

LATE IRISH NEWS.

CARLOW.

The Rev. Father Burke, of Carlow College, who has been in America for some time past collecting money for the college, will soon return home.

CLARE.

At Kiltrush, on Thursday, before County Court Judge Kelly, the appeal of Denis Madigan, of Leadmore, who had been sentenced to six months imprisonment with hard labour on three charges for obstruction to the sheriff, barricading his house against the sheriff and attacking Inspectors Dunning and Hill after his wall had been beaten in by the battering-ram, was gone into. Mr. Hilliard (for the defendant) said his Honor might be already aware that the dispute between Captain Vandeleur and his tenants had been happily settled, and that peace had been restored in the district. Judge Kelly said he would reduce Madigan's term of six months to two months in jail.

CORK.

The Rev. George Sheehan, of the diocese of South Dakota, U. S. A., was amongst the saloon passengers who landed at Queenstown on Monday morning, June 17. Father Sheehan is a brother of Cannon Sheehan, of SS. Peter and Paul's, Cork. The Rev. gentleman intends spending the summer months in Europe previous to returning to his mission in the far West.

The caretaker, O'Brien, who was shot near Ballinacross, county Cork, on Tuesday, June 15, was seriously but not dangerously wounded. A young fellow named James Lynch has been arrested but does not resemble O'Brien's assailant as described by the injured man.

At the Coercion Court held at Yougal on Sunday, June 16, Maurice Doyle was sentenced to six months' hard labour; James O'Brien, Killeagh, six months; four others to four months each; and two others to three months, for unlawful assembly on the Ponsoby estate. The defendants appealed. The Removables were Messrs. Caddell and Irwin.

DUBLIN.

A biographical sketch of Davy Stephens, the famous Kingstown newsagent, has just been published. Davy is, in his own original way, one of the notable Irishmen of the present epoch. The brochure, which has been reprinted from Pleadilly, supplies two excellent portraits of the renowned Davy. The biography is humorous and interesting.

Captain Singleton, of the Army and Navy Club, London, is determined to annihilate the Duane family. Some months ago the eviction of James Duane resulted in his death, an occurrence that caused a sensation all over Great Britain. Now we learn that at the meeting of the Ardee Guardians two eviction notices were read. One of them was at the suit of Captain Singleton against the widow and son of the old man James Duane.

GALWAY.

On Monday, June 17, the sheriff's deputy from Galway, with a gang of emergency men, and protected by a large force of police, evicted two tenants on the Barot property. The first tenant evicted was Pat Tansey, who preferred to pay rent and arrears at arbitration, which offer was refused. There was no resistance, and the emergency men cleared out the furniture and nailed up the door. The next tenant evicted was Martin Nolan. His effects were thrown out and the door barred up. The third tenant Tom Cryan, who was to have been evicted was absent from home when the forces arrived at his house. The agent, Mr. M. S. Bayley, said he would accept one year's rent from this tenant. Mr. A. Kenny, Bailiff, handed the agent a cheque for the one year's rent on behalf of the tenant. The question of costs was then discussed, and after a while the agent, sheriff's deputy, and police present subscribed to costs.

KILDARE.

An eviction of a painful nature was carried out on Monday, June 17, on the estate of a Mr. F. Leigh, Wexford, the tenant being Mr. John Crowley, of Rathbridge. Fifty police were in attendance, and the whole family was quickly ejected in a short time, including a sister of the tenant who has been an invalid for two years, and who had the certificate of Dr. Bray, the local M.D., testifying to her total unfitness for removal. The sick woman was left in the yard for a considerable time.

KERRY.

On Monday evening, June 17, about nine o'clock a young man named John Scollard, of the labouring class, attempted to commit suicide by throwing himself into the canal at Tralee. Dalton, the watchman, having heard the splash, went in a boat in the direction, and succeeded in catching Scollard and rescuing him, notwithstanding the resistance offered by the man, who was intent on killing himself.

The leaseholders were entirely excluded from the proposals for settlement which Mr. Maurice Leonard circulated recently. It may be well to let the public know some circumstances in connection with this particular class of tenants. They had to pay two years' rent—some of them, we believe, even

more—for the leases which were granted them on or about 1873. At the time we believe that the Earl of Kenmare received about £75,000 for leases, and the most of this money had to be borrowed by the tenants, a good many of them ever at present are paying interest on the sums they borrowed for his lordship then. The large amount received for leases by the Earl of Kenmare was expended, we learn, on the building of the Kenmare mansion, which is now known in Kilarney as "Kenmare's Folly."

LIMERICK.

At Patrick's well, Limerick, on Tuesday, June 18, Michael O'Brien, aged 50, coachman, out of employment, was brought up on remand charged with murdering his father-in-law, John Manning (on whose death he had an assurance for £20), with arsenic.

MAYO.

A grand bazaar and drawing of prizes will take place at Lunisore, county Mayo, on the 7th of August, in aid of the erection of a much-needed Catholic church there.

QUEENS.

On Sunday, June 16, a special meeting of the committee of the Bullvadams and Wolfhill branch was held in Luggarcurran. There were present—Father John Maher (in the chair), J. W. Dunne, Denis Moore, Dan Lacy, P. W. Conlan, M. Kelly, Jas. Kealy, E. Whelan, John Cogan, T. Langton, Michael Dunne, John King, Jas. Shortall, Thomas Brien, Michael Hooney, Jeremiah Keefe, Wm. Hughes, John Kealy, and Stafford Dunne, hon. secs. The chairman addressed the committee and congratulated them on their courage in assembling in full strength to show how they appreciated the attentions of Mr. Balfour in suppressing the branch. One of the tenants who deserted the plan came before the meeting and confessed his readiness to do anything that the committee would require in order to get in line again. The conditions were announced to him, and he assented. Owen Neil made a most satisfactory explanation regarding his action, when his brother did what he described as a mean act in setting with the landlord.

ROSCOMMON.

Mr. T. V. Rorke, a petty land agent, evicted his step-brothers and their mother, a helpless old lady, from their home at Camogue, Tulek, on Monday, June 17. Mr. Shaw, D.L., Roscommon, with whom was a force of 20 police, was present, and as usual in those days, they more than exceeded their duty in defending the sheriff's bailiff, Conney, in his devil's work. Several residents on the land had to be evicted, including a National School teacher. The manager of the National School, Rev. J. O'Brien, Tulek, protested against the right of the eviction party to interfere with the school during the hours of instruction, but the agent was inexorable, and cleared the school. Father O'Brien intimated to the force of so called law and order that he would report the illegality to the Commissioners of National Education.

SLIGO.

A meeting of the citizens of Sligo was held recently in the Cathedral to raise funds to build a new Catholic college at Sligo. The Most Rev. Dr. Gillooly, Bishop of the diocese, presided, and explained the necessity that existed for a college in Sligo for the education of priests. A subscription list was then opened. The new college will cost £20,000.

TIPPERARY.

At Mullinahone Petty Sessions on Friday, June 14, Colonel the Hon. S. F. Carew, B. M., presiding—Head Constable Ward, of Carrick-on-Suir, applied to the bench to have a respectable looking man named Patrick Vaughan bound to the peace for groaning Mr. W. P. Hanley, J.P., while two prisoners were being conveyed to Connel Jail. The magistrates bound the defendants to be of good behavior for six months in surities of £100, or in default one month's imprisonment with hard labor.

WATERFORD.

Twenty seven tenants on the Waterford estate of the College of Physicians have agreed to accept the offer made by the owners, and to purchase their holdings at a price equivalent to a reduction of the rents by 46 per cent. The offer is not too liberal considering the high rents which have been exacted by the landlords.

The Innocent at the Dog Show.

(And what he wants to know, you know.) Are the judges of the animals dog-matic in their decisions? What's the difference between snapping dogs and breaking them? Are the dogs with the most points the sharpest sort? How are dogs of war to be distinguished from those in Pax? Could an old sea dog be recognized by his bark? Isn't the dog-star—Sirius—speaking—a sky terrier? Do canine dog-trotters write their prescriptions in dog Latin? Aren't watch dogs of the hunter variety? Do dog fanciers ever take a fancy to other people's dogs? Would the photograph of a dog require a carriage license—through it being a dog carte? Isn't dog wood the proper material for the construction of dog kennels? Has anyone ever succeeded in tanning a dog's hide with its own bark? Won't there be quite a dog-gone appearance about the place when the show's over?

NOTICE OF ASSIGNMENT.

STATE OF MINNESOTA, County of Hennepin, District Court, 4th Judicial District. In the matter of the assignment of Alice E. Ginter, an insolvent to Joseph S. Todd, assignee.

Notice is hereby given that the above named assignee of said insolvent, who is appointed by the District Court, at a special term thereof held at the court house in the city of Minneapolis, in said county on Saturday, July 27th, at 10 o'clock in the forenoon, on said day, or as soon thereafter as counsel can be heard, for his final discharge as assignee of said insolvent.

Dated June 27th, 1889. JOSEPH S. TODD, Assignee.

J. E. WATERS, Attorney for Assignee, 335 Temple Court Minneapolis, Minnesota.

PROBATE NOTICE.

STATE OF MINNESOTA, County of Hennepin, Probate Court. In the matter of the estate of Bridget Croughlin, deceased. On reading and filing the final account of the administrator 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, on Monday, the 23rd day of July, 1889, at 10 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 in the city of Minneapolis.

Dated at Minneapolis, this 23rd day of June, 1889. By the Court: F. VON SCHLEGEL, Judge of Probate. J. R. CORRIGAN, Attorney.

MORTGAGE SALE.

DEFAULT having been made in the condition of a certain mortgage made, executed and delivered by George T. Halbert, mortgagor, to Henry D. Halbert, mortgagee, bearing date the 15th day of November, 1887, and recorded in the office of the Register of Deeds, in and for the county of Hennepin and state of Minnesota, on the eleventh day of February, 1888, in book 228 of mortgages, in and for the county of Hennepin and state of Minnesota, in the sum of ten dollars (\$10) the semi-annual interest on said mortgage, which, by the terms thereof, became due and payable on the 15th day of May, 1889, and which remains unpaid; and whereas there is now claimed to be due and is due upon said mortgage the principal sum of ten dollars and interest, and because of such default the power of sale in said mortgage contained has become operative, and no action at law or in equity has been instituted to redeem 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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law, subject to redemption within one year from the day of sale, as provided by law.

Dated June 19th, A. D. 1889. HENRY D. HALBERT, Mortgagor. GEO. F. HALBERT, Attorney for Mortgagor. Room 1, 315 Hennepin Avenue.

Notice of Mortgage Foreclosure Sale. Whereas, default has been made in the condition of a certain mortgage made, executed and delivered by William W. Phillips, mortgagor, to Henry W. Phillips, mortgagee, which said mortgage bears date on the 15th day of May, 1889, and was duly recorded on the 15th day of June, 1889, in book 228 of mortgages, in and for the county of Hennepin and state of Minnesota, in the sum of ten dollars and interest, and because of such default the power of sale in said mortgage contained has become operative, and no action at law or in equity has been instituted to redeem 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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law.

Dated June 20th, 1889. BELLA M. ELLIOTT, Assignee of Mortgagee. J. E. WATERS, Attorney for said Assignee of Mortgagee. Minneapolis, Minn.

Notice of Mortgage Sale. Whereas, default has been made in the condition of a certain mortgage made, executed and delivered by David M. McLean and Fanny L. McLean, mortgagors, to Mathias Smith, mortgagee, dated the 22nd day of October, A. D. 1887, and recorded in the office of the Register of Deeds in the county of Hennepin in the State of Minnesota, on the 23rd day of October, A. D. 1887, at 3:30 o'clock p. m., in book 228 of mortgages, on page 11, on which there is claimed to be due, at the date of this notice, the amount of two hundred and forty-seven and seventy-seven one hundredths dollars (\$247.77), and interest thereon, and because of such default the power of sale in said mortgage contained has become operative, and no action at law or in equity has been instituted to redeem 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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law.

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Notice of Mortgage Sale. Whereas, default has been made in the condition of a certain mortgage made, executed and delivered by David M. McLean and Fanny L. McLean, mortgagors, to Mathias Smith, mortgagee, dated the 22nd day of October, A. D. 1887, and recorded in the office of the Register of Deeds in the county of Hennepin in the State of Minnesota, on the 23rd day of October, A. D. 1887, at 3:30 o'clock p. m., in book 228 of mortgages, on page 11, on which there is claimed to be due, at the date of this notice, the amount of two hundred and forty-seven and seventy-seven one hundredths dollars (\$247.77), and interest thereon, and because of such default the power of sale in said mortgage contained has become operative, and no action at law or in equity has been instituted to redeem 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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law.

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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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law.

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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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law.

Dated June 20th, 1889. BELLA M. ELLIOTT, Assignee of Mortgagee. J. E. WATERS, Attorney for said Assignee of Mortgagee. Minneapolis, Minn.

Notice of Mortgage Sale. Whereas, default has been made in the condition of a certain mortgage made, executed and delivered by David M. McLean and Fanny L. McLean, mortgagors, to Mathias Smith, mortgagee, dated the 22nd day of October, A. D. 1887, and recorded in the office of the Register of Deeds in the county of Hennepin in the State of Minnesota, on the 23rd day of October, A. D. 1887, at 3:30 o'clock p. m., in book 228 of mortgages, on page 11, on which there is claimed to be due, at the date of this notice, the amount of two hundred and forty-seven and seventy-seven one hundredths dollars (\$247.77), and interest thereon, and because of such default the power of sale in said mortgage contained has become operative, and no action at law or in equity has been instituted to redeem 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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law.

Dated June 20th, 1889. BELLA M. ELLIOTT, Assignee of Mortgagee. J. E. WATERS, Attorney for said Assignee of Mortgagee. Minneapolis, Minn.

Notice of Mortgage Sale. Whereas, default has been made in the condition of a certain mortgage made, executed and delivered by David M. McLean and Fanny L. McLean, mortgagors, to Mathias Smith, mortgagee, dated the 22nd day of October, A. D. 1887, and recorded in the office of the Register of Deeds in the county of Hennepin in the State of Minnesota, on the 23rd day of October, A. D. 1887, at 3:30 o'clock p. m., in book 228 of mortgages, on page 11, on which there is claimed to be due, at the date of this notice, the amount of two hundred and forty-seven and seventy-seven one hundredths dollars (\$247.77), and interest thereon, and because of such default the power of sale in said mortgage contained has become operative, and no action at law or in equity has been instituted to redeem 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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: the premises described in and conveyed by said mortgage, viz: Lot 10 and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law.

Dated June 20th, 1889. BELLA M. ELLIOTT, Assignee of Mortgagee. J. E. WATERS, Attorney for said Assignee of Mortgagee. Minneapolis, Minn.

THE IRISH STANDARD, \$1.50 per year in advance.

Order your ball programmes wedding invitations, cards, etc., of the "Irish Standard" Job Printing Company. Neat work and satisfactory prices guaranteed.

MORTGAGE SALE.

Default having been made in the payment of twelve hundred and ninety-two and 15/100 dollars, (\$1,292.15) which is claimed to be due at the date of this notice upon a certain mortgage, daily executed and delivered by Joseph S. Todd and Nellie M. Todd, his wife, mortgagors, to Charles H. Howard, mortgagee, bearing date the thirteenth day of September, A. D. 1886, which said mortgage was given to secure the payment of four (4) promissory notes of that amount, the aggregate, three years after date and being a specific lien of four hundred dollars upon each of the notes in said mortgage, except the first note, book three, of said J. S. Todd's addition to Minneapolis, and with a power of sale therein contained, duly recorded in the office and register of Deeds in and for the county of Hennepin and state of Minnesota, on the fourteenth day of September, A. D. 1886, at 12:30 o'clock p. m., in book 182 of mortgages, on page 203 and recorded by Geo. C. Stillman to Albert B. Clamper by deed of assignment, dated December 22, 1888 and recorded in the office of the Register of Deeds in and for the county of Hennepin and state of Minnesota, on the twenty-ninth day of December, 1888, at 11:30 o'clock a. m., in book 287 of mortgages, on page 203 and recorded by Albert B. Clamper to Nellie M. Todd, who is now the owner thereof, by deed of assignment, dated June 18, 1889, and recorded in the office of the Register of Deeds in and for the county of Hennepin and state of Minnesota, on the nineteenth day of June, 1889, at 2:30 o'clock p. m., in book 287 of mortgages, on page 203, in which said mortgage it is provided that if default should be made in the payment of the interest upon the notes, therein described, when due, it should be lawful for the mortgagee or his assigns to declare the whole sum secured by said mortgage due and payable at once, and satisfaction of the said mortgage to be effected, and does hereby elect to declare the whole principal sum, so secured by said mortgage, with accrued interest, now due and payable, and in and by said mortgage the said mortgagors covenant and agree to pay the said mortgage, his heirs and assigns, in case of foreclosure of said mortgage, the sum of one hundred and fifty dollars for attorney's fees for such foreclosure, and no action or proceeding having been instituted at law or in equity to redeem 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, said mortgage will be foreclosed by a sale of the premises described in and conveyed by said mortgage, viz: Lots ten (10) and eleven (11) of block one (1) and lot one (1) of block three (3), in the city of Minneapolis, in Hennepin county, state of Minnesota, with the hereditaments and appurtenances, 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, on the 15th day of August, at 10 o'clock a. 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 to satisfy the balance of the debt, as stipulated in and by said mortgage in case of foreclosure, and the disbursements allowed by law, subject to redemption within one year from the day of sale, as provided by law.

Dated June 19, A. D. 1889. NELLIE M. TODD, Assignee of Mortgagee. CHARLES H. HOWARD, Attorney for Assignee.

PROBATE NOTICE.

STATE OF MINNESOTA, County of Hennepin, Probate Court. In the matter of the estate of Honorable Thuley, deceased. On reading and filing the final account of John Thuley, administrator 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 23rd day of July, 1889, at 10 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 in the city of Minneapolis.

Dated at Minneapolis, this 13th day of July, 1889. By the Court: F. VON SCHLEGEL, Judge of Probate. JOHN J. McHALL, Attorney for Administrator.

SHERIFF'S EXECUTION SALE.

Under and under the seal of the District Court of the State of Minnesota, in and for the Fourth Judicial District, and County of Hennepin, on the 25th day of June, 1889, upon the petition rendered and docketed in said court, and upon an action therein, wherein J. L. Berglund was plaintiff and John L. Saitor, defendant in favor of said plaintiff and against said defendant for the sum of one hundred forty-six and 82/100 dollars, which said execution has to me, as Sheriff of said Hennepin County, been duly directed and delivered, I have had the real estate hereinafter described, on the 29th day of June, that being the date of the rendition of said judgment, the description of the property being as follows, to-wit: Situated lying and being in the County of Hennepin and State of Minnesota and described as follows to-wit: All of lot twenty (20) block three (3) in P. A. Taylor's second addition to Minneapolis according to the record plat thereof on file and of record in the office of the Register of Deeds in and for said Hennepin county.

Lated Minneapolis, Minn., June 29th, 1889. JAMES H. BRYE, Sheriff of Hennepin County, Minn. JOHN T. BYRNES, Attorney for Judgment Creditor.

To Montana, Or. gen, Washington. If you are going west bear in mind the following facts: The Northern Pacific Railroad owns and operates 387 miles, or 57 per cent of the entire railroad mileage of Montana; spans the Territory with its main line from east to west; is the shortest line to Helena; the only Pullman and dining car line to Butte, and is the only line that reaches Miles City, Billings, Bozeman, Missoula, the Yellowstone National Park and, in fact, nine-tenths of the cities and points of interest in the Territory.

The Northern Pacific owns and operates 621 miles, or 56 per cent of the railroad mileage of Washington. Its main line extends from Seattle, Idaho via Spokane Falls, Cheney, Sprague, Yakima and Ellensburg, through the centre of the Territory to Tacoma and Seattle, and from Tacoma to Portland. No other trans-continental through rail line reaches any portion of Washington Territory. Ten days' stop over privileges are given on Northern Pacific second class tickets at Spokane Falls and all points west, thus affording intending settlers an excellent opportunity to see the entire Territory without incurring the expense of paying local fares from point to point.

The Northern Pacific is the shortest route from St. Paul to Tacoma by 207 miles; to Seattle by 177 miles, and to Portland by 824 miles—time correspondingly shorter, varying from one to two days, according to destination. No other line from St. Paul or Minneapolis runs through passenger cars of any kind into Idaho, Oregon or Washington.

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