Highest of all in Leavening Power.-Latest U.S. Gov't Report

ABSOLUTELY PURE

CITY BREVITIES.

THURSDAY.

the entire winter. Quite a crowd of wood. young people took advantage of the occasion and enjoyed it immensely.

ness affairs.

John Leyda is just us radical and the rightful owner was. voluntarially make this correction.

ments by the car-load these times, our tanned leather which he uses is rather than work. the best in the world.

County Commissioner Young is at a County Commissioner Young is at a loss to know who exchanged their old overshoes for the pair of good ones he wore up to Mr. Rawls' last evening. He says the supper served by the Presbyterian ladies was O. K., but he would like to have his own evershoes. TRUAX, Wholesaie Druggists, To-proper served by the Presbyterian ladies was O. K., but he would like to have his own evershoes. We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by that cannot be cured by their skeward for any case of Catarrh that cannot be cured by and took a relative polish at the meetings of the academy. The tongue was always shrewd; it could be cruel. The code of social amenities was at the time of a sealed book to him. I recollect a tilt between him and an Irish led to a tilt between h would like to have his own overshoes. Walding, Kinnan & Marnin, Wholesale Someone had better lookout as Mr. Druggists Toiedo, O. toms. Later-Two boys were seen by free, Officer Fitzpatrick sailing down the Don't invite disappointment by exwhich had been stolen by the boys, who mistook them for skiffs. They as good natured now as ever.

WEDNESDAY

of the county officials.

Chas, Sloan has been on trial nearly all day in Judge Archer's court before | It will be one source of consolation last accounts the jury was still out.

today and went out with J. M. Patter- things .- Lincoln News. son this afternoon to take a look at his fish ponds with a view to stocking them with suitable fish.

known positively whether the Betsey tion call at B. & M. depot. will be rebuilt or not,-Alliance Grip.

The board of commissioners are sy today considering bids for the ensuing year. Cass is the best bridged Bostwick, Elizabeth Kennedy, Mr. E. Carstens, Miss Maggie Poland, J F county in the state, and located as it is at the confluence of the Platte and Missouri rivers, it contains more vertised. bridges than any other county in the

The following Burlington officials were in the city today in conwith the chief of supply department, D. S. W. P. Durkee, assistant nuditor; C. P. Olsen, superintendent of bridges; W. E. Painter, chief clerk of superintendent northern division, and J. H. Waterman, storekeeper.

AHEALTH

Today Cass county loses one of her best families, a family that has been identified with the welfare of the Place Senor Johnny Fitzpatrick, in county for more than a quarter cencommand of a regiment of his pedes- tury. We refer to the removal today trains well-armed and well-fed, would of Mr. and Mrs. Walter Mutz to their tick ten regiments of Spaniards. We new home at Maryville, Mo. The are in favor of giving Johnny and his best wishes of many friends go with

them .- Weeping Water Republican. James Berry, of Greenwood, and George Ruby was in town the first Miss Irene Bell, daughter of Truman of the week visiting friends. His Sampson, a prominent farmer from fourth wife accompanied him, and by that part of the county, took out a the way he was her fourth husband. parmit to wed today from his honor, They were both happy and contented and in appearance bid fair to enjoy The sleighing last evening was the each others society for several years. best-in fact, the only passable sleigh- George used to live out at Eight Mile ing we have had in this town during Grove but he now resides near Green-

Commissioner Young says we were partly in error about the finder of his Prof. Heise's German class finished over-shoes, as Sam Waugh was the up its term Tuesday evening to the man who took them and that he satisfaction of those who had the good brought them back the next day because fortune to attend. The professor, they pinched his toes. Mr. Waugh went to Omaha last evening, but will says he thought the shoes were his return Saturday to close up his busi- own until he found a part of a bale of straw in them, when he guessed who

loyal a republican as there is in the The tramp who was here about five county, but he is a true blue bimetal- years ago and stole a coat from Joe list just the same. Our mixing him Klein and in an effort to get away was up in a democratic crowd of bimetallists | handled pretty rough with a billy in created a false impression, hence we the hands of officer Fitzpatrick, showed up in town this morning with August Gorder is unloading imple. a gang of pedestrians, looking as shiftless as ever. Johnny recognized him which he will sell cheaper than ever, at once and he returned his salutation His hand-made harness department is with "Ah there, Johnny, are you here what makes him hump, in order to yet?" The fellow is evidently a prosupply the demand. The old-fashioned fessional who prefers to walk and beg

We offer One Hundred Dollars Reward for extreme. He softened as he grew old

Young can easily identify them as a pair of No 12's, with straw in the bot-

Missouri river early, this morning in perimenting. Depend upon One as the French say, bien pendue for repqueer locking boats. They were over- Minute Cough Cure and you have im- artee. hauled when it was found that the im- mediate relief. It cures croup. The Commissioner Young's overshoes immediate results. F. G. Fricke &

Simon S. Hartman, of Tunnelton, were returned to the owner and he is West Va., has been subject to attacks of colic about once a year, and would have to call a doctor and then suffer for about twelve hours as much as Isaac Tolandone of Greenwood pre- some do when they die. He was taken remark on the grimace that M. Dumas cincts representative farmers is in recently just the same as at other the city on business today with some times, and concluded to try Chamber- to rally her. She flung back retorts. I lain's Colic, Cholera and Diarrhoea Mrs. McElwains residence caught Remedy. He says: "I took one dose Mrs. McElwains residence caught fire yesterday from a defective flue in the roof, and by prompt action was minutes. That is more than anysoon extinguished with but slight thing else had ever done for me.' For sale by all druggists.

a jury on the charge of vagrancy. At to Mr. Hainer to know, after he receives the news that the Fourth dis-Mrs. William McCaulley learned today that the family residence at Macomb, Hi., was yesterday destroyed by
fire. Her brother, Charley Latham,
had purchased it and nothing was
saved.

Trict has finally adopted his favorite
son scheme by sending John D. Pope
or some other good man who will repfire. Her brother, Charley Latham,
had purchased it and nothing was
saved.

He afterward said what a pity it was
that la jeune Irlandaise etait dans le
monde. She had the vis comica in a
greater degree than any actress or actor
he had ever seen, and proved that where
l'ame est bien faite there cannot be
ugliness.—Paris Letter in London

Dated February 12th, 1896. Mrs. William McCaulley learned to- trict has finally adopted his favorite He afterward said what a pity it was W. J. O'Brion superintendent of position of editor of a newspaper adthe Nebraska state fisheries is in town dicted to saying real sharp, cutting

Homeseekers' Excursion.

May 5 the B. & M. will sell tickets to scope than those in use in many other D. C. Engine No. 1, familiarly all points in Arizona, Arkansas, In- observatories at that time. And yet he known as the Betsey was loaded on a dian territory, Louisiana, Missouri, is a very nearsighted man. Garrett P. flat car at Deadwood this week des- Oklahoma and Texas at one fare for Serviss of Brooklyn, in speaking of his tined for Plattsmooth shop. It is not the round trip. For further informa-

W. L. PICKETT, Agent.

Remaining uncalled for in the postection of county bridges during the office at Plattsmouth, March 4, 1896: Persons calling for any of the above etters or packages will please say ad-W. K. Fox, P. M.

> Hard, Soft or Calloused Lumps and eyeglasses. Possibly he has a theory as Blemishes from norses, Blood Spavins, Curbs, Splints, Sweeney, Ring-Bone, Stiffes, Sprains, all Swoolen Throats, Coughs, etc. Save \$50 by use of one bottle. Warranted the most wonder- candy is the result of wrong methods of ful Biemish Cure ever known. Sold by use. It can often be safely taken at meal | N F. G. Fricke & Co., druggists, Platts- time with good results. Scientists say

a health signal.

The baby's mission, its work in life, is growth. To half trick, half dream, every added ounce of flesh means added happiness and comfort. Fat is the signal of

perfect health, comfort, good-nature, baby-beauty.

Scott's Emulsion is the best fat-food baby can have, in e easiest form. It supplies what he cannot get in his Tordinary food, and helps him over the weak places to perfect growth, For the growing child it is growth. For the fullgrown, new life.

Be sure you get Scott's Emulsion when you want it and not a cheap substitute.

Scott & Bowne. New York. All Druggists. 50c. and \$1,

PRESERVE THE HAIR.

Some Useful Suggestions to Those Wha Value What Is Invaluable.

Avoid tight fitting hats and collars, also close fitting caps, unless these be of some porous material. The two former prevent a due supply of blood to the parts; hence the hair papille are put, Undenominational, unbiased and imas it were, on short commons all the time the hats and collars are worn. The zaps engender caloric, which sets up irritation and ultimately that most stubborn form of dandruff-namely, pityriasis (i. e., branny scales). Note that all the headgear which is not porous should be ventilated at top and sides to allow a free current of air.

Never sit or stand with the top of the bead near a gas light or lamp light. The heat thrown out is apt to paralyze the scalp tissues and dries up the hair itself. language.

Don't wash the head oftener than once a fortnight, when first rub in the with warm water, into which has been Twenty-one Departments. and apply a little pure olive oil. Beware of the common practice of

ranging the hair. It promotes decomposition and rancidity of the natural oil, and so leads to "rotting." If the hair be naturally dry, apply a little olive oil occasionally. If natural-

a lather or tepid water and seap bark those who have a Farm, Garden or Salt water is most injurious to the hair, for which reason when sea bath- young.

ing wear an oil cap. Always treat the scalp as if you loved

delphia Times.

SHE OUTTALKED DUMAS.

How a Clever Irish Girl Got Ahead of the Academician.

Dumas fils had curt manners. He was thy. Like most shy people, he vanquished this defect by going into the other ings of the academy. The tongue was LEGAL ADVERTISEMENTS posite to him at dinner. She was singu-

poverished craft was none other than only harmless remedy that produces her, put his forefinger to the tip of his never heard such a mimic war of words before or since. It ended in a splendid was then on the stage. Mr. Ernest Pinard, who listened with rapture, cried, "Mademoiselle enfonce votre Alphonsine!" Alphonsine was the comic actress

Dumas retired from the combat netugliness. - Paris Letter in London

Schiapareill.

Schiaparelli, the astronomer who first discovered the so called "canals" of Mars, did so with a much smaller telescope than those in use in many other observatories at that time. And yet he is a very nearsighted man. Garrett P. Serviss of Brooklyn, in speaking of his first interview with the eminent Italian, said that Schiaparelli would hold a visitor's card within five or six inches of his eyes in order to decipher it. The singular part of this story is not that a man with such an infirmity should be man infirmity should be man with such an infirmity should be with the assignor or any creditor may file any objection. Such and within which the assignor or any creditor may file any objection. Such and within which the assignor or any creditor may file any objection which the assignor or any creditor may file any obje On March 10, April 7 and 21 and Mars, did so with a much smaller telekeenness of vision depends rather upon the retina than the convexity of the the retina than the convexity of the lenses of the eye, and the eyepiece of a telescope can be focussed so as to suit the latter. But it does seem a little odd that the gifted scientist in question south door of the court house in the city of the court house in the city of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of south door of the court house in the city of the district court within and for Cass county, Nebraska, and to mediately a south the city of the district court within and for Cass county, Nebraska, and to mediately a south the city of the district court within and for Cass county, Nebraska, and to mediately a south the city of the city of the district court within and for Cass county, Nebraska, and to mediately a south the city of the English Spavin Liniment removes all | should habitually refrain from wearing

mal life than a pound of meat. If candy is taken under such conditions that it will not derange the digestive apparatus, it is perfectly wise and rational to be a candy eater .- Annals of Hygiene.

that little bundle of love, DR. JACKSON'S ENGLISH FEMALE REGULATING TABLETS

lable of this kind in the market. The nation of this kind in the market. The original and only genuine woman's salvation. Ask your druggist if he don't keep them. Write direct 10 us and we will send it direct upon receipt of price, \$1, sealed, by mall prepaid. Medical advice free, JACK-son MkDICAL CO., Chicago, Ill., or our agent I. L. Snyder.

CANCERS. SHENANDOAH SANITARIUM, An institution for the Radical cure of Cancer and Tumors Without the use of a Knife. Satisfaction Guaranteed.

We have never Failed to Effect a permanent cure where we have had a reasonable opportunity for treatment. Book giving description of our Sanitarium and Treatment, with terms and references free, Address DRS. ROBINSON & STOUDER.

Shenandoah, Iowa.

The Independent

NEW YORK.

A Rii gious, iterary and Family Nwspap r.

partial. A paper for clergymen, scholars, teachers, business men and families. It discusses every topic of the day-religious. theological, potitical, so-

Its contributed articles are by the nost eminent writers of the English

cial, etc.

It employs specialists and distinyolk of an egg and thoroughly rinse out guished writers as editors of its thrown a pinch of borax. Dry carefully A paper particularly fitted for law-

yers, doctors, elergymen, those engaged in business, young people of dipping the comb in water when ar both sexes-men and women who read and think for themselves. A paper especially valuable for those interested in Fine Arts, Science, Music.

A paper giving valuable information ly oily, occasionally wash away the ex- upon Finance, Life Insurance, Comcess of sebaceous secretion by means of merce. A paper for Sunday School Workers,

House Plants. A paper for the family, old and

IMPORTANT.

Always treat the scalp as if you loved it. Take to heart Dr. Godfrey's dictum that "every touch affecting so delicate a texture as the scalp should be soft and soothing, every application bland and mild." Don't use stiff bristled or wire brushes, and in all cases brush gently.

Also, always brush out the hair before attempting to comb it, and use the comb as little as possible.

Have the ends of the hair clipped once a month, if only to prevent them from splitting. But don't close crop.—Phila
In the district court of Cass county, Nebraska. In the matter of the estate of Fred W. Cross, deceased. This cause came on for bearing upon the potition of Arthur E. Cross, executor of the scatter of Fred W. Cross, deceased. This cause came on for bearing upon the potition of Arthur E. Cross, executor of the scatter of Fred W. Cross, deceased. This cause came on for bearing upon the potition of Arthur E. Cross, executor of the scatter of Fred W. Cross, deceased. This cause came on for bearing upon the potition of Arthur E. Cross, executor of the scatter of Fred W. Cross, deceased. This cause came on for bearing upon the potition of Arthur E. Cross, executor of the scatter of Fred W. Cross, deceased.

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The Independent announces to its subscribers and magazines published in this country, England, France and Germany, at a very large reduction for promption of Arthur E. Cross, executor of the scatter of Fred W. Cross, deceased.

In the district court of Cass county, Nebraska.

In the district court of Cass county. Nebraska.

In the district court

Its yearly subscription is \$3, or at that rate for any part of a year. Clubs of five, \$2 each.

"Trial Trip," one Month, 25c. Specimen Copies Free.

THE INDEPENDENT.

Sheriff's Sale.

This case came on for hearing this 12th day of February, 1896, at Chambers, before Hon. Basi S. Ramsey, sole judge of the Second judicial district, in and for Cass county, Nebraska, upon the petition of Eliza Sowards, as guardian of Victo E. Sowards, a minor, praying for license to sel an undivided one-third interest in the west half of the northwest quarter of section 19 in township 1: north of range 10 east in Cass county, Nebrasi subject to the life interest therein of El Sowards, and also to sell the fee of the east half the said northwest quarter of said section, for the purpose of realizing funds wherewith to rea-maintain and educate the said Victor E. Sowards And it appearing to said judge that it will be beneficial to said ward that said real estate or a part thereof should be sold, it is, therefore, or lered, that all persons interested appear before

Notice to Creditors. TATE OF NEBRASKA, SS.

Cass County.
In the county court of Cass county, Nebraska,
In the matter of the assigned estate of Hiram G.

Sheriff's Sale.

Plattsmouth in said county, sell at public auction, to the highest bidder for cash, the following described real estate, to-wit: to the effect of their use upon his visual powers.

The Way to Eat Candy.

I think much of the outery against candy is the result of wrong methods of use. It can often be safely taken at meal time with good results. Scientists say that the food value of sugar is very great. A pound of sugar contains much more energy and power to support animal life than a pound of meat. If candy

Probate Notice. In the matter of the estate of Mary Habsheit,

le the county court of Cass county, Nebraska.

In the county court of Cass county, Nebraska.

Notice is bereby given that John Habsheit, administrator of the estate of the and Mary Habsheit, deceased, has made application for final settlement, and that said cause is set for hearing at my office at Plattsmouth, on the 20th day of March, A. D. 1816, at 10 o'cleck a. m. on said day, at which time and place all persons interested may be present and examine said accounts. ay be present and examine said accounts.
GEORGE M. SPURLOCK,

Plattsmouth, March 4, 1896. Notice to Non-Residents.

of Nebraska, in and for Cass county.

Ira A. Tinkham, plaintiff, vs. Jasper N. Tinkham, Mrs. — Iinkham, his wife, whose first name to the plaintiff is unknown, Caroline Bone and — Bone, her husband, whose first name is unknown to the plaintiff is unknown, Caroline Bone and — Bone, her husband, whose first name is unknown to the plaintiff. Sarah A. Tinkham, widow of Benjamin Tinkham, deceased, A. N. Bowers, administrator of the estate of Benjamin Tinkham, deceased, defendants.

Each and all of the above named defendants will take notice that on the 27th day of February, A. D. 1896, Ira A. Tinkham, plaintiff berein, field his petition in the district coart of Cass county. Nebraska, against said defendants, the object and prayer of which is to have the S. E. a of section 18, is township No. 11, north of range No. 9, east of the 6th principal meridian in Cass county, Nebraska, declared to be the property of the plaintiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff, Ira A. Tinkham, and that a certain deed extiff is a county of the plaintiff, Ira A. Tinkham, and that a certain deed extiff is a county of the plaintiff, Ira A. Tinkham, and that a certain deed extiff is a county of the plaintiff, Ira A. Tinkham, his wife, whose first name is a county of the plain

ecuted on the 15th day of March, A. D. 1876, to one Benjamin Tinkham, deceased, be declared cancelled and held for naught; that the defendants and each of them be declared to have no interest whatever in and to said premises; that the deeds dated May 3d, 1894, given by Sarah A. Tinkham for the N. E. 3d of said S. E. 3d to Genjamin L. Tinkham, and for the N. W. 3d of the S. E. 3s, sec. 18, town 11, range 9 east 6th P. M. 16 Jasper N. Tinkham, be declared void, cancelled, forever set aside and held for naught and decreed that at the time the said Sarah A. Tinkham executed said deed she had no interest whatever in said premises that could be conveyed or otherwise; that it be decreed that the platufiff has continuously, openly, notoriously and exclusively underclaim of title occupied, farmed and controlled said premises since the year 1876 to the present date, and that such possession, occupancy and control is and was wholly adverse to that of each and every one of the defendants in this case, and that the plaintiff is the owner of said premises by adverse possession as w.ll as by original purchase, and that each of said defendants be forever barried from now or hereafter claiming any right in any manner to any portion of said premises, and that the plaintiff recover of said defendants his costs therein expended, You are required to answer said petition on er before the 18th day of April, A. D. 1896.

Dated March 4, 1886.

By Coffin and Stone and D. K. Barr, his at-

Notice of Indebtedness. The Plattsmouth Gas & Electric Light company, a corporation organized under the laws of the state of Nebraska.

The Plattsmouth Gas & Electric Light company hereby give notice that the following is the list of and amount of all the existing debts of said corporation on the first day of February, A. D. 1816, namely: rst mortgage 6 per cent bonds of the Plattsmouth Gas & Electric Light

company, interest payable semi-an-ually, June 1 and December 1...... \$30,000 00 \$31,177 B J. G. RICHEY, President, S. B. HOVEY, Treasurer, C. D. JONES, Secretary, Majority of Board of Directors.

Order to Show Cause.

tion.

It is therefore ordered that all persons interested in said estate appear before me at the office of the cierk of the district court of Cass county, Nebraska, in Plattsmouth, on the 30th day of March, A. D. 1896, at 1:30 o'clock p. m., to show cause why a license should not be granted to said executor to sell so much of the above described real estate of said deceased as shall be necessary to pay said debts and expenses.

Dated this 6th day of February, A. D. 1896, B. S. RAMSEY,

Judge of the District Court.

Byron Ciark and C. A. Rawis, attorneys for estate.

To defendants below named: In the district court of Cass county, Ne-I speak of a sealed book to him. I recollect a tilt between him and an Irish girl, brought up in Paris, who sat opposite to him at dinner. She was singngirl, brought up in Paris, who sat opposite to him at dinner. She was singgle larly plain. But her ngliness was most amusing, and she was a witty, good tempered being. The nose was short, funny, retronsee, the mouth wide and laughing and the tongue lisping, but, as the French say, bien pendue for repartee.

Dumas, after staring some time at her, put his forefinger to the tip of his semiaquiline nose and pushed it up. He kept it so for some time, still staring. The pantomime was grossly impertinent. I thought—and so did every one else—that the poor girl would burst into tears. She laughed, not a bit hysterically, and, feeling she was an object of general attention and of sympathy, made a funny remarks on the grimace that M. Dumas was pleased to give himself. He began to raily her. She flung back retorts. I never heard such a mimic war of words

I will on the 21st day of March. A D. 18%, at the sout door of the last descended to such a state sout door of the highest amusing, and she was a witty, good tempered being. The hose was short, funny, retronsee, the mouth wide and laughing and the tongue lisping, but, as the French say, bien pendue for repartee.

Dumas, after staring some time at her, put his forefinger to the tip of his semiaquiline nose and pushed it up. He kept it so for some time, still staring. The same being levied upon and taken as the property of Milton D. Pokic, defendant, to staisly a judgment of the county court of Cass county, Nebraska, retweet by Icses L. Root and transcription of the list day of November, 1899. Said in the sum of said and the county court of Cass county, Nebraska, retweet by Icses L. Root and transcription of the list day of November, 1899. Said the property of Milton D. Pokic, defeadant, to staisly a judgment of the county court of Cass county, Nebraska, retweet by Icses L. Root and transcription of the list day of the defendant in the sum of said and learner of the list of the district court of Cass county, Nebraska. Pattern of the list of the district court of Cass county

fendants. The above named defendants will take notice that the defendant, Levi C. Pollard, as exector of the last will and testament of Addison P. Weston, deceased, did, on the 16th day of December, 1815, file his cross petition in the district court of Cass county, Newscart like the above entitled causes against tition in the district court of Cass county, Ne-braska, in the above entitled cause, against the said plaintiff and defendants, except-ing this cross; complainant, the object and prayer of which cross-bill are that the rights of the estate of said deceased and of the plaintiff. Amelia B. Weston, in and to each of the contracts alleged and set forth in said petition and cross petition be fully determined, and that if upon the final hear-ing it be determined that the said widow, Amelia B. Weston, has a dower interest in ing it be determined that the said widow, Amelia B. Weston, has a dower interest in and to the lands hereinafter described, that the amount of such dower interest be determined in money value and such order and decree entered as may be just and equitable in regard to such dower interest. That this cross defendant be fully instructed as to what interest in said contracts; belong to said estate, and he be authorized and empowered upon the payment to him of the several purchase prices in said contracts of saie respectively agreed upon, to make, execute, acknowledge and deliver as executor of the last will and testament of said deceased, Addison P. Weston, deeds to said purchasers and defendants herein, of the real estate in the said contracts set forth as follows:

as executor of the last will and testament of said purchasers and defendants herein, of the real estate in the said contracts set forth as follows.

To James A. Fisher, the my of the mey of of section 28, township il, range 2; to Jacob Gruber, the set section i6, township il, range 113; to Ahrnut Grafe, the set swis section 28 and the new of the new section 38, township il, range il; to Ahrnut Grafe, the set swis section 28 and the new of the new section 38, township il, range il; to S. A. and J. F. Jameson, the mwi, also the my of the swis of section 28, township il, range il; to Peter Opp, the new of the swis of section 30, township il, range il; to Peter Anderson, the set of section 30, township il, range il; to Peter Anderson, the my of the set of section 30, township il, range il; to Peter Anderson, the my of section 30, township il, range il; to Andrew Ship il, range il; to Christ Lorenson, the swis section 30, township il, range il; to Ass McCullough, the wis of the south 25 acres of the new of the new, also the south 25 acres of the new of the new, also the south 3 acres of the new of the new, also the south 3 acres of the new, of the new, also the south 5 acres of the new, of the new, also the south 5 acres of the new, of the new, also the will of the new, also the set if a the new, of the new, also the will of the new, also the new, of the new, of the set of the new, also the new, of the new, of the swill of section 3, township il, range il; to William Westiake, the set, of the new, also the new, of t

By his attorneys, Byron Clark & C. A. Rawis.

the satisfaction

obtained from ordinary soap and only half the expense and bother. That's why thousands of thoughtful, thrifty women use Santa Claus Soap. They have learned by practical, thorough tests that for washday or everyday use there is no soap in the world that nearly equals

SANTA CLAUS SOAP

Sold everywhere. Made only by

The N. K. Fairbank Company, - Chicago.

Your Own Prices...

IS WHAT WILL GOVERN AT THE GREAT SLAUGHTER SALE OF

FOR THE NEXT 30 DAYS AT

I. PEARLMAN'S.

ROM a small beginning in 1883 this house has grown until it now carries the largest stock in Case county. Good goods, fair treatment and low prices did the work and the same methods are pursued today.

Everything in the shape of Furniture and all kinds of Stoyes can be obtained here at prices which no Omaha house can duplicate. These are some facts that you should remember. Here are some prices, but you must see the goods to fully ap-

rectate the bargains onered :	
Parlor Suites. orth 00 for. \$75 75 for 55 55 for 40 45 for 35	Worth \$35 for
Lounges and Couches. 5 for	\$28 for
8 50 for	\$85 for

FIFTY different styles of dining room chairs reduced in price from 25 to 35 per cent.

ONE HUNDRED styles of Rocking Chairs reduced in price from 35 to 50 per cent. Such bargains in Furniture were never before offered in this

city. Do not fail to take advantage of this sale.

I. PEARLMAN, Opp. Court House.

PLATTSMOUTH.

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