

Twenty divorce cases were called up in the Randolph county circuit court, at Moberly last week. Seven of them were on the same day.

ATKINSON, an estimable citizen and farmer of Pike county, fell dead while driving a team hitched to a wagon along the public highway, a few miles from his residence, Tuesday evening of last week.

MEXICO has a citizen who kept sober for two years after taking the Keeley treatment, but winning \$75 on Corbett again took a whirl in the vortex of dissipation. He has gone back to Dwight for another shot.

HELM McKINNEY, who was found dead on a freight car at St. Louis Friday of last week, was a resident of Lafayette county and it is supposed he was killed while beating his way to St. Louis on a freight train.

The careful farmer doesn't put all his eggs in one basket. The prudent player doesn't risk his all upon a single throw of the dice. And prudent Democrats will not stake everything this year upon the state of New York.

HAVING failed to show an increase in the wages of American laborers, it is now claimed by the Republican papers that the McKinley law has stopped altogether the wages of thousands of foreign laborers. Of course this will greatly improve the foreign market of the American farmer.

DURING last week Montrose, Mo. was the scene of four casualties. Wednesday a boiler exploded, scalding the engineer to death. Friday an unknown man about 50 years old fell dead while leaving a saloon. Saturday night Miss Mary Weem shot her sister's foot off, and Sunday night the depot burned.

H. L. LONG, a farmer living near Bethany, Harrison county, split open the head of another farmer, William Rice, with an axe, and then called his wife and daughter to carry the body of the dead man to the public road, where it was left, after which Long attempted to commit suicide. He is under arrest.

WHEN the Republicans were in power in Missouri they actually introduced a bill making it criminal to be a native born Missouri colon unless qualified under the test oath. This seems an incredible barbarity, but if any Republican denies it he has the records to spring on him to his everlasting confusion.

AMONG the decisions lately rendered by the state supreme court was that of the case of state vs J. N. Hathaway in which Judge Gaunt decides that the act of the general assembly creating the state board of health is unconstitutional. Hathaway was prosecuted by the board for practicing medicine without a certificate from the board. He fought the case, alleging, among other things, that the board was unconstitutional.

SOME time in February last William Keene, of near Prairie Hill, became involved in a dispute with Conductor Reach, of the Wabash railroad, a short distance west of Clifton Hill, which resulted in Keene's being put off the train, when he jerked a revolver and shot at Mr. Reach. The "shootist" was arrested and placed under bond for his appearance at circuit court at Huntsville. The cases being tried today. A. W. Johnson, of Salisbury, is one of the attorneys for the defendant.

TWO years ago, when the Shah returned home from Europe, there was no newspaper in Persia, but he was so impressed with their value as agents in the spread of intelligence that he set about founding a few through a ministry of the press which he established. Now there are twelve.

TUESDAY afternoon of last week, an attempt was made by an unknown man to commit an outrage upon the 12-year old daughter of Jas. A. Grace, of Chillicothe, while she was walking near her father's home. The man caught her exclaimed: "You are just the girl I have been looking for," and then attempted to carry her off. The screams of the girl were such as to cause the scoundrel to let go his hold of her and flee for safety. He succeeded for the time being in making good his escape, but he is being searched for by the police.

REPUBLICAN DESPERATION.

We take the following article from the Washington City correspondent to the St. Louis Republic: The country may as well prepare itself for a pretty general use of United States supervisors and special deputy marshals at the next election. The Republican leaders have been looking forward to adopt this unpopular expedient, and have finally taken on sufficient courage to go through with it. Attorney-General Miller has been examining the course pursued by previous occupants of his office in authorizing special deputies and supervisors to serve on the day of presidential elections. He, of course, found no lack of precedents, for Republican administrations never hesitated to do all they could towards helping the candidate of their party by giving full swing to the employment of federal officeholders at the polls. A letter which Attorney-General Garland wrote to a United States marshal on this subject has been resurrected, and will be quoted by Republicans as a warrant for doing what they intend to do on the 8th of next November. Attorney-General Garland's letter merely authorized the appointment of such deputy marshals and supervisors as the law warrants upon the application of the citizens in the communities where they were to serve. His letter gave no encouragement to stretching the law in any particular. Mr. Miller is now preparing instructions which he will also issue to United States marshals. Those instructions will not be by any means as conservative as those of Attorney-General Garland put forth. Not only will the deputy marshals and supervisors for whose payment there is a warrant of law be commissioned, but the indiscriminate use of such agencies will be permitted, as it was in the time of Grant, Hayes and Garfield. The horde of deputy marshals and supervisors who will swarm about the polls on election day will not all be paid by Uncle Sam. The treasury can be called upon to pay only the number mentioned by the law. By the broad construction which Mr. Miller will place upon the statutes others can be put to work who will have to look for their pay elsewhere. There will be no difficulty, of course, in getting money to pay these henchmen, as the Republican campaign committee will have on hand a special fund for that purpose. New York City will swarm with deputy marshals and supervisors. It is also intended to give the South a visitation from these political locusts. Alabama, where an effort is going to be made to capture the electoral vote for Harrison, will be a particular field for such hirelings. The groundwork for this detestable prostitution of the government functions has already been laid. The Republican leaders have advised it, and General Miller will sanction it, and the Republican campaign committee will see that the funds to carry it out are at hand. It promises to be one of the most sensational features of the coming election. It may be that the execution of the plan will cause trouble, especially in Alabama, where the party feeling among Democrats and the people who were formerly Democrats, but are now willing to affiliate with Republicans, is especially strong.

"Office holding is the poorest investment financially a man can make," said James M. Seibert some time ago. "I have been holding office eighteen years, have lived as frugally as was consistent with the office I hold and yet I will retire from office poorer than when I went in. I am certain that I am not as well off as when I came to Jefferson City. I know only four persons connected with this administration in any capacity who have drawn salaries from the state. It is next to impossible to save money while holding office. There are many drains on the pocket of an officeholder that the private citizen is not aware of. If a young man wants to get rich let him keep out of public office."

The Hon. John James Ingalls is still visiting his father at Haverhill, Mass. Mr. Ingalls says that from what he learned while travelling in Europe he should say that Mr. Harrison's chances of re-election were excellent. Mr. Ingalls' father, by the way, is going to vote for Cleveland and Stevenson.

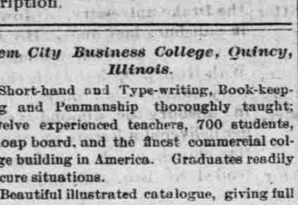
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SHERIFF'S SALE. By virtue and authority of a special execution issued from the office of the clerk of the circuit court of Chariton county, Missouri, returnable at the October term, 1892, of said court, and to me directed, in favor of A. F. Tooley, treasurer and ex-officio collector of Chariton county, Missouri, and against the unknown heirs of Joshua N. Terrell for taxes for the years 1886, 1887, 1888, and 1889. I have levied upon and seized all the right, title, interest and claim of said unknown heirs of Joshua N. Terrell, of and to the following described real estate, to-wit: 40 acres of the northeast quarter (1-4) of the northwest quarter (1-4) of section thirty-four (34) township fifty-five (55) range seventeen (17). All lying and being in said county, and state of Missouri, and I will, on Saturday, October 22nd, 1892, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, at the east front door of the court house, in the city of Keytesville, county of Chariton, Missouri, sell the same, or so much thereof as may be required, at public vendue, to the highest bidder, for cash in hand, (subject to all prior liens and judgments), to satisfy said execution and costs.

SHERIFF'S SALE. By virtue and authority of a special execution issued from the office of the clerk of the circuit court of Chariton county, Missouri, returnable at the October term, 1892, of said court, and to me directed, in favor of A. F. Tooley, treasurer and ex-officio collector of Chariton county, Missouri, and against the unknown heirs of Joshua N. Terrell for taxes for the years 1886, 1887 and 1888. I have levied upon and seized all the right, title, interest and claim of said unknown heirs of Joshua N. Terrell, of and to the following described real estate, to-wit: Lots one (1), two (2) and three (3) in block eight (8) in the town of Keytesville, Mo. All lying and being in said county, and state of Missouri, and I will, on Saturday, October 22nd, 1892, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, at the east front door of the court house, in the city of Keytesville, county of Chariton, Missouri, sell the same, or so much thereof as may be required, at public vendue, to the highest bidder, for cash in hand, (subject to all prior liens and judgments), to satisfy said execution and costs.

TRUSTEE'S SALE. Whereas, James Cox and Hannah Ann Cox, his wife, by their deed of trust dated the 30th day of January, 1887, and recorded in Deed Book 2, page 180 and following, of the records of the recorder of Chariton county, Missouri, conveyed to Edward S. Rowse all that certain parcel of real estate situated in the county of Chariton, and state of Missouri, to-wit: The north half of the northeast quarter (1-4) of section number fourteen (14) in township number fifty-five (55) north, and in range number nineteen (19) west of the fifth principal meridian, containing (80) acres according to the government survey, in trust to secure the payment of a certain promissory note in said deed of trust, and in default thereof, whereas default has been made in the payment of said note, now therefore at the request of the legal owner of said notes, and under the provisions of said trust, I, the undersigned, will proceed to sell the above described real estate at the east front door of the court house in the city of Keytesville, state aforesaid, to the highest bidder for cash, at public auction on Saturday, November 5th, 1892, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, to satisfy said notes, together with the costs and expenses of executing the same.

Trustee's Sale. Whereas, Charles H. Jenkins and Martha Jenkins, his wife, by their certain deed of trust, dated the 18th day of October, A. D. 1883, and recorded in deed of trust book 8, on page 83, in the recorder's office of Chariton county, Missouri, conveyed to Thomas T. Elliott, as trustee, all their right, title and interest in and to the following described real estate, to-wit: Lying and being in the county of Chariton, state of Missouri, to-wit: The North half of the Northwest quarter of the Northwest quarter of Section Thirty-one (31), Township Fifty-four (54), North, Range Eighteen (18), West, and the East half of the Northwest quarter of Section Thirty-six (36), Township Fifty-four (54), North, Range Nineteen (19) West. Which said conveyance was made in trust to secure the payment of a certain promissory note in said deed of trust, and whereas said deed of trust has become due and remains unpaid, and whereas the said Charles H. Jenkins has been dead more than nine months, now therefore, at the request of the legal holder of said note and in pursuance of the terms of said deed of trust, I will, on Saturday, the 1st day of October, A. D. 1892, between the hours of 9 in the forenoon and 5 o'clock in the afternoon of that day, at the east front door of the court-house, in the town of Keytesville, Chariton county, Missouri, expose to sale the above described property at public vendue to the highest bidder for cash, for the purposes of satisfying said note and paying the costs and expenses of executing this trust.

SHERIFF'S SALE.

By virtue and authority of a special execution issued from the office of the clerk of the circuit court of Chariton county, Missouri, returnable at the October term, 1892, of said court, and to me directed in favor of A. F. Tooley, treasurer and ex-officio collector of Chariton county, Missouri, and against B. K. Bruce, Maria J. Bruce, Otto American and Louis Bencke for taxes for the year of 1886. I have levied upon and seized all the right, title, interest and claim of the said B. K. Bruce, Maria J. Bruce, Otto American and Louis Bencke, of and to the following described real estate, to-wit: Lots five (5) and six (6) in block eleven (7) in the town of Brunswick, Mo. All lying and being in said county, and state of Missouri, and I will, on Saturday, October 22nd, 1892, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, at the east front door of the court house, in the city of Keytesville, county of Chariton, Missouri, sell the same, or so much thereof as may be required, at public vendue, to the highest bidder, for cash in hand, (subject to all prior liens and judgments), to satisfy said execution and costs.

SHERIFF'S SALE. By virtue and authority of a special execution issued from the office of the clerk of the circuit court of Chariton county, Missouri, returnable at the October term, 1892, of said court, and to me directed, in favor of A. F. Tooley, treasurer and ex-officio collector of Chariton county, Missouri, and against the unknown heirs of Wm. A. Hall and W. M. Powell for taxes for the years of 1887, 1888 and 1889. I have levied upon and seized all the right, title, interest and claim of said unknown heirs of Wm. A. Hall and W. M. Powell, of and to the following described real estate to-wit: 175 100 acres being the northeast corner lot (2) of block (2) of the northeast quarter 1-4 of section four (4) township fifty-five (55) range sixteen (16). All lying and being in said county, and state of Missouri, and I will, on Saturday, October 22nd, 1892, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, at the east front door of the court house, in the city of Keytesville, county of Chariton, Missouri, sell the same, or so much thereof as may be required, at public vendue, to the highest bidder, for cash in hand, (subject to all prior liens and judgments), to satisfy said execution and costs.

SHERIFF'S SALE. By virtue and authority of a special execution issued from the office of the clerk of the circuit court of Chariton county, Missouri, returnable at the October term, 1892, of said court, and to me directed, in favor of A. F. Tooley, treasurer and ex-officio collector of Chariton county, Missouri, and against the unknown heirs of Joshua N. Terrell for taxes for the years of 1886, 1887, 1888, and 1889. I have levied upon and seized all the right, title, interest and claim of said unknown heirs of Joshua N. Terrell, of and to the following described real estate, to-wit: 40 acres of the northeast quarter (1-4) of the northwest quarter (1-4) of section thirty-four (34) township fifty-five (55) range seventeen (17). All lying and being in said county, and state of Missouri, and I will, on Saturday, October 22nd, 1892, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, at the east front door of the court house, in the city of Keytesville, county of Chariton, Missouri, sell the same, or so much thereof as may be required, at public vendue, to the highest bidder, for cash in hand, (subject to all prior liens and judgments), to satisfy said execution and costs.

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DEATH Pianos \$140. Organs \$35. Want agents. Cat. Free. Dan T. Deady, Wash. N. J.

TRUSTEE'S SALE BY SHERIFF. Whereas, Harry E. Baxter, an unmarried man, by his deed of trust dated March 15th, 1890, which was duly acknowledged on the same day, and on March 12, 1890, at 8 o'clock, A. M., duly filed for record in the office of recorder of deeds for Chariton county, in the state of Missouri, at Keytesville, and recorded in said office in deed of trust book three (3), at page 440, conveyed to Rufus M. Eades, of Jackson county, Mo., as trustee, the following described real estate situated in county of Chariton, state of Missouri, to-wit: The northwest quarter (nw 1-4) of the northeast quarter (ne 1-4) of section twenty-two (22), and the southeast quarter (se 1-4) of section (15) all lying and being in township fifty-six (56) north, of range eighteen (18), of the aforesaid county and state, in trust to secure the payment of two notes, due in six and ten months after date, respectively, which notes, in said deed of trust are particularly described, and, whereas, default has been made in the payment of the last of said notes, and the same is now due and wholly unpaid, and, whereas, the said Rufus M. Eades is absent from Jackson county, Mo., and also from Chariton county, Mo., and cannot act, I, O. B. Anderson, sheriff of Chariton county, and as such an successor as trustee, under said deed of trust of the said Rufus M. Eades, do hereby give notice, now, therefore, public notice is hereby given, that at the request of the legal holder and owner of the indebtedness, secured by said deed of trust, and by reason of said default, I, O. B. Anderson, sheriff and trustee as aforesaid, will, pursuant to the terms of said deed of trust, on Saturday, October 15th, 1892, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, sell the real estate above described at public vendue to the highest bidder for cash, at the east front door of the court house, in Keytesville, the county seat of Chariton county, Mo., to pay the costs and expenses of executing this trust deed and said indebtedness, both principal and interest, according to the terms of said deed of trust.

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