraisement laws. ALBERT REISSNER, Sheriff of Marion county. April 7, A. D. 1875. GRAVES & SCOTT, Attys. for Plaintiffs. apr8-3t

CH "RIFF'S MALE.—By virtue of a certified copy of a decree to me directed, from the cierk of the Superior Court of Marion county, indians, in a cause wherein John W. Taylor, executor, etc. et al. are plaintiffs, and John McGrail et al. are defendants, requiring me to make the sum of one thou and nine hundred and twenty-condellars and seventy-four-cents, with interest. one dollars and seventy-four cents, with interes on said decree and co-t, a will expose at public sale, to the highest bidder, on

ALBERT REISSNER, Sheriff of Marion county.

April 16, A. D. 1875.

CHAPMAN, H. & H., Atty's. for Pi'ff. april-8t HANNA & K., Atty's. for Plaintiff.

SHERIFF'S SALES.

SERIFF'S SALE.—By virtue of a certified copy of a decree to me directed, from the clerk of the Superior Court of Marion county, Indiana, in a cause wherein Jacob B. Julian et al. are calatiffs and Mary H. Bennett et al. are detherein and hereinatter described, for the purpose of making ont of said lot number eleven (1), the sum of one hundred and sixteen dollars and five cents, and three other instalments as provided for in said decreas and interest from provided for in said decree, and interest from the date of judgment in said cause; and out of said iot number twelve (12), the sum of one hundred and sixteen dollars and five cents, and hundred and sixteen dollars and five cents, and three other instalmenes as provided for in said decree, and interest from the date of judgment in said cause, and out of said lot number thir teen (13), the further sum of one hundred and sixteen dollars and five cents, and three other instalments as provided for in said decree, and interest from the date of judgment in said cause, and the costs as chargeable against each of said lots, I will expose at public saie, to the highest bidder, on

between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the Court House of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following lots separately:

Lots numbered eleven (11), twelve (12), and thirteen (13), in Julian, Bradbury & Julian's Spring Garden addition to the city of Indianaplis, Marion coupty, Indiana. If the rents and profits of any of said lots will

not sell for a sum sufficient to satisfy the debt so chargeable to said lot, with interest and its share of the costs, I will, at the same time and place, expose to public sale the fee simple or such lot, or so much thereof as may be sufficient to pay said debt, interest and costs. Said sale will be made without any relief whatever from valuation or appraisement laws.

ALBERT REISSNER.

April 14, A. D. 1875.
BRADBURY, J. B. & J., Attys. for Pit'ifs. april5-31 HERIFF'S SALE .- By virtue of a certified eopy of a decree to me directed, from the derk of the Superior Court of Marion county, Indiana, in a cause wherein Charles W. Talburt is plaintiff, and Emily E. Dyer et al. are defendants, requiring me to make the sum of two hundred and twenty dollars and ninety cents, with interest on said decree and est. I will expose at public sale, to the nighest

SATURDAY, the 8th day of May, A. D. 1875,

setween the hours of 10 o'clock A. M. and o'clock P. M., of said day, at the door of the Court House of Marlor county, Indiana, the rents and profits for a term not exceeding seven years, of he following real estate, to-wit:

Lot number twenty-five (25), in Ray & Fletcher's subdivision of outlot number one hundred and forty-eight (148), in the city of Indianapolis, Marion county, Indiana. If such rents and profi's will not sell for a suf-

deleat sum to satisfy said decree, interests and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree, interests and costs. Said sale will be made without any relief whatever from valuation or appraisement laws.

ALBERT REISSNER. April 14. A. D. 1875. April 16. April 17. April 18. A. D. 1875. April 19. Ap april-3t

MERIFF'S SALE .- By virtue of an exrexpose at public sale, to the klinest ble

between the hours of 10 o'clock A.

o'clock P. M. of said day, at the door of the Court House of Marion county, Indiana, the rents and SATURDAY, the 8th day of May, A. D. 1875, profits for a term not exceeding seven years, of the following real estate, to-wit: Tot number ten [10], in Frank & Ray's sub-

division of part of outlot number one hundred and fifty-eight (158), in the city of Indianapolis, Mation county, indiena. Also, lot number ten (10) in Frank & Ras's subdivision of part of Afbert Crane's subdivision of part of the Law-renceburg & Upper Mississippi Railroad Com-pany's subdivision of outlot number one hund and fifty-eight (158), in the city indianapolis, Marion county, Indiana. And on failure to realize the full amount of judgment, interest and costs, I will, at the same time and place, expose at public sale the fee simple of said real estate. Taken as the property of Henry J. Stanridge, at the suit of Indiana Sentinei Campany. Said sale will be made without any relies whatever from valuation or appraisement laws.

ALBERT REISSNER, Sheriff of Marion county.

April 11, A. D. 1875, MERRIFF'S SALE .- By virtue of a certified copy of a decree to me directed, from the clerk of the Superior Court of Marion county. defendants, requring me to make the sum of five cents, with interest on said decree and costs, I will expose at public sale, to the highest bidder, on

cost, I will expose at public sale, to the highest bidder, on SATURDAY, the 8th day of May, A. D. 1875 between the hours of 10 o'clock A. R. and 4 o'clock P. M. of said day, at the door of the Court o'clock P. M. of said day, at the door of the House of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate, to-wit:

Lots numbered one [1], and two [2], in Thomas
E. Phillips's subdivision of part of block number twenty-four [26], in Thomas Johnson's heirs addition to the city of Indianapolis, Marion county, Indiana.

If such replication to the city of Indianapolis, Marion county, Indiana.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, interests and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree, interests and costs. or so much thereof as may be sufficient to dis-charge said decree, interests and costs. t aid sale will be made without any relief what-

ever from valuation or appraisement laws. ALBERT REISSNER, Sheriff of Marion county.

HERIFF'S SALE.—By virtue of a certified copy of a decree to me directed, from the clerk of the Superior Court of Marion county, Indiana, in a cause wherein Warren Tate et al are plaintiffs, and Volney Q. Irwin et al are defendants, requiring me to make the sum of seven thousand five hundred and fifteen dollars and seventy-three cents, with interest on iars and seventy-three cents, with interest on said decree and cost as found due, and owing to said plaintiffs from said Irwin and Grahams; and also to make the sum of thirty-five hundred and twenty-two dollars and thirteen cents amount of judgment recovered by said defend-ant, Joseph irwin, on his cross complaint against Warren Tate et al, together with interest thereon and costs; and also to make the further sum of thirty-two hundred dollars, together with six per cent. interest thereon from the 12th of July, 1873, amount found due said de-feudant, Joseph Irwin, on his cross complaint against Warren Tate et al.; and also to make the further sum of thirty-two hundred dollars. togethe with six per cent. Interest thereon from the 12 h of July, 1873, amount found the de end-ant. James Capine, on his cross complaint to public sale the see simple of said real esparticularly shown by the judgments and decre rendered herein upon the complaint of plaintiffs and upon the complaint of Joseph Irwin and James Canine. I will expose at public sale, to the highest bidder, on

SATURIAY, the Sthampton of the complaint of the constant of t

SATURUAY, the 8th day of May, A.D. 1875, between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, at the door of the Court House of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate, to-wit:

Lots one (1), two (2) and three (3) in the subdivision of the east half of the northwest quarter of section 14, in township 15, north of range 3 SATURDAY, the 8th day of May, A. D. 1875, east, herefofore made by William Y. Wviey, one hundred and sixteen dollars and thirty-commissioner, and recorded in plat books 2, page 32 in the recorder's office of Marion county, will exceed an aixteen dollars and thirty-page 32 in the recorder's office of Marion county, will exceed a public sale to the highest bidder. between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, at the door of the Court House o: Marion county, Indiana, he rents and profit for a term not exceeding seven years, of the following real estat, to-wil:

page 18, in the recorder's office of Marion county, Indiana and also the following described parcel of the Madison state road, 28 rods south of the northwest orner of lot 4 of Duvail's heirs' subther following real estat, to-wil: Lots numbered twenty-six (26), twenty-seven (27) and twenty-nine (29), in Spann & Co.'s first subdivision of the north west corner of said of the north west corner o

ALEERT PEISSNER, Sheriff of Marion county.

SHERIFF'S SALES.

DERIFF'S SALE -ity virtue of a certified copy of a decree to me directed, from the ndiana, in a cause wherein George H. Heitkam s piaintiff and John H. Adams et al. are defendants, requiring me to sell the several lots therein and nereinafter described for the purpose of making out of said lot number four [4], the sum of two hundred and sixty five dollars and thirty-six cents, and two other instalments as provided for in said decree, and interest from the date of judgment in said cade; and out of said lot number five [5], the sum of two hundred and sixty-five dollars and thirty-six ce its, and two other instalments as provided for in said

decree, and interest from the date of judgment in said cause; and out of said iot number six [6], the further som of two hundred and seventy-eight dollars and seventy-nine cents, and two other instalments as provided for in said two other instalments. vided for in said decree, and interest from the date of judgment in said cause, and the costs as chargeable against each of said lots, I will expose at public sale, to the highest bidder, on

SATURDAY, the 8th day of May, A. D. 1875, SATURDAY, the 1st day of Mry, A. D. 1875,

between the hours of leo'clock A. M. and & o'clock r. M. of said day, at the door of the Court House of Marion county, Indiana, the reads and profits for a term not exceeding seven years, of the following real estate, to-wit:

Lots numbered four [4], five [5], and six [6], in George H. Heitkam's subdivision of lot number fifteen [15], in A. E. Fletcher's first addition to the city of Indianapolis, Marion county, In-

If the repts and profits of any of said lots will not sell for a sum sofficient to satisfy the debt so chargeable to said los with interest and its share of the costs, I will, at the same time and place, expose to public sale the feesimple of such ot, or so much thereof as may be sufficient to pay said acht, interests and costs.

Said sale will be made without any relief whatever from valuation or appraisement laws. ALBERT REISSNER.

Sheriff of Marion conn J. April 8, A. D. 1875. WM. A. LOWE, Atty. for Plaintiff.

CHERIFF'S SALE .- By virtue of an execution to me directed, from the clerk of the civil Circuit Court of Marion county, Indiana, I will expose at public sale, to the highest bidder,

SATURDAY, the 1st day of May, A. D. 1875,

between the hours of 10 o'clock A.R. and 10'clock P. R. of said day, at the door of the Court House of Marion ecunty, Indiana, the rents and profits for a term not exceeding seven years, of the fol-lowing real estate, to-wit:

Lots numbered three [3], four [4], five [5], six [6], seven [7], fifteen [1], sixteen [16], seventeen [17], eighteen [18] and niaeteen [18], in Burr & Miller's subdivision of square or block ten [10], in Brooklyn Heights addition to the city of Indianapolis, Marion county, Indiana.

And on failure to realize the full amount of judgment, interest and costs, I will, at the same time and place, expose at public sale the fee simple of said real estate. Taken as the property of Nathaniel B. Barr, at the suit of William W. Marshall

Said sale will be made with relief from valuation or appraisement laws. ALBERT REISSNER,

Sheriff of Marion county. April 3, A. D. 1875. E. T. Johnson, Atty. for Plaintiff.

Securion to me directed, from the clerk of the Saperior Court of Marion county, Indiana, clerk of the Saperior Court of Marion county, Indiana, clerk of the Saperior Court of Marion county. plaintiff, and J. H. Lensman et al. are defen-dants, requiring me to make the sum of forty-SATURDAY, the 8th day of May, A. D. 1875, six dollars, with interest on said decree and cost. I will expose at public sale, to the highest bidder, on

o'clock P. M., of said day, at the door of the Court House of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the tollowing real estate, to-wit:

Lots thirty-nine (39), and forty (40), in D. S. Beaty's southeast addition to the city of Indianapoils, Marion county, Indiana. if such rents and profits will not sell for a sufficient sum to satisfy said decree, interests and to public sale the see simple of said real estate,

or so much thereof as may be sufficient to discharge said decree, interests and costs, Said sale will be made without any relief whatever from valuation or appraisement laws. ALBERT REISSNER.

Sheriff of Marion county. April H. A. D. 1875. HANNA & KNEPLER, Atty's, for Pl'fl.

ORERIFF'S SALE .- By virtue of a certified Clerk of the Superior Court of Marion County, indiana, in a cause wherein William J. Gillespie is plaintiff and Francis S. Wilson et al, are de-fendants, requiring me to make the sum of five Indiana, in a cause wherein William T. Gib- fendants, requiring me to make the sum of five son is plaintiff, and Frank S. Newby et al. are hundred and ninety three dollars and thirty-

SATURDAY, the 8th day of May, A. D. 1875,

between the hours of 16 o'clock A

cient aum to satisfy said decree

Said sale will be made without any relief whatever from valuation or appraisement laws. ALBERT REISSNEB, Sheriffor Marion county.

April 14, A. D. 1875. J. C. BRUSH, Atty for Plaintiff.

with interest on said decree and cost, I will expose at public sale, to the highest bidder, on

between the hours of 10 o'clock A. M. and f o'clock P. M. of said day, at the door of the Court House of Marion county, Indians, the sents and profits for a term not exceeding seven years, of the following real estate, to-wit:

SATURDAY, the 8th day of May, A. D. 1875,

Lot numbered four (4), in Lockwood & Me-Clain's southeast addition to the city of Indianapolis, Marion county, Indiana. If such rents and profits will not sell for a suffi-

April 14, A. D. 1875. M. G. McLain, Atty, for Plaintiff.

SHERIFF'S SALE.—By virtue of a certified copy of a decree to me directed, from the clerk of the Superior Court of Marion county, Indiana, in a cause wherein Clemens Vonnegut is plaintiff and Mary J Buckles et al. are defendants, requiring me to make the sum of one hundred and sixteen dollars and thirty-

will expose at public sale, to the highest bidder, SATURDAY, the 8th day of May, A. D. 1875,

If such rents and profits will not sell for a sufficient sum to satisfy said decree, interests and costs, I will, at the same time and place, expose to public saie the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree, interests and costs.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, interests and costs, I will, at the same time and place, expose to public saie the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree, interests and costs.

Said sale will be made without any relief whatever from valuation or appraisement laws. Whatever from valuation or appraisement laws. ALBERT REISSVER. Eberiff of Marion county.

April 14, A. D. 1875. apris-St | HEZ, DAILEY, Atty, for Plaintiff.