

MISCELLANEOUS.

HUB PUNCH

TO TOP OFF A DINNER.

May be Drank Clear, as a Cordin



For a dinner
thoroughly
appointed, the
good old wa
was to wash down the last triumph
of the feast with copious libations of
old Port and Golden Sherry; but
"HUB PUNCH" has added a new
sensation to the epicure. Its deli
cacy, aroma, flavor, and delicious
but gentle effects, proclaim it the
nectar fit for the gods banqueting of
Olympus.

Mrs. HUB PUNCH with Ice Water,
Cold Tea, Lemonade, or Soda. It
will be found everywhere unvarnished.

TESTIMONIALS.

"An admirable tonic."—*London Tribune*.
 "Does not require prescription."—*London Times*.
 "Added to the good things of the table it encourages good nature."—*London Republic*.
 "Invaluable for a little treat when a friend drops in."—*New York Evening Post*.
 "Many people look the same; but to know Purely Irish Punch is to know a much richer kind of know."—*Spirit of the Times, N. Y.*
 "The popularity of Irish Punch is testimony to the success in this branch and general commendation."—*THE LANCET*.
 "Our sales of Irish Punch have surpassed those within three months a larger quantity than was sold in the same period of the year 1884."—*THE DUBLINER*, New York and Chicago.
C. H. GRAVES & SONS, Boston, Mass.
 Trade supplied at Manufacturers' prices.

RICHARDS & HANSEN,
Agents for Pacific Coast, San Francisco, Cal.

Sheriff's Sale.

BY VIRTUE OF A DECREE AND ORDER OF the superior court of the Sixth Judicial District of Nevada, and for the County of Lincoln, state of Nevada, and to be directed and delivered pursuant to a judgment rendered in said court, on the twenty-ninth day of January, A. D. 1901, in favor of the County of Lincoln, state of Nevada, and against George W. H. Russell, plaintiff, and against George W. H. Russell, Elizabeth Russell, Margaret Russell, William G. Russell, Elizabeth McMoray, Amelia G. McMoray, West McMuray, James McCallie, Michael McCallie, M. F. Groumet, and David Sweeney, defendants, the undersigned sheriff of said county, for the sum of six thousand eight hundred and sixty-seven (\$6,867.10) dollars, debt, together with six hundred and eighty six (\$686.10) dollars, lawyers fees and one hundred and sixty six (\$166.00) dollars, costs, and all accruing costs and interest, I have levied on the following property, to wit:

All of the right, title and interest of the said defendants in and to those certain mining claims situated in said Palate Mining District, in the County of Lincoln, state of Nevada, located and recorded in the records of said Palate Mining District, and as called as follows to-wit:

The Ince mine, Flato George mine, San Crust mine, The Nevada mine, The Nevada Peak mine, Halbrook mine, and the Savage mine. The interest hereby ordered sold and in-

In this case being as follows, to wit: All the certain mining claims containing eight hundred (800) feet, and known and recorded in said district as the "Inch" mine, which claim contains one thousand feet. An undivided interest of two hundred (200) feet of that certain mining claim known and recorded in said district as the "Savage" mine, which said claim contains one thousand feet. An undivided interest of two hundred and sixty-six (266) feet of that certain mining claim known and recorded in said district as the "Balboa" mine, said claim contains four hundred (400) feet, more or less of that certain mining claim contains eight hundred (800) feet, and known and recorded in said district as the "Plato Negro." An undivided six hundred (600) feet of that certain mining claim and mine known and recorded in the records of said district as the "Silver Peak" mine, which said claim contains eight hundred (800) feet. A certain mining claim containing eight hundred (800) feet and known and recorded on the records of said district as the "Democrat" mine or mining claim. All of that certain mining claim, which contains eight hundred (800) feet, and known and recorded in the records of said district as the "Diagon" mine or mining claim. An undivided one thousand (1000) feet of that certain mine or mining claim known and recorded in the records of said district as the "Santa Cruz" mine or mining claim, contains a total of twelve hundred (1200) feet. An un-

vided interest of two hundred and sixty-six and
 two-thirds (206 2/3) feet of the certain mine
 and was also recorded in the Nevada Public
 Records in the "Pomora" mine or mining claim
 which contains eight hundred (800) feet of
 the certain mine or mining claim known as
 recorded and is also recorded in the Nevada
 Public Records in the "Pomora" mine or
 mining claim which said mine contains eight
 hundred (800) or one thousand (1000) feet of mine
 around All of those certain springs of wa-
 ter and all the water rights thereto, incident to
 the same, are owned and controlled by the
 appellant, known and recorded as the "Tie-
 poon" Springs, and the one hundred and six-
 ty-six (166) acres of land known as the Ruse-
 and McMurray land, on which said "Tiepoon"
 Springs are situated; said land and spring
 rights are owned and controlled by the ap-
 pellant, known and recorded as the "Tiepoon"
 from the "Inca" mine hereinbefore describ-
 ed. All of said mines and mining claims being
 situated, located and recorded in the 7th Pa-
 mineing District, Lincoln county, Nevada,
 will more fully appear by the mining records
 said mining district.

Notice is hereby given that on

Monday, the 16th day of May,
 A. D. 1911, at the hour of 12 o'clock m., et
 day, I will sell all the right, title, and inter-
 est of said George Russell et al., in and to
 above described property, to the highest and
 best bidder, to wit: the final session of the
 County Court House, Piorce Lincoln
 Nevada, at public auction for cash in hand
 to the highest and best bidder, (a) making ex-
 ception and al cove.

Attest
 W. L. McKEE, Sheriff

Notice to Lienholders.

NOTICES HEREBY GIVEN THAT undersigned has commenced an action in the Justice Court of Piche Township, Lincoln County, Indiana, to prevent the defendants from continuing to operate and to cause the defendants to pay damages for the same. The defendants are plaintiffs in said action, to-wit: The Ohio Mining Company, Ohio mine and Columbus mine are defendants, in which action brought to enforce the same in favor of plaintiff and against defendants, upon the following grounds: That the defendants have unlawfully and without authority, taken and appropriated the property and premises, situated District Mining District, Lincoln County, Indiana, to-wit: the Ohio mine, known as the Mayflower mine, in said district, containing gold, silver, iron, copper, lead, zinc, tin, diamonds, dollars, gold coin, and is claimed upon the basis of the virtuality of an Act of the Legislature of Indiana, to-wit: the act entitled "An Act to secure liens to miners and others, and to repeal all other acts in relation to the same," approved March 24, 1876. No other liens, except those provided for by the act, therefore, all other liens, claiming to be liens, upon said premises, under the provisions of said Act are hereby notified to be void, and before said Court on the 15th day of February, 1906, at 10 o'clock A. M., then and there exhibit their said liens in proof thereof.

WILLIAM HARRIS CHURCH, Lincoln Co., Ind.