IRA L BARE, EDITOR AND PROPRIETOR

SUBSCRIPTION BATES. Entered at the North Platte (Nebraska) postoffice as

M. S. QUAY was elected senaton from Pennsylvania Tuesday with three votes above the required number- This settles one of the most bitter fights that has ever been waged against the re-election of a United States senator.

Ir is quite evident that the Omaha Bee would much rather have Congressman Mercer at Washington than in Lincoln. The Bee, however, is not alone in questioning the propriety of Mr. Mercer injecting himself into the senatorial fight.

THE introduction of bills in the legislature goes merrily on notwithstanding the excitement of the senatorial struggle. The legislators seem determined to do sufficient work to earn their salaries, even though eighty per cent of their bills never see light after introduction.

SENATOR BALDRIGE has introduced in the state senate a bill providing for nine judges of the state supreme court. The congested condition of that tribunal certainly calls for assistance. This thing of having cases pending in the supreme court for two or three years before being reached is ridiculous.

THE vote so far on United States senator gives no inkling T as to the final outcome, but indicates pretty conclusively that neither Thompson or Rosewatercan muster sufficient votes to elect. It looks very much as though a deadlock cannot be averted, the breaking of which will be a difficult mattter.

bill introduced by Representa- so moved were the people when tive Evans is very favorably re- they saw their beloved Hayward, ceived by members of the legis- after his two months battle with lature, both fusionists and re- this political bully, sink brokenpublicans. The former regard hearted and exhausted into a it as very equitable and that it premature grave, and so univerdoes not savor of politics. In sal was and is the revulsion drawing the bill Mr. Evans did against this man in every town tions of the territory which he that now, the name of "D. E. embraced in districts.

THE first bills recommended legislature, is the most unsatisfor passage by the legislature factory answer ever given back were those appropriating money to Nebraska people by their repfor incidental expenses of the session and for payment of members, officers and employes of the legislaturé. The boys evidently want to spend their money as fast as they earn it, and this they can very readily do. The member who comes out "even" at the end of the session is a lucky fellow.

THAT General Wood is taking care of the interests of the Cubans in every possible way is seen in the report that he will have an ice plant erected at Manzanillo, to compete with the combination there of two companies already established, who charge such exorbitant rates that the poor people cannot buy the product. General Wood will have what would be under civil law a municipal ice plant constructed to cost about \$10,000, and to sell ice at a reasonable figure .-Boston Transcript.

THE Daily State Capital, a newspaper published for the apparently sole purpose of defeating D. E. Thompson, is giving that senatorial candidate some warm shots. Here is one: So bold and unprecedented, and so black with dishonor was Thomp-

## **がたたいとうとうとうとうとうとうとうとうとうとうとうとうこうとうとうとうとうとうといい** A Twentieth Century Shoe Sale

# THE LEADER.



## Hamilton-Brown Shoes

for Men, Women, Boys, Girls and Children.

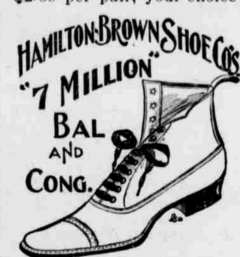


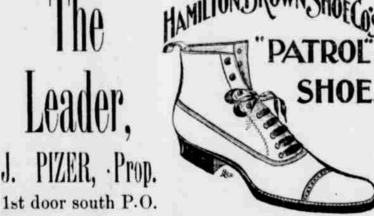
We have just received 5,000 pairs of the Hamilton-Brown best known brands which are now on sale at right prices. This special shoe sale will continue the balance of this month. FREE-With every pair of shoes costing \$1.00 and up a pair of Hose will be given free.

SPECIAL-Through the courtesy of the Hamilton-Brown Co. we will present a pair of the finest baby shoes made free to babies born during the year 1901. This offer holds good throughout the year.

We are exclusive agents in this county for the famous Queen Quality Ladies' \$3.00 Shoe, the best shoe in the world for the money.

200 pairs of Ladies' and Children's Shoes in broken sizes, some worth \$2.00 per pair, your choice at 98 Cents.





son's part in the closing act of WE learn the apportionment the drama of two years ago, and

of the republican members of the

resentatives.

A Baby's

is very much like the blossoming of a flower. Its beauty and perfection depends entirely upon the care bestowed upon its parent. Expectant mother should have the tenderest care. They should be spared all worry and anxiety. They should eat plenty of good nourishing food and take gentle exercises. This will go a long way toward preserving their health and their beauty as well as that of the little one to come. But to be absolutely sure of a short and painless labor they

## Mother's Friend

regularly during the months of gestation. This is a simple liniment, which
is to be applied externally. It gives
strength and vigor to the muscles and
prevents all of the discomforts of pregtancy, which women used to think
were absolutely necessary. When
Mother's Friend is used there is no
danger whatever.

Get Mother's Friend at the drug
store, \$1 per boitle.

THE BRADFIELD REGULATOR CO. Write for our free book, " Before Baby to Born."

### Vote on Senator The vote on United States

senator yesterday was a follows:

Allen...... 57 Kinkaid ..... 4 have been carried out to sea. Van Dusen ..... 1 Hays..... 1 Sutherland ..... 1 Harrington ..... 1 | C.

Necessary for choice 67.

Uncle Tom's Cabin. The famous play, which dates back so far that some people have a vague idea that it caused the war of rebellion, has been presented with religions regularity each dramatic T C. PATTERSON, season, sometimes with double little Evas and double Uncie Tom s even but never has it been given with such an elaborate stage dressing and realistic effects as this. In fact several of the features are in themselves sufficently novel to make it worth while to see "Uncle Tom Cabin" for the forty-seventh time Topsy is a fine piece of character and dialect acting with the additional virtue that is exceedingly funny. But the leading feature of the production is the gorgeous transformation scene which represents little Eva in the golden realms. This tableau is a beautiful and striking one, representing the flight of the angels of death and the opening of the golden gates. There are also several other noteworthy stage settings, representing a cotton picking scene. Eliza crossing the ice, etc. Some very pleasing singing of plantation melodies is given by a colored quartette, and there is some wing dancing that is a great novelty. The audience last night was a arge one. - The Times, April 14. The Ed. F. Davis colossal spectacular Uncle Tom's Cabin com-

Texas Flood Carried Away Casket.

Search for the casket containing the remains of Charles Coghlan has been abandoned at Galveston. The noted actor died there in November last year and for some unknown reason the metallic casket containing the body was Hainer ..... 6 tidal wave swept over the place Sept. last. The casket was swept from the 

Bible Most Popular Book.

Morlan ..... 1 all books. During the year 1899 the Thompson," called out by a few Murphy ...... 2 American Bible society issued 1,406,-800 copies in fifty-eight different lan-67,369,306 copies.

## PROFESSIONAL CARDS.

PHYSICIAN AND SURGEON, Offices: North Platte National Bank Building, North Platte, Neb.

HOMOEOPATHIST,

ATTORNEY-AT-LAW. Office over Yellow Front Shoe Store NORTH PLATTE, NEB.

J. S. HOAGLAND. W. V. HOAGLAND

Office over McDonald's Bank. NOBTH PLATTE, NEB

ATTORNEYS-AT-LAW. OKTH PLATTE, Office over North Platte National Bank,

S. RIDGELY,

ATTORNEY-AT-LAW. Office in Hinman Block, Dewey street, NORTH PLATTE, - NEBRASKA

DR. G. B. DENT

PHYSICIAN AND SURGEON. Office over Post Office. Telephone 115.

ATTORNEYS-AT-LAW.
NORTH PLATTE, - NEBRASKA
Grady Block Rooms 1 & 2. pany will appear at the opera NORTH PLA fredy Brock

C V. BEDELL

F. DENNIS, M. D.,

Over First National Bank, NORTH PLATTE,

Hoagland & Hoagland, ATTORNEYS AND COUNSELORS

WILCOX & HALLIGAN.

North Platte.

DAVIS & ROACH

With Our Compliments

continued good health and happiness, we present for New Year's, 190I, a fine variety of champagnes, other wines and wary, 1901 liquors, imported and domestic, for the season. It is our especial care that no inferior brand shall find its way to our shelves or cel-

and our best wishes for your

### HENRY WALTEMATH.

Legal Notice.

The defendants H. Emerson, first and Sept. 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln the penalties and interest amounts for the year 1894 in the sum of \$1636; for the year 1895 in the sum of 13 87; for the year 1896 in the sum of 16.08; for the year 1897 in the sum of 14.40; for the year 1898 in the sum of 13,75; for the year 1899 in the sum of 949; amounting in the total sum of \$83.95; with interest on \$64.67 at the rate of ten per cent per annum from the 13th day of August, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 11th day of Feb-

THE COUNTY OF LINCOLN.

A Corporation, By H. S. Ridgley, its Attorney

LEGAL NOTICES.

NOTICE OF INCORPORATION.

The name of this corporation shall be The Commercial Club. SECOND. The place of business of this corpora-

ion shall be in the City of North Platte. Nebraska.

The object of this corporation shall be o foster and develop the resources of North Platte and the general prosperity of its members, to promote business and social intercourse among its members and provide for them musical and literary entertainment and the comforts and onveniences of a club house.

FOURTH.

The capital stock of this corporation shall be limited to not exceed the sum of \$500.00, divided into 250 shares of \$2.00

Said shares to be fully paid when subscribed for. SIXTH

The indebtedness of this corporation shall not any time exceed the sum of

of \$300.00.

The officers of this corporation shall consist of a board of eleven directors to be elected by the stockholders at the annual meeting of the corporation, and a president, vice-president, secretary and tressurer, to be chosen by the board of directors from their own membership. In witness whereof we have bereunte

set our hands this 31st day of Decem

ber, 1900. E B. WARNER, IRA L. BARE. W. A. VOLLMER, C. F. IDDINGS, G. T. FIELD, R. L. GRAVES,

W. H. C WOODHURST S. RICHARDS.

## LEGAL NOTICE.

The defendants, Alice H. Coffin, Charles H. Coffin, her husband, Mary A. Prest, Cora C. McNeai, Charles E. McNeai, her husband, Gertrude Smith and Jennie L. Keith, being beneficiaries and legutees under the will of Morrell C. Keith, deceased, in the happening of certain contingencies, will take notice that on the 16th day of October, 1900, Willard B. Millard, as executer and trustee, and William A. Paxton, Sr., and R. S. Van Tassell, as administrators c. t. a. of the setate of M. C. Keith, deceased, filed their petition in the district court of Lincoln county, Nebraska, the object and prayer of which is for an order from this court permitting them to sell lots Four to Nine inclusive, in Block 3, of Himman's Second Addition to the day of North Flatte, Lincoln county, Nebraska, for the sum of \$1,000.00, to one Charles F. Iddings, and to convey the same to him by their deed as such representatives.

You and each of you, defendants, are required to ams ser said petition on or before Monday, the 18th day of Feb uary, 1901.

Bated at North Flatte, Neb., this 11th day of January, 1901.

WILLARD B. MILLARD,

As Executor and Trustee.

WILLIAM B. MILLARD,
AS EXECUTOR AND Trustee.
WILLIAM A. PANTON, SB., and R. S. VAN TASSELLas administrators c. t. a. of the estate of M. C. By Paul Chariton, their Attorney-

LEGAL NOTICE.

To the Mead Bond & Trust Company, John Doe, receiver of The Mead Bond & Trust Company, first and true name unknown, non-wesideat defendants.

You, and each of you, will take notice that on the 14th day of January, 1901. Charles F. Gitsee, plaintiff herein filed his petition in the district coart of Lincoln county. Nebraska, the object and prayer of which are to foreclose a certain mortgage executed by Rosa Embry and Hiran Embry on the south half of the southwest quarter of Section Thirty and the line north half of the northwest quarter of Section Thirty-Three, in Lincoln county, Nebraska, which said mortgage was given to secure the payment of a certain promissory note of the said Rosa Embry in the same of 800 00 with interest thereon from the first day of December, 1894. There is due and unpaid on said note and mortgage the sum of 800 00 (ii. Flamiiff asks that said premises may be sold to satisfy the recounts of four days of and mortgage the said sold to satisfy the asks that said premises may be sold to satisfy the amount so found due on said note and mortgage. You are required to answersaid potition on or before Monday, the 25th day of February, 1961, Dated this 18th day of January, 1961.

Charley E. Gusson, 181 By C. A. Robinston, his attorney

PUBLICATION NOTICE.

John Furnish. Cora A. Furnish and John Doe, real name unknown, defendants, will take notice that James E. Seeley, plaintiff, has flied his petition in the district court of Lincoln county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed October 1st. [892, by the defendants John Furnish and Cora A. Furnish, on the following described real estate, to wit: The south half of the northwest quarter and the northeast quarter of the southwest quarter of section twelve; and the southeast quarter of the sortheast quarter of section twelve; and the southeast quarter of the sortheast quarter of section twelve; and the southeast quarter of the sortheast quarter of section will be sixth principal meridian in Lincoln county, Nebraska, said mortgage being executed to secure the payment of the one principal promissory note of said defendants John Furnish and Cora A. Furnish, for the sum of 500, with ten interest coupon notes thereto attached: each of said interest notes being for the sum of \$17.50 and due respectively on the first days of April and October 1803, 1894, 1895, 1896, and 1897. There is now due the plaintiff on said notes and mortgage including the amount paid at taxes on said premises, and the costs paid by plaintiff in the foreclosure cases commenced by the County of Lincoln for the foreclosure of taxes on said premises, the sum of \$138.49, with interest thereon at the rate of ten percent per annum on \$622.30 thereof from the 1st pay of April, 1895, and on 111309 thereof from the 5th day of August, 1900, and plaintiff prays for a decree that said defendants be required to pay the same or that said premises be soid to satisfy said amount with interest and costs of suit.

You are required to answer said petition on or before Monday the 21st day of January, 1901.

JAMES E. SEELEY, Plaintiff. By W. S. Morian, his Attorney.

Legal Notice,
The defendants W. C. McMichael, W. F. Babcock, T. M. Marshall, C. H. Cooper, A. S. Sands, first real name unknown, (impleaded with Jarius D. Lewis, et al.,) will take notice that on the 18th day of June. 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraskia, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southreal name unknown, (impleaded with The Nebraska Loan & Trust Company, et al.) west quarter of section 21, in town-ship 9, north of range 27, west of Sixth will take notice that on the 4th day of principal meridian, Nebraska, which with the penalties and interest amount for the year 1892 in the sum of \$8 92; for the year 1893 in the sum of 9.41; for county, Nebraska, the object and prayer the year 1894 in the sum of 8.31; for of which is to foreclo-e certain tax liens, the year 1895 in the sum of 7.98; for duly assessed by said plaintiff against the year 1896 in the sum of 8.45; for the southeast quarter of section 26, in the year 1897 in the sum of 15.83; for township 9, north of range 31, west of the the year 1898 in the sum of 7.14; for Sixth principal meridian, Nebraska, with the year 1809 in the sum of 7.06; amount ing in the total sum of \$73 10; with interest on \$55.61 at the rate of ten per cent per annum from the 1st day of May, 1990, all of which is due and

unpaid. Plaintiff prays a decree of foreclosure of said tax lien and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 11th day of Feb-

THE COUNTY OF LINCOLN, A Corporation. By H. S. Ridgley, its Attorney.

Legal Notice. The defendants George F. White (imdeaded with John W. Wood et al.,) will ake notice that on the 3d day of April, 900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lancoln county, Ne-braska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of northwest quarter and lots 3, 4 and 5 of section 6, in township 12, north of range 3t, west of Sixth principal meridian, Nebrasky, which with the penalties and interest amount for the year 1892 in the sum of \$21,45; for the year 1893 in the sum of 9 40; for the year 1894 in the sum of 16.85; for the year 1895 in the sum of for the year 1896 in the sum of 14.45; 18.02; for the year 1897 in the sum of 10.95; for the year 1898 in the sum of 6.76; for the year 1899 in the sum of 5.60;

per cent per annum from the 1st day of May, 1900, all of which is due and unpaid. Plaintiff prays a decree of foreclosure of said tax lien and a sale of said prem-

emounting in the total sum of \$103.08;

with interest on \$73.76 at the rate of ten

You and each of you defendants are equired to answer said petition on or before Monday, the 11th day of Feb-

THE COUNTY OF LINCOLN, A Corporation,

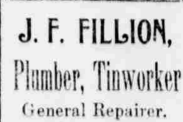
By H. S. Ridgley, its Attorney

Legal Notice. The defendants, John Mattson., Jr,-Mattson his wife, first real name unknown, O. H. Jacobsen, first real name unknown, - Jacobson his name unknown and John name unknown take notice that on the 4th day of Sept., 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in he District Court of Lincoln County, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly as essed by said plaintiff against the northeast quarter of section 9, town-ship 10, north of range 33, west of Sixth principal meridian, Nebraska, with penalties and interest amount for the ear 1893 in the sum of \$14.24; for the year 1894 in the sum of 9.72; for the year 1895, in the sum of 8.17; for the year 1896, in the sum of 1084; for the year 1897, in the sum of 8.76; for the year 1898, in the sum of 4 62; for ear 1809, in the sum of 3.65; amounting n the total sum of \$59.92; with interest

on \$41.66, at the rate of ten per cent per annum from the 14th day of August 1900. If of which is due and unpaid. Plaintiff prays a decree of foreclosure

f said tax liens and a sale of said prem-You and each of you defendants are required to answer said petition on or before Monday, the 11th day of Feb-

THE COUNTY OF LINCOLN. A Corporation. By H. S. Ridgley, its Atty



Special attention given to

BIGYCLE REPAIRING. WHEELS TO RENT