H. LEONARD,
Sh'ffof Scott co., Iowa.

CHERIFF'S SALE.—THE STATE OF IOWA,
OScott County, In the Distric: Court of Scott
County, State of Iowa.

By virtue of a special execution issued from the
office of the Clerk of the District Court of Scott
County, State of Iowa, in favor of John R. Winslow plaintiff and against M. D. Springer and Mary
Springer defendants, dated Nov. 15th, 1859, and
to me directed, commanding me, that of the Real
Estate hereinafter described of the said defendants, I make, or cause to be made, the sum of
twenty-two hundred and forty-nine \$2 100(2249,\$2) dollars, with interestand costs. I levied upon
the following described Real Estate in Scott County, Iowa, to-wit:—Lots twelve (12), thirteen (13)
twenty-five (25), twenty-six (26) and also ten
feet off from the south side of lot twenty-four
(24) and ten (10) feet off from the north side of
lot eleven (11), all in Block five (5), in A. C. Fultons' addition to East Davenport, as the property
of the deft. M. D. Springer.

And I hereby give public notice that I shall offer for sale at public outery at the Court House door
in Davenport, on Monday the 19th day of December, 1859, at the hour of 2 o'clock P. M. of said
day to the highest and best bidder therefor in cash,
the above described preperty, or sufficient thereof
to satisfy the above debt, with interest and costs.

Dated this 15th day of November, 1859.

H. LEONARD,
nov18w4w Sheriff of Scott Co., Iowa.

Short County, In the District Court of Scott County, State of Iowa.

By virtue of an execution issued from the office of the Clerk of the District Court of Scott County, State of Iowa.

By virtue of an execution issued from the office of the Clerk of the District Court of Scott County, State of Iowa.

By virtue of an execution issued from the office of the Clerk of the District Court of Scott County, State of Iowa.

By virtue of an execution issued from the office of the Clerk of the District Court of Scott County, State of Iowa.

By virtue of an execution issued from the office of the Clerk of the District Court of Scott County, Indiana, Indi

LEGAL,

TRUSTE'S SALE.—Whereas, on the 15th A day of January, A. D. 1858, Jasper Hallenbeck and Catherine his wife, and William J. Hallenbeck, executed unto George S. C. Dow as Trustee, a certain Deed of Trust, conveying to said Trustee the land in Scott County, Iowa, described as follows, te-wit:—The north fractional half of the north-west quarter of section No. thirty, and the west fractional half of the southwest quarter of section No. nineteen [19], in Township No. eighty [30], north of range No. one [1], east of the 5th P. M.—Which said convayance was made by the said parties of the first part for the purpose of securing the payment of certain promissory notes and the interest thereon, signed by said Jasper Hallenback and William J. Hallenback, dated the 15th day of January, A. D. 1858, use of which said notes was for the sum of thirty two dollars, payable to the order of Mackiet & Corbin, in one year after date, with ten per cent. interest after due.

And now, said described note begins the second of the said parties of the said specified note by the said parties of the said parties of the said notes was for the sum of thirty two dollars, payable to the order of Mackiet & Corbin, in one year after date, with ten per cent. interest after date,

LEGAL

year after date, with ten per cent. interest after due.

And now, said described note having become due and payable and the raid Hallenbacks having failed to pay the same, I, George S. C. Dow, Trustee as aforesaid, do hereby give this public notice, that by virtue of the power which is in me vested by said deed of trust, I will, on Saturday, the 7th day of January, A. D. 1860, at the hour of two o'clock in the atternoon of said day at the Court House door in the city of Davenport, expose and offer for sale for cash at Public Auction, the parcels of land above described, or so much thereof as shall be necessary to satisfy and pay the amount of said note with the interest thereon to the day of sale, together with all the costs and expenses uttending said sale, costs of this notice and Trustee's fees.

Dated the 21st day of November, A. D. 1859.

Oc's fees.

Date: the 21st day of November, A. D. 1859
dec12 GEORGE S. C. DOW, Trustee.

deel2 GEORGE S. C. DOW, Trustee.

TIRUSTEE'S SALE.—WHEREAS, on the 7th day of November, A. D. 1857, Nicholas C. Blocker and Dori: Blocker, his wife, of Scott County, Iowa, executed unto Louis A. Macklot, as Trustee, a certain Deed of Trust, conveying to said Trustee the land in Scott County, Iowa, described as follows, to wit: The East half of the South East quarrer of Section No. twenty-one [21], in Township No. eighty [80]. North of Range No. four [4], East of the 5th P. M., together with certain other tracts of real estate named in said Deed of Trust, but which have since been sold under and by virtue of a prior encumbrance; which said conveyance was made by the said N. C. Blocker and wife for the purpose of securing the payment of four certain promissory notes, and the interest thereon, signed by said Nicholas C. Blocker, and dated the 7th day of November, A. D. 1857, and payable as follows: three for the sum of five hundred dollars each, due, respectively, in one, two, and three years from date, and the other fer the sum of four hundred dollars, due in four years from date, with interest on all at tenper cent. per annum, payable annually to the order of Austin Corbin and George S. C. Dow.

And now, said notes having become due and payable, and the said Nicholas C. Blocker having failed to pay the same, I, Lonis A. Macklot, Trustee, as aforesaid, do hereby hive this public notice, that by virtue of the power, which is in me vested, by said Deed of Trust, I will on Saturday, the 7th day of January, A. D. 1860, at the hour of 2 o'clock, in the afternoon of said day, at the Court House door, in the city of Davenport, expose and offer for sale, at public auction the parcel of land above described, or so much thereof as will be necessary to satisfy and pay the amount of said notes, with the interest thereon to the day of sale, together with all the costs and expenses attending said sale, costsof this notice and Trustee's fees.

Dated the 12th day of December, A. D. 1859,

Dated the 12th day of December, A. D. 1859, LOUIS A. MACKLOT, dec 12-ts

dee 12-ts

Trustee.

CHERIFF'S SALE.—THE STATE OF IOWA,
Sectt County, in the District Court of Scott
County, State of Iowa.

By virtue of an execution is used from the office
of the Clerk of the District Court of Scott County, State of Iowa, in favor of Wooden & Hewitt,
Plaintiffs, and against Geo. W. Henderson et al,
Defendants, dated October 8, 1859, and to me directed, commanding me, that of the goods, chattols, steek or interest in any company, debts due,
property in the hands of third persons, lands and
tensments which are not exempt by law from execution) of the said Defendants, I make, or cause
to be made, the sum of one hundred and fiftyfour dollars with interest and costs; and by virtue
of said execution, I levied upon the following described real estate, to wit: Lot No. 13, in Block
12, in the old town of Parkhurst, in Scott County, Iowa.

And I hereby give public notice that I shall of
fer for sale at public outery at the door of the
Court House, in Scott County, Iowa, on Saturday
the 7th day of January, 1860, at the hour of 2
o'clock, P. M., of said day, to the highest and hest
bidder therefor in cash, the above described property, or sufficient thereof to satisfy the above
debt, with interest and costs.

Dated this 9th day of December, 1859.

H. LEONARD,
dee 10.

Shiff of Scott Co., Iowa.

The undivided fourth of the south half of the south-east quarter of section No. thirty-three [33], in Township No. seventy-eight [78], north of range two [2], east of the 5th P. M.—given to secure to said Baker, the payment of a note of same date, of \$151 95-100 dollars and interest, unless you pay the amount found to be due, by a short day to be fixed by the Court, and that so much of said lands may be sold under proper process, as shall be necessary to satisfy said debt, and for such other relief, as his case may require, and that unless you appear, on or before the first day of the next term, and nesser thereto, according to the rules of the Court, judgment will be rendered against y u thereon.

ated this 10th day of December A. D. 1859, decl2-w5w G. E. WILSON, Plaintiff.

By Jamaes Grant, Attorney.

Chenty, in the District Court of Scott County, State of Iowa.

By virtue of a special execution issued from the office of the Clerk of the District Court of Scott County, State of Iowa, in favor of B. B. Woodward plaintiff, and against Robert Christie, Lucy G. Christie, James C. Bonner, W. G. Shand, John F. Dillon, Cook & Sargent, Geo. G. Wells, James Smith, Antoine Le Claire, Samuel Stanchfield, Charles Stein, Paul Wiese, Thomas Huber, Patrick Haley, William Thoiming, Nathan Corwith, 1859, and to me directed, commanding methat of the real estate hereinnfer described of thesaid defendants, I make, or cause to be made, the sum of nine hundred and ninety-two 75-100 (992,75) dollars, with interest and costs, I levied upon the following described ral estate in Scott County, Iowa, to-wit:—That part of the Luck estate, lying and being situated in that part of the city of Davenport, known as east Davenport, and particularly described as follows, to-wit:—Commencing at a pest on the bank of the Mississippi River, being the south-westcorner of land conveyed by Andrew J. Hyde to William R. Shoemaker, thence running fifteen and one-half (15½) chains north, thence south six (6) degrees west three and one half (3½) chains, thence south four and one half (4½) chains, thence south four sid degrees cast five and one half (5½) chains, thence south four sid Ministree of Beginning, excepting out thereof, however, certain tracts described as follows:—One commencing at a point in the southern boundary line of Main st, (excended) in Kast Davenport fifty (50) feet, thence south one hundred and fifty (50) feet, thence south one hundred and fifty (150) feet, thence north one hundred and fifty (150) feet, thence north one hundred and fifty (150) feet, thence west from the north and south division line of said section thirty (30), thence running and continued and fifty (150) feet, thence west one hundred and fifty (150) feet, thence west one hundred and fifty (150) feet, thence west one hundred and fifty (150) feet, thence on hundred and

County, in the district court of Scott county, state of Iowa.

By virtue of a special execution issued from the office of the clerk of the district court of scott county, State of Iowa.

By virtue of a special execution issued from the office of the clerk of the district court of scott county, State of Iowa.

By virtue of a special execution issued from the office of the clerk of the district Court of Scott county, State of Iowa, in favor of Whiliam Armil Plaintiff, and against J. T. Lindsey and A. A. Lindsey, dated becember 10th, 1559, and to me directed, commanding me, that of the real estate hereinafter described of the said defendant, I make, or cause to made, the sum of Two Hundred Seventy-five and 10-100 Dollars, with interests and costs. Andshy virtue of said execution I levied upon the following described real estate, situated in Scott County, Iowa, to wit: The east half of that certain parcel of land particularly described in a deed executed June 23d A. D., 1856 by Samuel Saddoris and Elizahis wife unto Joseph T. Lindsey and Andrew A. Lindsey, and recorded in the land records of Scott county, June 25th 1856 in book P. of deeds on the following described parcel of land to wit: a parcel of land thus described and bounded, to wit commencing at a point where a line which running east and west divides in equal parcels section twenty three [23], township secenty eight [78], range three equal parcels section twenty three [23], township seventy eight [78], range three [3] east fifth [5] P. M. would strike the west line of the road leading from Davenpart to Allen's Grove, thence running west five [5] chains to a post, thence north four and one half

TRUSTEE'S SALE.—Whereas, on the 21st 1 sky of Seytember, A. D. 185°s, Daniel Holsing gramid May J. Holsinger, his wife, executed unto 1 Austin Corbin as Trustee, a certain Deed of Trust, conveying to said Irustee, the hald in Clipton county, lows, described as follows, to with the hour of 2 o'clock r. M. of Said and y to the highest and best bidder therefor in eash, the hour of 2 o'clock r. M. of Said and the hour of 2 o'clock r. M. of Said a

in me vested by said deed of trust, I will, on Saturday, the 17th day of December, A. D. 1859, at the hour of 2 o'clock in the afternoon of said day, at the Court house door, in the city of Davenport, expose and offer for sale at public auction the parcels of land above described, or so much thereof as shall be necessary to satisfy and pay the amount of said notes, with the interest thereof to the day of sale, together with all the costs

on to the day of sale, together with all the costs and expenses attending said sale, costs of this notice, and trustee's fees.

Dated the 21st day of November, A. D. 1859, nov22

AUSTIN CORBIN Trustee.

TRUSTEE'S SALE, — WHEREAS ON THE 1st day of January A. D. 1858, Zacharius Egger and wife executed unto Austin Corbin as afternoon of said day, at the Court House door, in the city of Davenport, expose and offer for sale, at public auction, the parcel of land above described, or so much thereof as shall be necessary to satisfy and pay the amount of said note, with the interest thereon to the day of sale, together with all the costs and expenses attending said sale, costs of this notice, and Trustee's fees.

Dated the "1st day of November, A. D. 1859.

AUSTIN CORUIN,
nov22

AUSTIN COREIN, nov22

Trustee.

Trustee the land in Scott County, and State, as Trustee.

Trustee the land in Scott County, lowa, described as follows, to write.—The south-west quarter of the south-west quarter of section twenty-two (22), and the north-west quarter of section twenty-two (22), and the north-west quarter of section thrust.

Trustee the land in Scott County, lowa, described as follows, to write.—The south-west quarter of the north-west quarter of section twenty-two (22), and also one hundred and twelve and one-half (112/5) arese of land taken off of the west side of the north-west quarter of section thrive-net (31), all in Township seventy must (31), north-west quarter of section thrive-net (31), all in Township seventy must (31), north-west quarter of section thrive-net (31), all in Township seventy must (32), north of range two (2) cast. Which said conveyance was made by the said Dr. Ignatius Langer, for the purpose of securing the payment of ten certain promisery notes and the interest thereon, signed by said Dr. Ignatius Langer, dated the 20th day of May, A. D. 1857, of which notes, the following are due and unpaid: One for four hundred (400) dollars, due Nov. 20th, 1859, all of said notes drawing interest after maturity at the rate of ten (10) per cent. per north of the south core of the south of the second of trust, conveying to said trustee the land in Scott County, in Blook L, of Mortgages, page 164, to which reference may be had.

And now, said mentioned notes having become due and payable, and the said one of trust, in Blook L, of Mortgages, page 164, to which reference may be had.

And now, said mentioned notes having become due and payable, and the said most of trust

Dated this 30th day of November, 1859. dec 2 Sheriff of Scott co., lows.

sat line of the road leading from Davenpart to Allen's Grove, thence running weat five [5] chains to so pot, thence running weat five [5] chains to so pot, thence running weat five [5] chains to set side of easi froad thence south four and one half [12] chains to west side of easi froad thence south four and one half [13] chains to west side of easi froad thence south four and one half [14] chains to west side of easi froad thence south four and one half [14] chains to we side of easi froad thence south four and one half [14] chains to we side of easi froad thence south four and one half [14] chains to we side of easi froad thence south four and one half [14] chains to we side of easi froad thence south four and one half [14] chains to we side of easi froad thence south four and one half [14] chains to a post, thence easi for easi at public outery at the door of the Court House, in Scott County, Iowa.

And I hereby give public notice that I shall defer for sale at public outery at the door of the Curt House, in Swot County [15] was described by the side of the light day of January, A. D. 1859, Nathan Newby and Mary Newby his wife, executed unto Austic Cribin, as Trustee, a certain Deed of Trust, conveying to said Trust each in Scott County, Iowa.

L. No. 91 [6] in Block No. three [3], in Mack intensity 2 addition to the city of Davenport. Which said conveyance was made by the said Nathan Newby and when Rebert Newby, Asade the 5th day of January, A. D. 1859, and payable in eight mouths after date, to the order of F. H. Cutting at the Banking House of Macklot & Corbin, with interest and costs, to which interest and easies and one extain promissory note, and the rest thereon, signed by said Nathan Newby and when side on wealth of the property of the said Nathan Newby and whence the stable of the per cent from date.

And I hereby give public outery at the door of the corbin, this interest and easies. A state of lows.

Sheriff of Scott Co., Iowa.

Sheriff of Scott Co., Iowa.

Sheriff of Scott Co., Iowa.

White and t

CHERIFF'S SALE.—The State of Iowa Scott County, in the District Court of Scott county, State of Iowa.

By virtue of an execution issued from the office of the Clerk of the District Court of Scott county, State of Iowa, in favor of Cannon & French Plaintiffs, and against M.S. Budiong, Defendant, dated November 23th, 1859, and to me directed, commanding me, that of the goods, chattels, stock or interest in any company, debts due, property in the hands of third persons, lands and tenements (which are not exempt by law from execution) of the said Defendant, I make, or cause to be made, the sum of one hundred and twelve 70-100 Dollars, with interest and costs: and by virtue of said execution, I levied upon the following described personal property, to wit: One Kin of Burned Brick, supposed to be about one hundred and twenty thousand.

And I hereby give public notice, that I shall offer for sale, at public outery, at the Brick Yard of said M.S. Budlong, in Scott county, Iowa, on Thursday, the 29th day of December, 1859, at the hour of 2 o'clock P. M. of said day to the highest and best bidder therefor in cash, the above described property, or sufficient thereof to satisfy the above debt, with interest and costs.

Dated this 80th day of November, 1859.

H. LEONARD, dec 2ts

Sheriff of Scott Co., Iowa.

Dated this 30th day of November, 1859.
II. LEONARD,

Sheriff of Scott co., Iowa.

TRUSTEE'S SALE.—Whereas, on the 22d day of April, A. D. 1858, Margaret A. Nichols and William D. Nichols her husband, of Scott County, Iowa, excetted unto Anthony Van Wyck as Trustee, a certain Deed of Trust, conveying to said trustee the land in Scott County, Iowa, excetted unto Anthony Van Wyck as Trustee, a certain Deed of Trust, conveying to said trustee the land in Scott County, Iowa, described as fallows, to-wit: A part of section No. thirty-four [34], in Township No. seventy-nine [79], north of range five, east of the fifth principal meridian, being the tract conveyed on the 19th day of May, 1558, by William J. Parkhurst and wife, to said in strument of conveyance as follows, viz: Commencing in the Osage hedge fence, 33 feet, north of the half section line between the lands of A. H. Davenport and said Wm, J. Parkhurst and Griswold Van Duzer, one hundred and forty nine [149] rods west of the line between the lands of A. H. Davenport and said Wm, J. Parkhurst, thence north to the line between the lands of S. H. Davenport and said Wm, J. Parkhurst, thence north to the line between the lands of S. H. Davenport and said Wm, J. Parkhurst, thence north to the line between the lands of S. H. Davenport and said Wm, J. Parkhurst, being eighty-nine and two-thirds [894] rods to said ledge fence, 35 68-100] rods, thence west thirty-five and sixty-right one hundredths [35 68-100] rods to the place of beginning, entaining twenty acres, more 67 to said ledge fence, thence cast thirty-five and sixty-right one hundredths [35 68-100] rods to the place of the 5th P. M. Which said conveyance was made by the said Margaret A. Nichels and William D. Nichols, and Margaret A. Nichels and William D. Nichols, and Margaret A. Nichels, dated the 22d day of the 5th P. M. Which said conveyance was made by the said Margaret A. Nichels and William D. Nichols, and Margaret A. Nichels, dated the 22d day of the 5th P. M. Sisolo, dated the 22d day of the 5th P. M. Sisolo of the Court of Scott Courty, to the court

May, A. D. 1858, and payable eight months after date, to the order of Almet Skeel, at his office in Davenport, for the sum of eleven hundred and sixty-six 65-100 dollars, with interest at the rate of ten per cent, perannum after maturity.

And now said promissory note having become due and payable, and the said Margaret A. Nichols and William D. Nichols having failed to pay the same, I, Anthony Van Wyek Trustee as aforesaid, do hereby give this public notice, that by virtue of the power which is in me vested by said Deed of Trust, I will on Saiurday the 17th day of December, A. D. 1859, at the hour of two o'clock in the afternoon of said day, at the Court House door in the city of Davenport, expose and offer for sale at public auction, the parcel of lard above described, or so much thereof as shall be necessary to satisfy and pay the amount of said note with the interest thereon to the day of sale, together with all the cost and expenses attending said sale, costs of this notice and Trustee's fees,

Dated the 21st day of November, 1859.

LEGAL.

LEGAL.

SHERIFFS' SALE.—The State of Iowa, Scott of Only, State of Iowa.

1 ty virtue of special execution issued from the office of the District Court of Scott denorty the Iowa of Special execution issued from the office of the District Court of Scott General Property of Special Property of James India.

The Ionor McGavan, James Thomas, Elizabeth Thompson, John Kiner, Maria Kaylor, Thos.

A. Robinson, Samuel Nason, John Doser, Clement Smyth, Robert Nelson, Elizabeth Thompson, John Elizabeth Thompson, John Elizabeth Thompson, John Boser, Clement Smyth, Robert Nelson, Elizabeth Rompson, John State, Maria Kaylor, Thos.

A. Robinson, Samuel Nason, John Doser, Clement Smyth, Robert Nelson, Elizabeth Rompson, John State, Maria, Stripe and Large of the Smyth, Robert Nelson, Elizabeth Thompson, John Lorent Smyth, Robert Nelson, Elizabeth Thompson, John Maria, All Smyth, Robert Nelson, Elizabeth Thompson, John Lorent Smyth, Robert Nelson, Linguistic American Smyth, Robert Nelson, Linguistic Amer

place of beginning, containing tour [4] acres, more or less.

And I hereby give public notice that I shall offer for sale at public outery at the door of the Court House in the city of Davenport, Scott coafty lowa, on Friday the 30th day of December, 1859, at the hour of 3 o'clock P. M. of said day to the highest and best bidder therefor in cash, the above described property, or sufficient thereof to saitsfy the above debt, with interest and costs.

Dated this 29th day of November, 1859.

H. LEONARD.

deel Sheriff of Scott co., lowa.

decl Sheriff of Scott co., lowa.

CHERIFF'S SALE.—THE STATE OF lOWA
Scott County, in the District Court of Scott
County, State of Iowa.

By virtue of a special execution issued from the
office of the clerk of the District court of Scott
county, State of Iowa, in favor of Gutavous A.
Bentley plaintiff, and against James W. Willard,
Stephen S. Wemott, Theodor V. Wemott, Shipman & Goodman, Oliver Rose, Edward A. Turpin,
Phineas Merwin, George W. Hall, Henry B. Mathews, Edward Farrier, W. L. Jones, Burrows &
Prettyman, E. J. Ford, George L. Nichols, Ebinezer Sherman, John P. Cook and George W.
Wright defendants, and dated this November 26th
1859, and to me directed, commanding me, that of
the real estate hereinafter described, 1 make, or
cause to be made, the sum of fifteen hundred and
nine and 59-100 dollars, with interest and costs.
And by virtue of said special execution, I levied
upon the west half of the south-west quarter and
the north twenty (20) acres of the north-east
quarter of the south-west quarter, and also the
south-east quarter of the north-west quarter all
in section No. ten (10), in Township No. seventynine (79), north of range one (1), east of the
5th P. M.

And I hereby give public notice that I shall
offer for sale at public outery at the sloor
Court House in the city of Davenport, Scott
county Iowa, on Tuesday, the 27th day of
December, 1859, at the hour of 2 o'clock P. M.
of said day to the highest and best bidder
therefore in cash, the above described property,
or sufficient thereof to satisfy the above debt,
with interest and costs.

Dated this 26th day of November, 1859.

line of said street sixty-four feet, to place ginning.

And I hereby give public notice that I shall offer for sale at public outery at the Court House door in the city of Davenport, Scott county, on Friday the 36th day of December, 1859, at the hour of 2 o'clock r. M. of said day to the lighest and best bidder therefor in cash, the above described property, or sufficient thereof to satisfy the above debt, with interest an I costs.

Dated this 29th day of November, 1859.

H. LEONARD,
Sheriff of Scott co., Joya.

[16]. in Townsh'p seventy-seven [77], north of range two [2], east of the 5th P. M., all th Scott Co., Iowa.

And I hereby give public notice that I shall offer for sale at public outery at the door of the Court House in the city of Davenport, Scott County, Iowa. on Friday, the 30th day of December, 1859, at the hour of 2 o'clock P. M. of said day to the highest and best bidder therefor in cash, the above described property, or sufficient thereof to satisfy the above debt, with interest and costs.

Dated this 29th day of November, 1859.

H. LEONARD,

nov30 Sheriff of Scott County, Iowa.

nov30 Sheriff of Scott County, Iqwa.

nov30 Sheriff of Scott County, Iqwa.

SHERIFF'S SALE.—The State of Iowa, Scott County, in the District Court of Scott County, State of Iowa.

By virtue of an execution issued from the office of the Clerk of the District Court of Scott County, State of Iowa, in favor of Corwing & Co., plaintiff, and against Andrews & Shelley Ilaintiffs and adainst Andrews & Shelley Ilaintiffs and commanding me, that of the goods, chattels, stock or interest in any company, debts due, property in the hands of third persons, lands and tenements (which are not exempt by law from Execution) of the said defts, I make, or cause to be made the sum of two hundred and seventy-one and 01-100 dollars, with interest and costs. And by virtue of said execution, I levied upon the following described personal property, to-wit: One single Buggy and one note executed by Henry Vurug and Charles Schmidt, payable to John Weaver, for the sum of 35 dollars [\$35], and dated Sept. 9th, 1858, Also one other note executed by Archabald Duncan, and payable to B. Andrews.

And I hereby give public notice, that I shall offer for sale at public outery, at the door of the Court House, in the City of Davenport, Iowa, on Friday, the 30th day of December, 1859, at the hour of 2 o'clock P. w of said day, to the highest and best bidder therefor in cash, the above described property, or sufficient thereof to satisfy the above debt, with interest and costs.

Dated this 29th day of November, 1859.

H. LEONARD, nov30

nov30 Sheriff of Scott Co., lowa.

EXCELSIOR. Washing-Day Made Easy. Perfect atisfaction Guaranterd

LIAVING PURCHASED THE RIGHT TO

manufacture and sell the above machine in the State of Iowa, we hereby give notice to all who have washing to do (and who have not) that we are prepared to fill all orders that may be made or. Call and see, and be satisfied that we have The Very Best Washer now in Use. They can be had on Third street, near corner of Brady, and between Brady and Perry. Price \$7. Remember, we guarantee perfect satisfaction or an action.

LEGAL.

MERIFF'S SALE.—The State of Iowa, Scott County, in the District Court of Scott County, State of Iowa.

By virtue of an execution issued from the office of the clerk of the District Court of Scott County, State of Iowa, in favor of Joseph A. Le Claire plaintiff, and against Charles Pagus and Henry Kuhl defendants, dated the 29th day of October, 1859, and to me directed, commanding me that of the goods, chattels, stock or interest in any company, debts due, property in the hands of third persons, lands and tenements (which are not exempt by law from execution) of the said defendants, I make or cause to be made the sum of three hundred and forty three and 32-100 dollars, with interest and costs, and by virtue of said execution, I levied upon the following described property, to-wit:—Four shares of stock in the Davenport Starch Company, taken as the property of the above named Henry Kuhl.

And I hereby give public notice that I shall offer for sale at public outery, at the door of the Court Heuse in Scott County, Iowa, on Saturday, the 23d day of December, 1859, at the hour of 2 o'clock P. M. of said dry, to the highest and best bidder therefor in cash, the above described property, or sufficient thereof to satisfy the above debt, with interest and costs.

Dated this 23d day of November, 1859.

H. LEONARD, nov24

CHERIFF'S SALE.—THE STATE OF IOWA,
Scott county, in the District Court of Scott
county, State of Iowa.

By virtue of a special execution issued from the
office of the elerk of the District Court of Scott
county, State of Iowa, in favor of Samuel Perry,
plaintiff, and against William Bryan and J. J.
Walley, dated on the 15th day of October, 1859,
and to me directed, commanding me, that of the
real estate as hereinafter described, I make or
cause to be made, the sum of eighty dollars and
thirty-five cents, with interest and costs, and by
virtue of said execution, I levied upon a lot sixteen
feet front on Brady street, by sixty (60) feet deep,
being part of block fifty-nine (59) in the city of
Davenport, beginning one hundred and seven
(107) feet north of the southwest corner of said
block fifty-nine (59) thence north sixteen (16) feet
thence east sixty (60) feet, thence south sixteen
(16) feet, thence west sixty (60) feet. The same
being a lease hold estate thereon, running to
June, A. D., 1861.

And I hereby give public notice that I shall offer
for sale at public outery at the door of the Court
House, in the city of Davenport, on Monday, the
26th day of December, 1859, at the hour of 2
o'clock P. M., of said day, to the highest and best
bidder therefor in cash, the above described propcry, or sufficient thereof to satisfy the above
debt, with interestand costs.

Bated this 25th day of November, 1859.

H. LEONARD,
nov 26.

Sheriff of Scott county, Iowa. SHERIFF'S SALE .- THE STATE OF IOWA.

CHERIFF'S SALE.—The State of Iowa, Scott County, In the District Court of Scott County, State of Iowa.

Ry virtue of 2 executions issued from the office of the Clerk of the District Court of Scott County, State of Iowa, in favor of Christopher Kruse plaintiff, and against Hans F.Platt, Detlef Arp and Freiderick Moller defendants, dated October 21st, 1859, and to me directed, commanding me, that of the goods, chattels, stock or interest in any company debts due, property in the hands of third persons, lands and tenements (which are not exempt by law from execution) of the said defts., I make or cause to be made, the sum of twelve hundred and thirty-six 40-100 dollars, with interest and coats; and by virtue of said execution, I levied upon the following described personal pro-

hundred and thirty-six 40 100 donary, with Interest and costs; and by virtue of said execution, I
levied upon the following described personal property, to-wit:—4 brown horses, 6 milch cows, 1
heiffer, 1 ox, 1 bull, 2 young bulls, 3 calves, 2 harrows, 2 double wagons and harness, I mowing machine, 2 sleds, 1 cultivator, 6 plows 1 fanning mill,
1 saidde, 1 corn mill, 1 new wagon box, 2 hay rakes,
1 wheel barrow, 1 grindstone, 1 threshing, nachine
and horsepower, 1 ox yoke, 6 hay forks, 1 hay raker,
1 sorrel mare, 1 sorrel horse, 2 brown mares, 2 setts
double harness, 1 double wagon, 2 prs harrows, 1
mowing machine, 3 plows, 1 sled, 1 fanning mill, 1
saddle, 6 cows, 1 heiffer, 1 trucks of machine, 4
calves, 1 grindstone, 3 forks, 1 roller.

And I hereby give public notice that I shall offer
for sale at public outery at the farms of said Platt
and Arp, in Hickory Crove Township, Scott County, lowa, on Monday the 10th day of January, 1860,
at the hours of 9 and 4 o'clock of said day to the
highest and best bidder therefor in cash, the
above described property, or sufficient thereof to
satisfy the above debt, with interest and costs.

Dated this 10th day of Dex, 1859.

II. LEONARD,
the stand best bidder therefor in cash, the
above described property, or sufficient thereof to
satisfy the above debt, with interest and costs.

Dated this 10th day of Dex, 1859.

II. LEONARD,

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By virtue of an excellion issued from the office of the Clerk of the District Court of Scott County, State of Iowa.

By virtue of an excellion issued from the office of the Clerk of the District Court of Scott County, State of Iowa, in favor of James B. Eelliott plaintiff and vgainst Charles Smallfield, H. Smallfield and Frederick Bolte defendants, dated November 16th, 1859, and te me directed, commanding me, that of the goods, chattels, stock or interest in any company, debts due, property in the hands of third persons, lands and tenements (which are not exempt by law from Execution) of the said defts., I make, or cause to be made, the sum of one hundred and eigety-four 28-100 (\$184,28) dollars, with interest and costs. I levied upon the following described property, to-wit: —2 cows, 3 heifers, 5 steers, 1 two horse wagon, 1 fanning mill, 1 Mc Cormick reaper, 1 breaking plow, 1 iron plow, 2 common plows, 1 cultivator, 1 yoke of oxen nine years old, 1 McCormick reaper and 1 two horse wagon.

And I hersby give public notice that I shall of-