The Semi - Weekly Tribune.

IRA L. BARE, Editor and Publisher

SUBSCRIPTION RATES: One Year cash in advance Entered at North Platte, Nebraska, Postof-

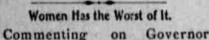
FRIDAY, OCT. 17, 1902

Morgan's Services Come High.

It is now said that the reason for the postponement of the beet merger was the demand on the part of J. Pierpont Morgan for a commission of \$10,000,000 for carrying the deal through and marketing the bonds and collecting in the \$100,000,000 that would be needed to finance the new company. The packing house folks thought this was too big a shave and postponed operations until more satisfactory arrangements could be made. This tale is interesting enough, and may have some foundation in fact. It is more likely, however, that the merger was postponed on account of the growing scarcity of bank credit on Wall street and not for any other reason. It is not a propitious time just now to The print new securities. market has taken on all the paper it can digest for some time to come.

The Trusts Opin Barrels.

It is significant that the democratic campaign committee in New York and also in Massachusetts have more money to spend this year than they have had since 1892. The Springfield Republican hears that the "rural committeemen are Leing told that they can have all the money they ask for, within reason." The cause for this unusual and comfortable condition is not far to seek. The attitude of President Roosevelt on the trust question and the railroad merger is considered a sufficient explanation in the region where the cash was raised .- State Journal.



Deal With Fusionists to Defeat Republican Candidate.

WOULD LET DOWN ALL THE BARE

Liquor Dealers Not Satisfied With the Present Liberal Laws-Their Rea' Ambition is to Dominate Politica Affairs of the State.

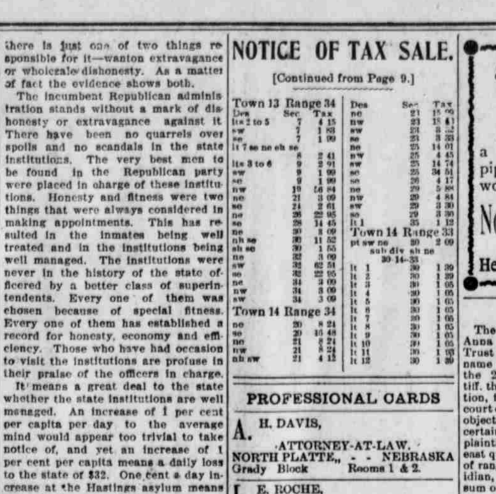
Lincoln, Oct. 13 .- There is substan tial evidence at hand to show that the fusionists have entered into a dea. with the liquor interests to accom plish the defeat of J. H. Mickey, the Republican candidate for governor Mr. Mickey is charged with the ter rible offense of being a temperance man and the saloon element regards this as sufficient cause to marsha. their forces against him.

The people of Nebraska placed on the statute books a law that represents a compromise with the liquor interests. It is not as drastic a measure as most people prefer, and, if anything, it grants liberties to the liquot desiers largely in excess of the expressed wishes of a large majority of the electors of Nebraska. Mr. Mickey voted for that law, hence he cannot be charged with entertaining intem perate hostility to the liquor traffic. But this does not seem to satisfy the saloon element. They want all the bars that protect the home and soclety thrown down for them. They are not satisfied with trafficking in the vile liquids that steal away the Dare Any Farmer Say He Has Not brains and debauch the conscience of their fellow-man, but they want to traffic in politics and dominate the political affairs of the state.

The manhood of Nebraska, will not are more prosperous and are making consent to any such sovereignty. more money than ever before. Owing There are thousands of temperance to the high price of farm and meat men who have opposed prohibition beproducts, the farmers and stock growcause they doubted of its efficacy who ers of Nebraska will receive 50 per will not hazard the risk in the event the cent more for their surplus products saloon undertakes organized and conthis year than they did in 1896. certed warfare against the principle of temperance. A saloonkeeper has farm has gone up in price and has inthe same right that any other voter creased in purchasing capacity. has to vote for whom he pleases, but few hogs will sell for enough to build when an organization composed of saa good barn and a few more will bring loonkeepers representing every politenough to build a house. An ordinary ical faith unites to defeat the candihog will bring \$30 and an ordinary date of a party, individuality is extinsteer, \$60 to \$80. In 1896 pork was guished and the aspect changes. \$3.75 per hundred and beef cattle \$4. When this is done the question is at or about 40 per cent less than now. once raised of the rights of the busi-Corn has gone up, wheat has gone up ness represented and the subject and interest rates have fallen. should be dealt with accordingly.

The liquor interests are playing 000,000 more than it would at the clone with dynamite when they undertake of the Cleveland administration. The the subversion of public sentiment. merchant, the farmer, the laborer, the No line of business that obtains its professional man-everybody is more right to exist through the good offices prosperous than ever before. Do you of popular suffrance is exempt from want a change? condign discipline when thrust beyond the bounds of propriety. Those best informed on the sentiment of the peothing during the Poynter administraple of Nebraska are well aware that tion it was because it was invisible the enactment of prohibitive legislato eyes that were keen and beyond tion has been stayed only by hercureach of appetites that were ravenlean efforts on the part of the opposition. It would require but little an. ous. tagoniam on the part of the saloon element to kindle an opposition and hostility that would not abate or be congress. He celebrated the event by appeased until every saloon in the braska is a temperance state, with a potent tendency toward prohibition, and nothing is etter calculated to the institution and was kept at the focus this opposition on the saloon state's expense during his term. When than for the saloon element to undertake by concerted action to control Mr. Mickey enjoys the distinction of being a fair-minded man and the attempt of the liquor dealers to defeat him morely because he abstains from the use of intoxicants, will, if pursued to the end, bring down upon them a Nebraska will afford no shelter.

In one of the congressional districts one of their number was elected to



ATTORNEY-AT-LAW, HINMAN BLOCK, DHWEY STREET, NOTTH PL.TTE, NEBRASKA.

E. McCAW, PHYSICIAN AND SURGEON. trifling things that the Republicans Office over Huffman's Millinery Store NORTH PLATTE, - - NEBRASKA V. BEDELL

ises. You and each of you detendants are required to answer said petition on or before Mond y, the 24th day of No-PHYSICIAN AND SURGEON. Icee: North Platte National Bank Building, North Platte, Neb. Offices: vember. 1902. THE COUNTY OF LINCOLN, (A Corporation.) By H. S. RIDGELY, Its Attorney.

S. RIDGELY, ATTORNEY-AT-LAW. Office McDonald Block, Dewey street. NORTH PLATTE. . . NEBRASKA

F. DENNIS, M. D.,

HOMOEOPATHIST, Over First National Bank, NORTH PLATTE, - . NEBRASEA.

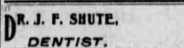
DR. G. B. DENT PHYSICIAN AND SURGEON,

Office over Post Office. Telephone 115. North Platte, - - -Nebraska

C. PATTERSON,

ATTORNBY-AT-LAM. Office over Yellow Front Shoe Store NORTH PLATTE. NEB.

, S. HOAGLAND. W. V. HOAGLAND Hoagland & Hoagland, ATTORNEYS and COUNSELLORS Orfice over Mrs. Buffman's Millinery Stors. SORTH PLATTE. NEBRASKA.



All Branches of Den-tistry scientifically done. Nitross Oxid Gas administered. '9 Pennsylvania College



Stove Pipe

Enamel.

a beautiful gloss on old

pipes, stoves and all iron

North Platte Pharmacy

AGENTS FOR

Heath & Milligan Paints.

Legal Notice.

3196.

Anna Forsythe, Concordia Loan and

Trust Company, and Richard Ros, real

name unknown, will take notice that on

the 2d day of Sept, 1902, the plain-tiff, the County of Lincoln, a corpora-tion, filed its petition in the district

court of Lincoln county, Nebraska, the

object and prayer of which is to foreclose

certain tax liens, duly assessed by said

plaintiff against the north balf of south-

east quarter section 33, township 10, north

of range 33, west of Sixth principal mer-

idian, Nebraska, for the year 1896 in the

sum of \$6.72; for the year 1807 in the sum of 5.12; for the year 1808 in the sum of 2.80; for the year 1800 in the

sum of 2 37; for the year 1900 in the sum

of 1.84; for the year 1901 in the sum

of 1.18; amounting in the total sum of

at the rate of ten per cent per annum

from the first day of Sept., 1902, all

Plaintiff prays a decree of foreclosure

CONTEST NOTICE. United States Land Office. North Platte. Neb. Sept. 8, 1002. A sufficient contest affidavit having been filed in

Legal Notice.

The Defendants, D. S. Wood, Mrs.

D. S. Wood, his wife, first real name unknowu, and Richard Roe, real name unknown, will take notice that on the

2d day of Sept., 1902, the plaintiff, the County of Lincoln, a corporation, filed its petition in the district court of Lin-

of said tax lien and a sale of said prem-

of which is due and uppaid.

The Defendants R. A. Forsythe,

work.

A 25 cent can will put

The following' Proposed Amendment to the Constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the Electors of the State of Nebraska, to be voted upon at the General Election to be held Tuesday November 4th, A. D. 1902.

A Joint Resolution proposing to amend Section One of Article Fifteen, of the Constitution of the State of Nebraska, relative to the manner of submitting and adopting amendments to the Constitution of the State of Nebraska. Be it Resolved and Enacted by the Log-

islature of the State of Nebraska SECTION 1. That Section One of Ar-ticle Fifteen, of the Constitution of the State of Nebraska, be amonded to read as follows:

Section 1. Either branch of the legislature may propo e amendments to this Constitution, and if the same be agreed to by three fifths of the membera elected to each house, such proposed amendments shall be entered on the Journals, with the yeas and nays, and published at least once each week in at east one newspaper in each county where a newspaper is published, for thirty days immediately preceding the next election of senators and represen-tatives, at which election the same shail be submitted to the electors for approval or rejection, and if h majority of the 20.03; with interest on the sum of 13.73 electors voting at such election on such proposed amendment, shall vote to adopt such amendment, the same shall become a part of this Constitution. When more than one amendment is submitted at the same election, they shall be so submitted as to enable the electors to vote on each amendment separately.

All ballots used at such election on such amendment or amendments shall have written or printed thereon the following: For proposed amendment to the Constitution relating to (here insert the subject of the amendment) and, against proposed amendment to the Constitution relating to (here insert the subject of A sufficient contest affidavit baving been field in this office by Albert B. Grawford, contestant, against homestead entry No 1923 made Jannary 11, 1962, for Lot one [1] of Section 12, Township 13, Range 28 W, by Dana Layton contestee. In which it is alleged that Dana Layton contestee. In which it is alleged that Dana Layton contestee. In which it is alleged that Dana Layton contestee. In which it is alleged that Dana Layton contestee. In which it is alleged that Dana Layton contestee. In which are addence or resided upon said land since the date of entry. there is no house or im-provements upon the land but has been wholly abandoned and said defects exist to this date; that she has not been in the employ of the Uni-ted States army, navy or marine corps during said abandonment, said parties are hereby noti-fied to appear, respond and offer evidence touch-ing said allegation at 10 o'clock a. m. on No-vember 5th. 1962, before the Register and Receiv-rer at the United States Land Office in North Platte, Nebraka. The said contestant having in a proper affidavit filed September Sin, 1902, set for th facts which show that after due diligence personal service of this notice cannot be made it is hereby ordered and directed that said notice be given by due and promer publication. 300 GEO. K. FRENCH, Register. the amendment) and the vote of each elector voting on such amendment or amendments shall be designated by the elector by making a cross with a pen or pencil in a circle or square to be placed at the right of the lines the words "For or Against" the proposed amendments as he shall desire to vote thereon, or by indicating his preference on a voting machine when such machine is in use

1, Geo. W. Marsh, secretary of state of the state of Nebraska, do hereby certify that the foregoing proposed amendment to the Constitution of the State of Nebraska is a true and correct copy of the original enrolled and engrossed bill. as passed by the Twenty-seventh session of the legislature of the state of Nebraeka, as appears from said original bill on file in this office, and that said proposed amendment is submitted to the qualified voters of the State of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 4th day of November, A. D. 1902.

In testimony whereof, I have hereunto set my hand and atlixed the great seal of the State of Nebraska.

coln county, Nebraska, the object and prayer of which is to forecless certain Done at Lincoln this 22d day of July in the year of our Lord One Thousand Nine Hundred and Two, of the Indepentax liens, duly assessed by said plaintiff dence of the United States the One Hondred and Twenty-seventh, and of this State the Thirty-sixth. GEO. W. MARSH.

SEAL]

015-

Estray Notice.

Taken up as an estray by the under-

signed on his premises in Brady, Lin-

coin county, Nebraska, on the 24th day

of Sept., 1902, one steer about one year

old, color red, branded W on right hip,

white spot in forehead. The owner is

notified to appear, prove property, pay

charges and take animal away or same

Estray Notice.

Taken up as an estray by the under-

signed on his farm near Somerset, in

Lincoln Co., Neb., on nw qr., section 6,

twp. 9, range 31 west 6 p. m., on the 29th

day of August, 1902-one steer two years old past, color red, branded 11 on left side of back about half way between

hip and shoulder. The owner is notified

to appear, prove property, pay charges

and take said steer away or same will be

Legal Notice.

To Hubert W. Gleason, non-resident

will be sold according to law.

sold according to law.

Secretary of State.

P. J. WATERBURY.

THEO, SMITH.

Savage's assertion that more lives are lost in the kitchen than on the field of battle, the Omaha News perpetrates a joke on the unfortunate young busband as a victim of the young wite's first biscuit. But how about the other the political machinery of the state. side of it? How many women have lost their lives in the kitchen in the hopeless effort to stay the fickle ravenings of their husbands and their husband's storm from whose withering blasts sons hired men? As between the women in the kitchen and the men in battle the woman evidently has the worst of it .- Kearney Hub.

CAPITAL ought always to be treated justly and fairly. Corporations should be granted the same rights as individuals. The country cannot get along without them. But the people through their government, should rule the corporations, and the combinations of corporations, and commonly known as trusts, and not tent of \$149,000. the trusts and the corporations the people. The present dilemma in Pennsylvania has, or ought to have, given the people an object lesson. That lesson is the bone of contention. This resulted that there must be greater re- in poor and expensive management, strictions of corporations, by in the unfortunate inmates being sadlegislation-legislation national ly neglected. and state. Such legislation should be carefully framed. It should not be undertaken with any other idea than orderly, fair, regulation. It ought to be formed with the idea of dealing righteously with organized labor ao well as organized capital .--Grand Island Independent.

America's Tamous Beauties

look with horror on Skin Eruptione, Biotches, Sores, Pimples. They don't Biotches, Sores, Fimples. They don't have them, nor will any one, who uses Berilen's Arnica Salve. It gloridies the face. Eczems or Salt likeum vanish before it. It curve sore lips, chanped hands, chilblains. Infailible for Piles. 25c at A. F. Streitz's Drug Store.

WANTON EXTRAVAGANCE.

Compare That Record of the Fusion lots With Present Administration. Those who are interested in the welfare of those who by misfortune have become inmates of the state institutions and those who believe that these institutions should be honestly and economically conducted have every reason for supporting the Republican ticket and every reason for opposing the fusion ticket.

Everywody remembers the last fusion administration as an administration of extravagance, disharmony and scandal

The records show that it squandered the funds and contracted debts in excess of the appropriations to the ex-

In regard to disharmony the news papers of both parties bear abundant evidence of an unceasing wrangle over spoils. There was not an inctitution that was not torn up all the time by internecine warfare with spollation as in a waste of property and money and

In regard to scandal, the facts are still fresh in the realm of public opinion. Open and direct charges were made in the public prints of dishonesty. Nearly every state institution was included in the bill of impeachment. Here a superintendent was charged with dissipating the funds and there with emboldened thievery. It was so apparent that no one attempted to deny the charge and it was so widespread and general that it en

grossed the entire state administrament of a receiver. When an administration spends all

done by the last fusion administration, will be the degree of prosperity.

moving his family into a state instistate was closed. In sentiment, Ne. tution that happened to be located in his district. When he went to Washington his family remained at he returned from congress, he made his home at the institution with his family. Finally sickness overtook him and the very remarkable spectacle was presented of a member of congress being buried from a state institution. This story is recited merely to illustrate to what extent the fusionists while they were in power foraged on the taxpayers.

a loss to the state of \$8 per day.

\$58,000 in a year.

made a large saving.

There are over 3,000 inmates in the

various institutions of the state. An

increase of 5 cents per capita per day

would mean a loss to the state of over

It was by watching these seeming

Prospered?

oppressive trusts, the fact remains

that the people of Nebraska generally

Everything that is grown on the

The crop this year will sell for \$20.

A Remarkable Spectacle.

If the fusionists overlooked any-

With all the talk and clamor about

Fowler's Record Becoming Famous. The voters of Nebraska made a wise choice when they elected Prof. W. K. Fowler superintendent of public instruction. Prof. Fowler is one of the most thorough school men in the state. He has exercised a keen interest in school work for many years, and since he has been at the head of the department of public instruction he has devoted every minute of his time to the educational interests of Nebraska. It is admitted by those interested in education the state over that the schools have made splendid progreas under his direction. He is devoted to the work and allows no opportunity to improve the system of instruction to escape him.

Diet of Plug Tobacco for Infants.

The bill of fare at the Home of the Friendless during the last fusion administration must have been one distinguished principally for variety. The population of that institution consists of homeless children, but during the fusion administration bills were rendered for whole boxes of plug tobacco and wagon loads of oats. Oats and tobacco is a rather strange diet for little children, but then that administration is noted for all sorts of innovations. At Beatrice it bought

harnesses for the inmates and at the Soldiers' Home at Milford, where the inmates were at that time all males, it bought ribbons, laces and fancy underwear, devised, adopted and designed for the opposite sex.

Repudiation of Bryan.

A solid Republican delegation to congress will be a notice to the whole country that Nebraska has been forever and unconditionally divorced from doctrines that beget industrial tion and the only way it could have depression and unstable currency. Nebeen suppressed was by the appoint. braska has enjoyed exceptional prosperity and the more the world at large is impressed with the understanding the money appropriated by the legis- that Nebraska repudiates and has no lature and \$149,000 besides, as was sympathy with Bryanism, the greater

Gas administered. '99 Pennsylvania College of Dental Surgery Office over Wilcox Dept Store. 'Phone 131. Legal Notice.

3201.

The Defendants, Mary E. Lock wood,--Lockwood,her husband,first real name unknown, and Richard Roe. real name unknown, will take notice that on the 2d day of September, 1902, the plaintiff, the County of Lincoln. a the plaintiff, the County of Lincoln. a corporation, filed its petition in the dis-trict court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against east half of west half of west

half of section 2, in township 13, north of range 29, west of Sixth principal meridian, Nebraska, for the year 1897 in the sum of \$7.89, for the year 1898 in the sum of \$7.73, for the year 1800 in the sum of 5.20, for the year 1900 in the sum of 3.68, for the year 1901 in the sum of 1.71 amounting in the total the sum of 14.71, amounting in the total sum of \$39.21, with interest on the sum of 32 10 at the rate of ten per cent per annum from the 1st day of September, 1902, all of which is due and unpaid. Plaintiff prays a decree of foreclosure of said tax 'ien and a sale of said prem ince. You and each of you defendants are required to answer said petition on or before Monday, the 21th day of November, 1902.

THE COUNTY OF LINCOLN. (A Corporation.) By H. S. RIDGELY. Its Attorney.

Legal Notice. 3185.

The defendants, Alice M. Davis, -

Davis, her busband, first real name an

section 30, in township 14, north of range

28, west of Sixth principal meridian, Ne-braska. for the year 1891 in the sum

and unpaid.

1902.

1898 in the sum of 8,48, for the year 1899 in the sum of 5.92, for the year 1900 m the sum of 347, for the year 1901 in the sum of 3.67, amounting in the total sum of 34.39, with interest on the sum of 26.14 at the rate of ten per cent per annum from the 1st day of Sept., 1902, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said premises. You and each of you defendants are required to answer said petition on or before Monday, the 24th day of No. vember, 1902.

THE COUNTY OF LINCOLN. By. H. S. Ridgley, its Atty. Legal Notice. 2139.

The defendants Cyrus Stratton, ad ministrator to the estate of Joseph W Stratton, deceased, and the unknown heirs of Joseph W. Stratton, deceased whose real names and places of residence are unknown to the plaintiff, will take notice that on the 4th day of Nov. 1901, the plaintiff The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county. Nebraska, the object and prayer of which are to foreclose certain tax liens, duly assessed by said plaintiff against the southwest quarter of section 35, township 13, north of range 33, west of Sixth principal meridian, Nebraska, for the year 1896 in the sum of \$14.10; for the year 1897 in the sum of 15 49; for the year 1898 in the sum of 9.37; for the year 1899 in the sum of 4.57; for the year 1899 in the sum of 4.57; for the year 1900 in the sum of 3.24; amounting in the total sum of \$46.77; with interest on the sum of \$35.62, at the rate of ten per cent per annum from the first day of Sept., 1901 all of which is due and

unpaid. Plaintiff prays a decree of foreclosure known, and Richard Roe, real name un known, will take notice that on the 2d day of Sept, 1902, the plaintiff, of said tax lien and a sale of said prem The County of Lincoln, a corporation,

You and each of you defendants are filed its petition in the district court of required to answer said petition on or before Monday the 24th day of No Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens duly assessed by said plaintiff against west half of northeast quarter and east half northwest quarter vember, 1902.

THE COUNTY OF LINCOLN, (A Corporation.) By H. S. RIDGELY. Its Attorney.

The P. S. RIDGELY. Its Attorney. LEGAL NOTICE 1983. The Defendants, Geo. 1. Tokon and John befores (mpleaded with William O. Au-derson, et al.) will take notice that on the Advance of Sept. 1993, the plaintiff, the County of Lincoln, a corporation, filed its petition in the posterior Court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff agains the northessal quarter of section 29, in township 0 months of range 31, west of sixth principal mer-time of range 31, west of sixth principal mer-time of Sill 12, for the year 1895 in the sum of 12.0, for the year 1895, in the sum of 12.12, for the year 1895 in the sum of 12.13, for the year 1895 in the sum of 12.14, for the year 1890 in the sum of 12.15, for the year 1890 in the sum of 12.16, for the year 1890 in the sum of 12.17, for the year 1890 in the sum of 12.18, for the year 1890 in the sum of 13.13, for the year 1890 in the sum of 3.31, for the year 1891 in the sum of 2.00 months in the total sum of 457 G, with the period per annum from the 1st day of September. 1002, all of which is to day of September. 1002, all of which is due and unpaid. THE COUNTY OF LINCOLN. ACOPTORATION. A tax Hen AN A SAID of Societ of the form of 14.14 COUNTY OF LINCOLN. 14.15 A RIDGELY, Its Attorney. of \$18.92; for the year 1805 in the sum of 18.31; for the year 1896 in the sum of 2072, for the year 1897 in the sum of 1531, for the year 1898 in the sum of 9.75, for the year 1899 in the sum of 521, for the year 1900 in the sum of 6,07, for the year 1901 in the sum of 2,46. amounting in the total sum of 96.75; with interest on the sum of \$64.29 at the rate of ten per cent per annum from the 1st day of Sept., 1902, all of which is due 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 be-fore Monday, the 24th day of November,

THE COUSTY OF LINCOLN, A Corportion, By H. S. Ridgley, its Attorney.

defendant: You are hereby notified that on the 11th day of October, 1902, Lillian I Gleason, filed a petition against you in he district court of Lincoln county, Yebraska, the object and prayer of which are to obtain a divorce from you on the ground that you have wilfully abandoned the plaintiff without good cause and that you have wantonly and cruelly neglected to support and main-

tain plaintiff and her child for over two years last past, and for the custody of Helen A. Glearon, the issue of said marringe uged four years past. You are required to answer said peti-

tion on or before the 24th day of Novomber, 1902.

LILLIAN I. GLEASON. By Wilcox & Halligan, her Attorneys.



IFFE THIN CLET FREETAS. HILD'F produces the above results in 30 days. It acts powerfally and quickly. Cares when all others fail. Young men will recover their lost manhood, and old men will recover their youthful vigor by using REVIVO. It quickly and surely vestores Nervous-ness, Lost Vitality, Impotency, Nightly Emissions, Lost Fower, Falling Memory, Wasting Diseases, and all effects of self-abume or excess and indiscretion, which unfits one for study, business or marriage. It is agreat nerve tonin and blood builder, bring-ing back the pinic glow to pale cheeks and re-storing the firs of youth. It wards of finantly and Consumption. Insist on baving REVIVO, no other, it can be carried in west pocket. By mail, BLOO per package, or all for 65.00, with a post-tive written guarantee to cure of refina-tive written guarantee to cure of refina-

ROYAL MEDICINE CO., "CHICAGO, BL.

Sold by A. F. Streitz, No. Platte.

