

Death of a Notable Irishman.

The New Zealand Tablet of April 5th, records the death of Mr. John Burke, of Sawyer's Bay, Port Chalmers. He was interred in the old cemetery at Port, the funeral being the largest ever seen in Port Chalmers. The Mayor, and Councillors, the great majority of the men of Port, and the officers of the Dunedin Railway Department attended. Mr. Burke was born at Mallow, county Cork, in the year 1833, and belonged to a remarkable family. His love for Ireland and of her faith was intense. He inherited it. His grandfather, who owned the place now occupied by Burke-Roche, Lord Fermoy, was "outlawed" and impoverished during the last century. He was one of those "rebels" who, rather than submit to the wicked regime of the period, endured "many a hard riu on the mountain's bleak side, and many a year without resting his head quietly on a pillow." His "rebel" spirit did not die with him. Mr. Burke delighted to tell of his escapes in the exciting times of '45. He was often the bearer of the sacred communications of the Young Irelanders of the South. He used to bring the letters sewn by his mother beneath the collar of his coat! The tears would come into his eyes at the mention of the names of Davis, Meagher, Doheeny, Denny Lane, Maurice Levee, and the Munster Young Irelanders, whom he knew. Friends learned that on the very night William O'Brien was born a police raid for arms was to be made upon his father's house. It was Mr. John Burke and his brother who were deputed to give the alarm, and to remove all contraband goods from the place. Mr. Burke used to speak of O'Brien's mother as the finest specimen of an intelligent, open hearted, patriotic Irish matron he had ever seen. The deceased was brother to General D. F. Burke, of New York. Mr. Burke was also a relative of General T. F. Burke.

Life's Forces.

Whoever diminishes sleep diminishes life. People of active, nervous temperament wear out more rapidly than slow folks, and require more rest. They may seem to require less, because they are so much interested in whatever claims their attention that after a moderate amount of sleep they find it easy to be wide awake. Energetic people need not be afraid of sleeping too much. Persons who feel uncomfortable after sleeping may generally trace their bad feelings to other causes than too much sleep, which may have been heavy by an unhealthy condition of the blood, want of ventilation or obstructed circulation from improper clothing or position. No one should become so fatigued by work of muscles or brain that a good night's rest will not follow and afford complete recuperation. No love of being considered "smart," or of fine cookery, or business, or wealth, or pleasure can justify perseverance in wearing out life's forces without carefully affording daily opportunity for recuperation. Only the care of the sick can excuse a lack of so essential a duty as that of securing a sufficient amount of this great restorer, valny sleep. It should be taken regularly, if possible, when the light and noise and bustle of the day ceases. It is important to have several hours' sleep before midnight, and better to sleep during the shade of night than when the sun bids all things be astir; yet it is better to take a nap during the day than not to sleep enough.

Closer than the Siamese Twins.

Undoubtedly one of the greatest and probably the strangest of wonders in the way of human birth now in existence occurred Tuesday night, June 25. The parents of this curious freak of nature are Mr. and Mrs. Jones who live five miles north of Kempton, in Tipton County, Indiana. They are young married folks, probably about thirty years of age, and this is the mother's second confinement, the first child being two years old, and nothing abnormal about its development. A correspondent visited the Jones home yesterday. The babe or babes lay calmly and peacefully on the bed in a room adjoining the mother, and to all outward appearances were enjoying life as well as anybody. The monstrosity, for such it is, and wonderful, too, consists of a single continuous body on each end of which is a well formed head. It is provided with four arms and four legs, which are also well formed, and about the normal size and shape. The arms are located at the proper place, and on natural shoulders, one pair at each end of the long body, but the lower limbs protrude outward from each side at the middle of the elongated being. The two heads face the same way, and the legs are so attached as to extend at right angles from the middle of the sides of the body. The sex of this curiously-constructed being is female. The general appearance of the entire body is that of two children so intimately joined together that the line of junction is almost invisible. One-half of the creature may be sleeping while the other is awake, and at such times it is noticed that one leg on each side conform to the other voluntary movements of the end of the body nearest to them, or in other words the two legs on the same side of the body are not controlled by one-half. The entire length of the body from head to head is about two feet, and the weight of the creature is twelve pounds, figures which show ample size and

weight for two healthy children. Up to the present writing the babe or babes is or are enjoying good health, and the mother is going very well.

A man was driving rapidly down the street when he accidentally ran over a negro. Unable to stop his horses, the driver, true to his nature, called out: "Hi, there! get out of the way!" At that moment the dazed negro, not much hurt, picked himself up and shouted in reply: "Fo' the lan's sake, boss, yo' aint comin' back again, be ye?"

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Notice of Mortgage Foreclosure Sale.

DEFAULT has been made in the condition of a certain specific lien mortgage, duly executed and delivered by James T. Egan and Lizzie A. Egan, his wife, of the City of Minneapolis, in the County of Hennepin, and State of Minnesota, to Joseph Kitchell, bearing date the 20th day of April, A. D. 1882, and recorded in the office of the Register of Deeds in and for the County of Hennepin, and State of Minnesota, on the 21st day of May, A. D. 1882, in Book 28 of Mortgages, page 53. The description of the premises in said mortgage contained is as follows: Lots one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20) and twenty-one (21), all in block three (3) in Joseph Kitchell's subdivision of block three (3) of Rollins Addition to Minneapolis, according to a map or plat thereof on file in the office of the Register of Deeds in and for said County of Hennepin, and State of Minnesota.

And whereas the said first and second parties thereto, that said mortgage shall be a specific lien on the above lots as follows: to-wit, \$890 on lot one (1); \$575 on lot two (2); \$700 on lot three (3); \$575 on lot four (4); \$575 on lot five (5); \$575 on lot six (6); \$575 on lot seven (7); \$575 on lot eight (8); \$575 on lot nine (9); \$575 on lot ten (10); \$575 on lot eleven (11); \$575 on lot twelve (12); \$575 on lot thirteen (13); \$575 on lot fourteen (14); \$575 on lot fifteen (15); \$575 on lot sixteen (16); \$575 on lot seventeen (17); \$575 on lot eighteen (18); \$575 on lot nineteen (19); \$575 on lot twenty (20); \$575 on lot twenty-one (21). And whereas the said mortgage was given to secure part payment of the purchase money of the above described lots.

And whereas the said mortgage it was provided that in case default should be made in the payment of the interest on said mortgage, or any part thereof, at the time or times therein specified for the payment thereof, then in such case the whole principal sum or sums secured by said mortgage, and the interest thereon accrued up to the time of such default, should, at the election of said second party, become thereupon due and payable immediately upon such default, and the said first party did therein authorize and empower the said party of the second part, at his election and without notice of such election, to foreclose said mortgage at once for the whole of said principal sum or sums and accrued interest and money paid for taxes, together with all costs and charges including two hundred dollars (\$200) attorney's fees, and to sell the premises in said mortgage granted at public auction, agreeably to the statute in such case made and provided.

And whereas the said Joseph Kitchell, the mortgagee and holder of said mortgage, has elected to foreclose, and hereby does declare the whole principal sum in said mortgage set forth and recited by the lots therein described open and payable at once, and the said party of the second part has elected to foreclose said mortgage at once for the whole of said principal sum or sums and accrued interest and money paid for taxes, together with all costs and charges including two hundred dollars (\$200) attorney's fees, and to sell the premises in said mortgage granted at public auction, agreeably to the statute in such case made and provided.

And whereas there is actually due and payable at the date hereof upon each and every lot in said mortgage described the following sums, to-wit, upon lot one (1) \$890.00; upon lot two (2) \$700.00; upon lot three (3) \$575.00; upon lot four (4) \$575.00; upon lot five (5) \$575.00; upon lot six (6) \$575.00; upon lot seven (7) \$575.00; upon lot eight (8) \$575.00; upon lot nine (9) \$575.00; upon lot ten (10) \$575.00; upon lot eleven (11) \$575.00; upon lot twelve (12) \$575.00; upon lot thirteen (13) \$575.00; upon lot fourteen (14) \$575.00; upon lot fifteen (15) \$575.00; upon lot sixteen (16) \$575.00; upon lot seventeen (17) \$575.00; upon lot eighteen (18) \$575.00; upon lot nineteen (19) \$575.00; upon lot twenty (20) \$575.00; upon lot twenty-one (21) \$575.00, aggregating the sum of \$14,062.50.

And whereas the said power of sale has become operative, and no action or proceeding at law or otherwise has been instituted to recover the debt secured by said mortgage, or any part thereof.

Now therefore, notice is hereby given, that by virtue of a power of sale contained in said mortgage, and pursuant to the statute in such case made and provided, the said mortgage will be foreclosed, and the premises described in and covered by said mortgage, viz: lots one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20) and twenty-one (21), all in block three (3) in Joseph Kitchell's subdivision of block three (3) of Rollins Addition to Minneapolis, according to a map or plat thereof on file in the office of the Register of Deeds in and for said County of Hennepin, and State of Minnesota, will be sold at public auction, to the highest bidder for cash, to pay said debt and interest, and the taxes, if any, on said premises, and two hundred dollars (\$200) attorney's fees, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law, which sale will be made by the Sheriff of said Hennepin County at the front door of the Court House in said Hennepin County, in the City of Minneapolis, in said County and State, on the 24th day of August, A. D. 1882, at ten (10) o'clock a. m. of that day, subject to redemption at any time within one year from the day of sale as provided by law.

Dated July 6th, A. D. 1882.

JOSEPH KITCHELL, Mortgagee.

WILSON & LAWRENCE, Attorneys for Mortgagee.

223 to 242 Boston Block, Minneapolis, Minn.

MORTGAGE SALE.

DEFAULT having been made in the payment of the sum of twenty-five hundred fifty and 1/100 dollars which is due at the date of this notice upon a certain mortgage, duly executed and delivered by Phoenix Iron Works Company, a corporation existing under and by virtue of the laws of the State of Minnesota, Mortgagee, to Eva C. Bader of Hennepin County in said State, Mortgagee, bearing date the 24th day of November, A. D. 1882, at 4 o'clock p. m., in Book 122 of Mortgages, on page 331, said mortgage was given to secure the payment of the sum of twenty-two hundred dollars and 25/100 interest thereon, due at the date of this notice, and no action or proceeding at law or otherwise having been instituted to recover the debt secured by said mortgage, or any part thereof.

Now therefore, notice is hereby given, that by virtue of a power of sale contained in said mortgage, and pursuant to the statute in such case made and provided, the said mortgage will be foreclosed, and the premises described in and covered by said mortgage, viz: that certain household estate described in a certain lease made and executed by Charles E. Vandenberg and Anna C. his wife, to Daniel Douglas and William S. Hall, and existing by virtue thereof, and being dated July 1st, 1881, and recorded in the office of the Register of Deeds in and for Hennepin County in said State on the 13th day of May, 1882, at 11 o'clock a. m., in Book 12 of Miscellaneous Records, page 194, together with the renewals thereof, and being a lease for and upon the following described property, to-wit: Beginning at the corner of lot one (1), in block sixteen (16) in the City of Minneapolis proper, in the said County of Hennepin in said State, according to the recorded plat thereof on file in the office of the Register of Deeds of said County, at its intersection of Second Street and Fifth Avenue South, thence easterly along said Fifth Avenue South along the line of said lot one thirty feet, thence at right angles across said lot sixty-six feet, thence along the dividing line between lots one and two in said block, to said Second Street thirty feet; thence along said Second Street on the line of said lot one to the place of beginning sixty-six feet; the said lot being thirty by sixty-six feet of the front portion of said lot one in block sixteen, also the buildings and improvements situated thereon in Hennepin County, and State of Minnesota, with the hereditaments and appurtenances, will be sold at public auction, to the highest bidder for cash, to pay said debt and interest, and the taxes, if any, on said premises, and fifty dollars attorney's fee, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law; which sale will be made by the Sheriff of said Hennepin County, at the front door of the Court House, in the City of Minneapolis in said County and State, on the 19th day of August, A. D. 1882, at 10 o'clock a. m. of that day, subject to redemption at any time within one year from the day of sale, as provided by law.

Dated July 5th, A. D. 1882.

EVA C. BADER, Mortgagee.

JOHN J. McHALL, Attorney for Mortgagee.

223 to 242 Boston Block, Minneapolis, Minn.

Sheriff's Sale of Real Estate Under Judgment of Foreclosure.

STATE OF MINNESOTA, County of Hennepin, District Court, Fourth Judicial District, Henry T. Sattler and Jacob B. Sattler, Plaintiffs, vs. Robert L. Berglund and Caroline Berglund, Defendants. Notice is hereby given that under and by virtue of a judgment and decree entered in above entitled action on the 1st day of June, 1882, a certified transcript of which has been delivered to me, I, the undersigned, Sheriff of Hennepin County, will sell at public auction, to the highest bidder, for cash, on Monday the 22nd day of July, 1882, at ten (10) o'clock in the forenoon of said day, at the front door of the Court House, in the City of Minneapolis, in said County and State, the premises and real estate described in said judgment and decree, to-wit: Lot numbered four (4) of Slaters re-arrangement of block numbered four (4) of Wright's Addition to Minneapolis, according to the plat thereof on file or of record in the office of the Register of Deeds within and for said County, (dated June 2d, 1882).

JAMES H. EGE, Sheriff Hennepin County. By Lewis C. Szegley, Deputy. FRANK B. HUBBARD, Attorney for Plaintiffs.

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JOHN B. QUINN, Attorney-at-Law, Minneapolis, Minn. 219 Nicollet.

JOHN STEELE, Attorney and Counselor at Law 555 Temple Court.

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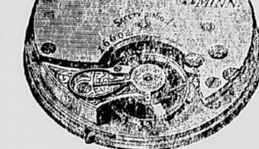
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PROBATE NOTICE.

STATE OF MINNESOTA, County of Hennepin-Probate Court. In the matter of the estate of Thomas Coughlin, deceased.

On reading and filing the final account of the administrator C. T. A. of the estate of said deceased and his petition praying for the allowance of said account and for a decree assigning the residue of said estate to the persons by law entitled to the same:

It is ordered that said petition be heard at a special term of this court, to be held at the court house, in the City of Minneapolis, in said County, on Monday, the 22d day of July, 1882, at ten o'clock in the forenoon, and that notice of such hearing be given to all persons interested, by publishing this order at least once in each week for three successive weeks prior to said day of hearing, in The Irish Standard, a newspaper printed and published in said County.

Dated at Minneapolis, this 23th day of June, 1882.

By the Court: F. VON SCHLEGEL, Judge of Probate. J. R. CORRIGAN, Attorney.

John C. MacCarthy, ARCHITECT,

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