

KEARNEY IN SAN FRANCISCO.

The Wild Welcome Received by Him from the Sand Lot.

Condensed from The San Francisco Call, Nov. 27.

Dennis Kearney, his wife, two children and brother Tim arrived in Sacramento just before noon yesterday. The workingmen's delegates to the convention received him rousingly, but he tarried not, and put on his Oakland hat at 4 p. m. Hundreds of citizens ("workingmen"), headed by Mayor Andrus, met and dined him at Maurice's. There was a brass band, and the dinner was bouyant. After dinner Dennis walked arm-in-arm with the mayor to the court house. There he made a speech, beginning: "First let me sound the battle-cry of 'The Chinese must go,' the lecherous bondholder must go, and the bloated monopolist must go." Arrived in Frisco, Dennis took a landau at the depot and waited the arrival of workingmen. His carriage was surrounded by hundreds. He was enveloped in the well-known blue cape coat and with a black slouch hat, worn a la militaire. The procession arrived at 8:20. Dennis was received with shouts, and his landau, drawn by apple grays, moved off toward the Sand Lot. The carriages were numerous, and the ward clubs, which carried torches, were in full ranks and full enthusiasm. The line of march was packed with a living mass of people. It took the procession itself twenty minutes to pass a given point.

A bill is before the Georgia Legislature for the adoption of the Moffet bell punch in collecting a state tax from liquor dealers, and the appropriation of the money thus collected to the support of the common schools. The bill provides for four different kinds of liquor licenses—one for wholesale dealers, one for wholesale and retail dealers, one for retail dealers, and another for barrooms. Each branch of the trade is required to pay a specific license fee according to the population of the town or city; in addition to which fee, barrooms, where liquor is drunk on the premises, are required to keep a bell punch register, and pay a tax upon each drink of wine, spirits, or malt liquors so registered. The proposed measure is exciting much discussion.

The St. Paul Weekly Pioneer Press, as well as by the prospectus printed elsewhere, is now offered at the very low price of \$1.15 per year. For ability and amount of reading matter it is noted as one of the best papers in the Northwest, and the price brings it within the reach of all. We will furnish the weekly Pioneer Press and the REVIEW for the low price of \$2.00 per annum.

AN UNDENIABLE TRUTH.

You deserve to suffer, and if you lead a miserable, unsatisfactory life in this beautiful world, it is entirely your own fault and there is only one excuse for you,—your unreasonable prejudice and skepticism, which has killed thousands. Personal knowledge and common sense reasoning will soon show you that Green's August Flower will cure you of Liver Complaint, or Dyspepsia, with all its miserable effects, such as sick headache, palpitation of the heart, sour stomach, habitual costiveness, dizziness of the head, nervous prostration, low spirits, &c. Its sale now reaches every town on the Western Continent and not a Druggist but will tell you of its wonderful cures. You can buy a Sample Bottle for 10 cents. Three doses will relieve you. For sale by Jos. Bobleter.

Every family should keep in their house some preparation for accidents and acute diseases, such as Neuralgia, Headache, Toothache, Diphtheria, Sore Throat, Burns, Scalds, Sprains, Cuts, Bruises; also Colic, Pains, Inflammation in the Bowels. These are painful and need immediate treatment. Much pain, large doctor bills, and even life may be saved by having something ready for use. Go to your druggist and get a bottle of Bixby's Death to Pain. Use for the above, and every thing it is recommended for, and if it fails to give relief, your money will be refunded. It is used internally and externally. Don't hesitate to use a remedy endorsed by physicians, and which the proprietor takes all the risk. For sale by all Druggists.—Try it for yourself. Jos. Bobleter keeps it in New Ulm. Also by the proprietor, L. Bixby, Watonwan Minn., who will refer to the trade.

SUMMONS.

State of Minnesota, } ss District Court,
County of Brown. }
Ninth Judicial District,
Peter Schaller, Plaintiff }
against }
Anna E. Schaller, Defendant. }
The State of Minnesota to the above named Defendant:
You are hereby summoned and required to answer the complaint of the Plaintiff in the above entitled action, which is filed in the office of the Clerk of the District Court of the Ninth Judicial District, for and for the County of Brown and to serve a copy of your answer to said complaint on the subscriber, at his office, in the City of New Ulm, in said County, within thirty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the Plaintiff in this action will apply to the Court for the relief demanded in the Complaint.
Dated, New Ulm, Minn., Nov. 29th, 1878.
B. F. WEBBER, Plaintiff's Attorney

Mortgage Foreclosure Sale.

Default having been made in the conditions of a certain mortgage executed by W. F. Smith (unmarried mortgagor, to William F. Lewis, mortgagee, dated April 20th A. D. 1876, and recorded in the office of the Register of Deeds in and for the County of Brown, in the State of Minnesota, on the 24th day of April, A. D. 1876, at 10 o'clock in the forenoon, in Book "117" of Mortgages, on page 94; by which mortgage there was conveyed and granted the following described real estate situated in the County of Brown, Minnesota, to-wit: Commencing at the center of Section thirty-two (32) Township One hundred and ten (10) Range thirty-two (32) thence running north forty-eight (48) rods, thence running East forty-seven (47) rods, thence running South forty-eight (48) rods, thence running West forty-eight (48) rods to the place of beginning, to secure the payment of the sum of two hundred and eighty-five Dollars, with interest at the rate of twelve per cent. per annum payable annually, according to the conditions of one promissory note bearing same date as said mortgage, made by said W. F. Smith to said W. F. Lewis; and the said mortgage having been assigned by the said mortgagee to J. M. Cowham, on the 31st day of July, A. D. 1876, which assignment was, on the 3rd day of August, A. D. 1876, recorded in the office of said Register of Deeds, in Book "177" of Mortgages, on pages 256 and 257, and thereupon the said mortgagee and assignee, at the date of this notice the sum of Two Hundred and Ninety-one 30-100 dollars.

And no action or proceeding at law or otherwise having been instituted to recover the amount of said mortgage debt or any part thereof, therefore notice is hereby given that by virtue and in pursuance of a power of sale in said mortgage contained and therewith recorded, and of the statute in such case made and provided, the above described premises will be sold at public auction, at the front door of the office of the Register of Deeds in and for said County of Brown, and at New Ulm, therein on Thursday the 21st day of January, A. D. 1879, at 10 o'clock in the forenoon, to satisfy the amount of said mortgage debt then due and unpaid, together with the costs and expenses of such foreclosure proceedings, including twenty-five dollars attorney's fees as stipulated in said mortgage; and the said mortgage will be thereby foreclosed.

Dated, Mankato, September 26th, 1878.
WM. THOMAS, JOHN M. COWHAM,
Attorneys for Assignee.

Mortgage Sale.

Default having been made in the payment of the sum of Seventeen Hundred and Eight and 66-100 Dollars, (\$1708.66-100), which is claimed to be due at the date of this notice upon a certain Mortgage (duly executed and delivered by J. E. Current (a widower) Mortgagor, to Anton Hanle, as guardian of Maria, Anton and Franziska Messmer, Minors, Mortgagees, bearing date the tenth day of August, A. D. 1874, and with a power of sale therein contained, duly recorded in the office of the Register of Deeds, in and for the County of Brown and State of Minnesota, on the tenth day of August, A. D. 1874, at 6 o'clock, P. M., in Book "67" of Mortgages, on page 287 and no action or proceeding having been instituted, at law or otherwise, to recover the debt secured by said Mortgage, or any part thereof.

Now therefore, notice is hereby given, that by virtue of the power of sale contained in said Mortgage, and pursuant to the statute in such case made and provided, the said Mortgage will be foreclosed, by a sale of the premises described in and covered by said Mortgage, viz: The North Half of the South West Quarter and the South West Quarter of the South West Quarter of Section One (1) and the North East Quarter of the South East Quarter of Section Two (2) all in Township One Hundred and Ten (10) North of Range Thirty-two (32) West of the 5th Principal Meridian. Also a tract of Twenty (20) acres described as follows: Commencing at the northwest corner of Lot Number Sixteen (16) Section Thirty-one (31) in Township One Hundred and Eleven (11) North of Range Thirty-one (31) West, thence east Ten (10) Chains; thence South Twenty (20) Chains; thence West Ten (10) Chains; thence North Twenty (20) Chains to the place of beginning, in Brown County, State of Minnesota, with the hereditaments and appurtenances; which sale will be made by the Sheriff of said Brown County, at the front door of the Court House, in the City of New Ulm, in said County and State, on the 21st day of December, A. D. 1878, at 2 o'clock, P. M., of that day, at public vendue to the highest bidder for cash, to pay said debt and interest, and the taxes, if any, on said premises, and Seventy-five dollars attorney's fees as stipulated in and by said Mortgage in case of foreclosure, and the disbursements allowed by law; subject to redemption at any time within one year from the day of sale, as provided by law.

Dated, New Ulm November 6th, A. D. 1878.
ANTON HENLE, Guardian of Maria, Anton and Franziska Messmer, Minors, Mortgagee.
B. F. WEBBER Attorney for Mortgagee.

Notice of Mortgage Sale by Advertisement.

Default has been made in the conditions of a certain Mortgage executed and delivered by John Baptist Zeig and Anna Zeig his wife mortgagors, to F. T. Day mortgagee, dated the sixteenth day of July A. D. 1872, and recorded as a mortgage in the office of the Register of Deeds of the County of Brown in the State of Minnesota, on the 16th day of July, A. D. 1872, at 2 o'clock P. M., in Book F of Mortgages, on page 24 25&26, on which there is claimed to be due at the date of this notice, the amount of Five Hundred and eighty-nine and 58-100 Dollars (\$589.58) and no action or proceeding has been instituted at law or in equity to recover the debt secured by said mortgage or any part thereof, said mortgage bears interest at the rate of twelve per cent from date until paid.

Notice is hereby given, that by virtue of a power of sale contained in said mortgage, and of the statute in such case made and provided, the said mortgage will be foreclosed by a sale of the mortgaged premises therein described, which sale will be made at the front door of the Court House in the City of New Ulm, in the County of Brown and State of Minnesota, at public auction by the Sheriff of said County of Brown, on Thursday the sixteenth day of January A. D. 1879, at ten o'clock in the forenoon to satisfy the amount which shall then be due on said mortgage, with the interest thereon, and costs and expenses of sale, and Sixty dollars attorney's fees, as stipulated in said mortgage in case of foreclosure.

The premises described in said mortgage, and so to be sold, are the lot piece or parcel of land situated in the County of Brown and State of Minnesota, and known and described as follows, to-wit: The South West quarter (S. W. 1/4) of the South East quarter (S. E. 1/4) of Section Thirteen (13) and the North half (N. 1/2) of the North East quarter (N. E. 1/4) and the South West quarter (S. W. 1/4) of the said North East quarter (N. E. 1/4) of Section Twenty-four (24) all in Township one hundred and nine (109) North of Range Thirty-two (32) West, Containing 160 acres according to the U. S. Government survey thereof.

F. T. DAY, Mortgagee.
E. J. HODGSON,
Attorney of Mortgagee.
Dated, Nov. 25th, 1878.

WARNING.—I hereby warn every body not to credit my wife Gertrude Krier on my account, as I will pay no debts of her contracting.
VALENTINE KRIER,
Sleepy Eye, Nov. 20, 1878.

MORTGAGE SALE.—Default has been made in the conditions of a certain Mortgage bearing date the twenty-ninth day of August, A. D. 1876, executed and delivered by Mathias Mueller and Maria Mueller, his wife, mortgagors, to Mark Kane, mortgagee, which mortgage was duly recorded in the office of Register of Deeds in and for the County of Brown and State of Minnesota, on the thirtieth day of August, A. D. 1876, at 11 o'clock a. m., in Book "117" of Mortgages, on page 144. The amount claimed to be due and unpaid at the date of this notice upon said mortgage, is the sum of one hundred and fifty-eight dollars and fifty cents [158.50], and no action or proceedings at law or otherwise has been instituted to recover the amount of said mortgage debt or any part thereof. Now therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained, and pursuant to the statutes in such case made and provided, said mortgage will be foreclosed and the premises described in and covered by said mortgage, to-wit: Lot No. three (3) in Block No. sixty-nine (69) South of Center Street, in the City (formerly Town) of New Ulm, according to the new map thereof as the same appears of record in the office of the Register of Deeds of the County of Brown and State of Minnesota, with the hereditaments and appurtenances, will be sold at public vendue to the highest bidder for cash, by the Sheriff of said County, at the front door of the office of said Sheriff, in the City of New Ulm in said County and State aforesaid, on Thursday the ninth day of January, A. D. 1879, at 10 o'clock a. m. for the purpose of paying the money due upon said mortgage, together with twenty-five dollars attorney's fees stipulated in said mortgage to be paid in case of foreclosure, and the disbursements allowed by law, subject to redemption at any time within one year from the day of sale, as provided by law.

Dated, New Ulm, Minn., Nov. 23rd, 1878.
MARK KANE, Mortgagee.
J. NEUHART, Attorney for Mortgagee.

HARNESS SHOP.

I would respectfully inform the people of New Ulm and vicinity that I have opened a Harness Shop in the rear end of my Hardware Store, under the management of my son-in-law Fr. Quense. A good and well assorted stock of harnesses, saddles, collars, whips, blankets, etc. will be constantly kept on hand and sold at bottom figures. Fr. Quense will take pleasure in waiting upon all his old customers. Upholstery and all kinds of custom work, promptly attended to.
H. H. REUSSMANN

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We have made arrangements with the Publisher of the MINNESOTA FARMER, an illustrated, life and vigorous agricultural monthly, of 32 pages, published at Minneapolis and St. Paul, H. E. Newton, Editor, Minneapolis, whereby we are enabled to furnish both it and the NEW ULM REVIEW at the low rate of \$2.00 a year, postage pre-paid, cash in advance. Specimen copies of the FARMER may be seen at this office.

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His prices are lower than the prices paid for wheat, and that is saying a good deal—unheard of in fact.

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It is the most desirable and efficient machine made, for these reasons:

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It is noiseless, rapid, and will outwear any other machine.

It is the easiest running of machines, and saves muscle and nerves, which are more valuable than money.

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