AND SHEAR SHOW THE STATE OF PARKWAY DRIVING CLUB, Sept. 20th & 21st, 1893.

2:40 Class. Purse \$200.

AZMON.B. 6.1890 by Azmoor, 2:20 1/2, Dam, by Gen. Benton 3,3,2,1,1,1, Daisy Wilkes, ch. m. by Wilkie Collins, Dam by Pluto 2,2,1,2,2,2, Lady Edwards, ch. m. by Startle, Dam by Joe Geiger 1,1,3,dis\$ Lady Marrison, blk. m. by Blackwood Prince 2:23 1/4

A Commence

The Assert Company of the Company of

Dam by Harry Clay

4,4,dis.

Time, 2:33 1/2, 2:31 1/2, 2:32 1/2, 2:31, 2:32, 2:33 1 1. 4. 15. Owned by C. W. Kellogg, Esq., New York. aren apoliten i Apiten ilanis referenciment diserena destanter, ab actopi romenco ilse a tago aten ariot Incluere una dell'albestantico di un organismo de mandica de l'ille carescina di diserso atente este encellos the different bullet in the order than in the control of the order of the first of the first of the order in the choop some one nearly on remote and muchine same not bechoosed a constituence are included through the will be Things Limited? If a greatest that is not so include not also contains the remote outstook in the include of a

Note from New York Recorder., Sept. 22nd, 1893: Befrikken for thre group. De kinebren fikturande pie pelieperat gelgerie git vog boerele arket Mesting de ser jeu escribure proceste de 1de sere house deput, och der dette detratedes describins sind eine de Begging a despik hvog bill excepted flix dielet. In demonstrem sides and igt de sere det certa angendes et alcouds Machte egsept deltje extinachde excepte sin noe ellema flet antic side pediabite except se descendibilismes didfe The finish of the 2:40 class race at the Parkway Driving Club, unfin-

indekt fil Neg Fag Adesia i plag på på diskip andag på ka best at galeripe bulle, nud en ished from Wednesday drew quite a good sized crowd, and those in attendant man, and me have, on such house more becoming it perhapsing the copiest daths, and recoil on such and resaw a horse race. When it became time to start only Daisy Wilkes, winner of one heat on Wednesday, Lady Edwards winner of two heats, and the brown //3-year-old colt Azmon, by Azmoor (2:20 1/2) - Ahwaga by Gen. Benton re-

sponded to the bell. When they atarted off it was generally supposed that Lady Edwards would finish it up, but she broke on the first turn, Truck to the telephone of the first telephone for began to hobble and pace, and the result was she was distanced. Then

Azmon and Datsy Wilkes had a great fight to the three-quarters, where Daisy broke resulting in the young stud getting the heat in 2:31. The

mext two Heat's and the race Bulling went to Azmon in 2:32 and 2:33. mant set the sale. In population of the spirituals, this exits, considered to be required to indicative policies. al tentalisans a composition policistic propertion of the transformation of the place alabae, as turber for announce The composition to the entire tentalisation and tentalism excuring the transform to the formation to the composition of the

out the transfer of the property of New York, Sept. 23rd, 1893. Lie bonne Mayville, not a superscript consideration of the contract of the contract of the contract of the contract contract of the cont ranger, and taggers to design and principly you begin all legals and incomed is some order agency to any chair chair delicate

The state of the lease of the control of the part of the state of the second of the se my 3-year-old do his work as above. How are you getting along you and I role sulting the few terms the energy of early experiences in the personal consequences and an energy method

I hope well! As ever, yours?

This was his first race. 45 libs overweight competitors aged hors of large experience, all had trotted between 2:28 and a fraction and 2:26/18 (six heat race) 2:26; a six heat race, three heats left over on account of darkness and finished up next day 21st dark pure became a product and account and account of the contract of the co The fire butter or some or or proportion

I agree to deliver said property at the place of sale on or before the day of and place it subject to your order in the stables pertaining to the sale premises, and I further agree that said property shall be subject to absolute sale for cash and that I will not dispose of it at prior sale nor withdraw any part of it except in cases where, after the signing hereof, sickness or injury occurs to animals hereby consigned, sufficient in its nature to prevent For Abso-lute Sale. them from realizing fair prices. And I further agree that I will not bid on said property, nor permit by-bidding to be done in my own interest, nor will I, my agent, or employee, bid for any other person, unless the written authority of such person has first been filed with you, specifying the property he wishes bids to be made upon, nor will I in any way interfere with the sale of said property to the highest disinterested public bidder. It is further agreed, that until said property is sold and delivered it is at my risk, as to safety and health, and that the duty of procuring insurance, if any is wanted, shall be mine; but in case of sickness among the animals you are authorized to employ at my expense the services of a veterinary surgeon to treat them, if in your judgment it is necessary Risk. and I am not present to attend to the matter myself. I represent to you that I am the sole, true and rightful owner of the property herein consigned, and that I am possessed of full and unquestionable right to sell the same. I also represent to you that no other person holds any right or title to or lien or claim upon said property that can in any way interfere with its rightful sale and delivery as herein contemplated, or that can hereafter deprive the buyer of full and complete ownership of said property. And it is understood that such right and title is guaranteed by me to the buyer. I further represent to you that my correct residence and address is as given with my signature hereunto, and it is agreed that you may, at your option, pay to me the proceeds of the sale of said property in the form of a check on bank to my order, deliverable to me by your agent or by mail at my residence as given. Title. my residence as given. It is understood and agreed by me that I am to provide with each animal sold, a sufficient halter for which there shall be no charge to the buyer. I also agree that I will inform you of any unsoundness, vice, defect or fault known to me that may exist in any of the animals, in order that the same may be announced prior to or at the sale in such manner as you may consider necessary to the maintenance of fair dealing with bidders, whether such animals are warranted or not, and I agree to defend and protect you from all legal and financial damages that may arise from their vice, defects or faults. I also agree that I will not send to the sale any animal possessed of any contagious or infectious disease, or Condition of Property. one that is known or suspected of having been exposed to such disease within a period of four months preceding the date of sale. I further agree to have all animals, for which a pedigree is claimed, recorded in if not already so recorded, without delay, and to accept the pedigrees as they may there appear as proper for announce-Pedigree. ment at the sale, or publication in the catalogue. Otherwise, you shall not be required to announce pedigrees. I also agree to furnish you for publication in the catalogue and announcement at the sale, a list of all records, forfeits, engagements, declarations and penalties that stand against, or are incumbent upon or in any way affect the future racing privileges of any of the horses herein consigned. Race Engagements. You are authorized to decline bids that are made by persons apparently intoxicated, or disorderly, or who have defaulted on former purchases, and should a bidder to whom property has been struck down fail to pay for and receive the same, you are authorized to sell it privately under the same conditions to any other person, at the same privately under the same to the same property has been strucked by the property has been strucked by the property has been strucked by the pay for and receive the same, you are authorized to sell it privately under the same conditions to any other person, at the same private by the property has been strucked by the pay for and receive the same private by the pay for any property has been strucked by the pay for any private by the pay for any private by the pay for any property has been strucked by the pay for any property has been strucked by the pay for any pay for any property has been strucked by the pay for any property has been strucked by the pay for any property has been strucked by the pay for any property has been strucked by the pay for any pay for any property has been strucked by the pay for any property has been strucked by the pay for any property has been strucked by the pay for any pay fo Selling. next lower price that was bid; or, failing to obtain a private buyer, it may be resold at auction; but, if in your judgment it is too late to resell to advantage, the property in question shall be received back by me and no commission charged as far as relates to such returned property. It is understood and agreed by me that when property is warranted, the buyer, upon depositing with you the price thereof (unless such deposit is waived at your risk), may be allowed to receive such warranted property into his possession for trial during the announced period of warranty (notwithstanding any contrary restrictions in the terms announced to the public on the day of sale), and the property so warranted shall not be considered to be sold and delivered in the announced period of warranty has expired, and not then, if in the meantime an objection has been made by the buyer to the validity of the warranty. But if in the meantime no such objection has been made, the property shall be considered to be sold and delivered, and the seller shall be entitled to receive in due course the net proceeds of the sale. If on the contrary such objection is made by the buyer before the announced period of warranty has expired, it shall be If on the contrary such objection is made by the buyer before the announced period of warranty has expired, it shall be your right and duty to decide whether the property fulfills the warranty or not, or to appoint a person to decide, and the decision in either case may be made upon a trial of the property in such manner and for such length of time as you or your appointee shall think fit, on in place of or in addition to such trial, the decision may be made upon evidence of such nature and taken in such manner as you or your appointee shall think fit. And the decision so arrived at shall be final, and all property warranted by me and thus found not to accord with the warranty shall be received back by me, and you shall be entitled to the same charges as though the sale had been perfected, and also to all additional expenses necessarily incurred by you and by the buyer, in the care of the property and in determining the validity of the warranty. And it is understood and agreed by me that any and all representations made by my verbal or written authority, or both, in the catalogues sale or from the auction stand, of a nature to influence bidding, shall be regarded as warranted, whether specifically announced as any part of a formal warranty or not; and that any horse represented as a hunter, carriage Warranty. specifically announced as any part of a formal warranty or not; and that any horse represented as a hunter, carriage horse, driving horse, or saddle horse, must be capable of performing the implied duties, and sound in wind and eyes, unless the contrary is published at the time of sale; all of which representations are equivalent to warranties, and shall be subject to the provisions of this clause. It is understood and agreed by me that your charges shall be a commission of ten per cent on the sale prices, and in addition thereto a charge for keeping horse and cattle while in your possession previous to and one day following their sale, at the rate of one dollar a day, per head, in open stalls, and one dollar and fifty cents per day in box stalls. And if the animals are not sent to the place of sale at the time herein agreed, you shall be entitled to charge the same rates for keeping as though they had occupied the stalls. In Combination Sales and all sales on which extra amounts of advertising are expended, the actual disbursements for advertising the entire sale, including cost of postage on catalogues, shall be charged pro-rate to all consignments in proportion to amounts realized by each (except in cases of catalogues of tabulated pedigrees, of which the cost and postage shall be divided in proportion to space occupied by the different consignments in such catalogue). Proper charges may also be made for keeping smaller animals that may be sold, such as dogs, sheep, swine, etc. Storage on vehicles and washing same may be charged at schedule rates of the American Horse Exchange, Limited. It is agreed that all charges authorized in this contract, all advances made on property herein consigned, and all proper expenses incurred by you in relation thereto, shall be retained by you out of the proceeds of the sale of the property, and that if property entered in the sale is withdrawn for any of the causes herein provided, after the sale has been advertised, I will pay towards said advertising the same percentage upon fair valuations that is paid upon other

Charges.

(3. • •

Proceeds.

been advertised, I will pay towards said advertising the same percentage upon fair valuations that is paid upon other property in the sale. It is further understood that no payments of proceeds for property sold shall be due until the fourth day (exclusive of Sunday) after the termination of the sale in which it is sold (and where said sale holds for a succession of days this period shall date from the termination of the last day), at which time it shall become due, provided that you have received the purchase money or delivered the property to the payer, but not otherwise; and excepting cases of disputed warranty, as before provided.

Animals Entered.

Signature of Owner

Post Office Address

Residence.