Below we quote a few prices on staple goods for the benefit of those who are being misled by the delusive and silly advertisements of some merchants who claim to retail groceries at 25 per cent. below credit stores.

COMPARE PRICES.

12 lbs. Best Granulated Sugar, \$	1.00
·12 lbs. Extra "C" Sugar,	1.00
14 lbs. Golden "C" Sugar,	1.00
3 lbs. Tomatoes, per can,	.10
2 lbs. Gooseberries, per can,	.10
3 lbs. California Fruit, per can,	.20
2 lbs. Black Berries, per can,	.81/2
2 lbs. Sweet Corn, per can,	.81/2
Sardines in Oil	.05
Sardines in Mustard,	.10
Choice Table Peaches,	$.16\frac{1}{2}$
State Baking Powder, per can,	.40

DRY GOODS, CLOTHING, HATS AND CAPS,

BOOTS AND SHOES AT

ACTUAL COST!

C. H. ROGERS, The Pioneer Merchant.

J. A. VanShoik,

-AGFNT FOR THE-

Singer Sewing Machines

ALSO KEEPS ON HAND A FULL LINE OF

Repairs and Supplies.

Office, in McMillen's Drug Store, · · · McCook, Nebraska.



McCook, NEB.

Capital and Surplus, \$60,000. - Authorized Capital, \$100.000.

OFFICERS AND DIRECTORS: B M. FREES, VICE-PRESIDENT. GEO. HOCKNELL, PRESIDENT. W. F. LAWSON, CASHIER. S. L. GREEN.

OF McCOOK, NEBRASKA.

Makes First Mortgage Loans on Farm Property OFFICE IN FIRST NATIONAL BANK BUILDING.

A. CAMPBELL, PRESIDENT. B. M. FREES, 1ST VICE PRESIDENT. GEO. HOCKNELL, SECRETARY. S. L. GREEN, 20 VICE PRESIDENT. F. L. BROWN TREASURER.

Sash, Doors, Blinds, Lime, Cement,

RD AND SOFT COAL

"I have used St. Patrick's Pills," says Mr. J. Reynolds, of Mayfield, Ky., "and pronounce them superior to any I have ever before used. I do not hesitate to recommend them, knowing them to be reliable." They are thorough, yet gentle in their action and leave the system in splendid condition. As a cathartic, or for disorders of the liver St. Patrick's Pills have no equal. For sale by all druggists.

SHILOH'S CATARRH REMEDY—a positive cure for Catarrh, Diphtheria and Canker-Mouth. McMillen's.

Morristown, Tenn., July 4, 1888. The Swift Specific Co., Atlanta, Ga.: Gentlemen-Five years ago I was so unfortunate as to contract an extremely bad case of blood poison. My bones ached and my muscles began to swell and contract. I was under treatment of the physician from the inception of the disease until I found that he could do me no good. Then, through the advice of a friend I began taking S. S. S. Your medicine seemed to have an immediate effect. I took six bottles, and to-day am sound and well. That was two or three years ago, but I have seen no evidence of the return of the disease, and I take this opportunity to thank you for what it has done for me. It saved my life. You can refer any one to me. R. M. WALL, any one to me.

FARMERSVILLE, TEX., June 22, 1888. The Swift Specific Co., Atlanta, Ga.: Gentlemen-The mother of a member of our firm was afflicted with a cancerous During the past few years it troubled her very much by continued pain and itching. She used your S. S. S., and the sore has disappeared and is apparently well. Should it break out again, will advise you.

Very truly, PENDLETON, YEARLY & RILEY, Druggists.

Three books mailed free on application. THE SWIFT SPECIFIC CO., Atlanta, Ga.

IS CONSUMPTION CURABLE?

Read the following: Mr. . H. Morris, Newark, Ark., says: "Was down with Abscess of Dr. King's New Discovery for onsumption, am now on my third bottle, and able to oversee the work on my farm. It is the finest medicine ever made."

Jesse Middlewart, Decatur, Ohio, says: for Consumption I would have died of Lung troubles. Was given up by doctors. Am now in best of health." Try it. Sample bottles free, at A. McMillen's "ug store.

SHILOH'S CURE will immediately relieve Croup, Whooping Cough and Bronchitis. Mc-Millen's.

A GOLD WATCH FOR ONLY

DOLLAR

Per Week, by our Improved Club System. The Cases in our Watches are fully Warranted for 20 years. The movements are Elgin and Vaitham, reliable and well known. Watches are Hunter case or open face, Ladies' or Gents' size—stem Winders and Settlers, and are fully equal in durability, service and ap-pearance to any \$50 Watch. We sell these Watches for \$25 spot cash, and send to any address by Express or Registered Mail; or by our Club System at \$1 per week. One good reliable AGENT WANTED in each place. Write

EMPIRE WATCH CLUB Co., 34 Park Row, NEW YORK.

BUCKLEN'S ARNICA SALVE.

The BEST SALVE in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tet-ter, chapped hands, chilblains, corns, and ail skin eruptions, and positively cures piles, or no pay required. It is guaranteed to give per-fect satisfaction, or money refunded. Price 25 cents per box. For sale by A. McMillen.

[From the Indianola Times.]

The district court of this county convened, last Monday with the largest docket it ever had, Judge Cochran presided and dispatched the business brought before him in a rapid, methodical manner, showing he meant business. The following is a condensed but correct account of the manner in which the cases were disposed of up to the time of our going to press, Friday noon:

The following cases were settled: C. P.

were disposed of up to the time of our going to press, Friday noon:

The following cases were settled: C. P. Rinker vs. R. H. Neil; Frees & Hocknell Lumber Company vs. T. C. Teas.

The following cases were dismissed and plaintiffs pay costs; S. J. Mattox vs. J. B. Morning, foreclosure: McCornick Harvesting Machine Company vs. Francis Marrian, appeal; C. B. & Q. R. R. vs. C. C. Price et al, damages; Frees & Hocknell vs. J. S. LeHew et al, foreclosure of mechanic's lien; Rebecca A. Goble vs. Geo. W. Goble, divorce; Nebraska & Kansas Farm Loan Co. vs. Maggle J. Smiley, foreclosure; R. P. Kendig and L. Story vs. Clark Ward, foreclosure; J. A. Curlee vs. A. Bartley, report of garnishee.

The following cases have been continued: J. W. Davis vs. E. R. Banks, error; F. L. Brown vs. John Imel, et al; J. E. Berger vs. J. M. Ferguson; F. Marrian vs. J. W. Welborn et al, appeal; Liningger, Metcalf & Co. et al, vs. A. Z. Jones et al, equity; E. F. Quigly vs. Daniel Courtney, injunction; S. R. Smith vs. M. E. Spaulding et al, attachment; Harriet Anderson vs. Wm. Anderson, divorce; W. Barnes vs. E. J. Ailington et al, foreclosure; Howard Lumber Company vs. D. E. Graves, foreclosure; M. W. Simmons vs. O. S. Van Doren, appeal; Citizens Bank vs. L. J. Burtless et al, equity; John Merrit vs. Howard Lumber Co., damages; and the following cases on report of garnishee; John G. Miller & Co. vs. Boyer & Davidson; L. A. Shackman & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer & Davidson; S. A. Ryder & Co. vs. Boyer &

were decided thus:
G. L. Laws vs. A. Bartley, defendant allowed until last day of court to show cause why sale should not be confirmed. Le E. Southwick vs. same, defendant allowed until March 12, to show why sale should not be Frees & Hocknell Lumber Co. vs. same, same

Same vs. same, same time. F. L. Brown vs. same, sale confirmed and F. L. Brown vs. same, sale confirmed and judgment rendered for \$142.98 balance. Eastern Banking Co. vs. A. Z. Jones, confirmed and deed ordered. Chas. Nash vs. H. M. Wolfe, confirmed and judgment rendered for \$109.79 balance. Citizens Bank, McCook, vs. D. J. Reynolds, confirmed and deed ordered. Default of de-

time allowed.

fendant taken and judgment was rendered in favor of the plaintiff, with amount, in the following cases:

Henry Small vs. C. A. Frederick, appeal; Nebraska Loan & Trust Co. vs. J. Z. Teter et al, foreclosure, \$313; S. J. Mattox vs. W. L. McClung, foreclosure, \$305; B. Newberger vs. Mrs. L. J. Miller, attachment; B. H. Gardner vs. W. P. Elmer et al, attachment, \$212.75; S. J. Mattox vs. Nettie E. Parks et al. foreclosure. \$226, sale ordered; Howard Lumber Co. vs. A. Bartley et al. default of defendants taken except W. Peck, Chas. Nash, Metcaif Bros. and John Miller & Co. who were allowed to answer

John Miller & Co. who were allowed to answer instanter; Nebraska & Kansas Farm Loan Co. vs. J. C. Sheriff, foreclosure, \$457.90; same vs. I. Starbuck, same, \$43,sale ordered; A. Hersch & Co. vs. F. L. McCracken, on account, \$260.20; Lapps & Fleshem vs. same, same, \$314.35; H. & H. Schneider vs. A. Schamoni et al, forclosure, \$100; Bank of Indianola vs. W. R. Scott et al, foreclosure, \$347.58; Indianola Loan and Building Association vs. Rebecca Peake, foreclosure, \$882.17; Thos. McDonald vs. T. M. Clark et al, note; Mrs. H. A. Sleight vs. H. H. Pickens, foreclosure, \$2,569; First National Bank, McCook vs. G. B. Nettieton et al, note \$242.70; P. F. Connelly vs. Harlem Cattle Co. \$125,00; McCormick Harvesting Machine Co. vs. J. E. Ohlson, note, \$110: same vs. H. W. Olmstead, note, \$156.25; Nebraska Loan and Trust Co. vs. L. Starbuck et al, foreclosure, \$765. The divorce cases were disposed of as fol-

lows:
Cora L. Ford vs. S. W. Ford, plaintiff, allowed \$50 alimony and judgment rendered against defendant for said amount.

Josephine Jackson vs. J. W. Jackson, defendant, required to pay \$50 alimony.

Cora E. Faling vs. I. I. Failing, default of defendant taken, and divorce granted on payment of costs and her maiden name restored

Mont. Doyle vs. Bettie Doyle, granted on of defendant filed.

con to said premises.
In the case of J. E. Morrow vs. Geo. E. John-

BW. C. Randall vs. J. Pickle, appeal, defendant was allowed 60 days to answer, and plaintiff 30 days after to reply.

E. B. Vail vs. A. Z. Jones et al. foreclosure, defendant allowed to answer instanter. bave a naval establishment in which the coun-W. H. Smith vs. same, same action and dis-

trial as we go to press.

CRIMINAL. State vs. Patrick Shelley and E. R. Roe, assault and battery, nolle pros. State vs. Thos. Dunn, horse stealing, guilty. State vs. Mike Walsh, petit larceny and burglary, guilty; sentence, 60 days in jail and State vs. C. A. Dibble, embezzlement, not State vs. Gottfred Schaffert, rape, not guilty.

The following from the pen of Mr. L. P. Bardwell, editor of The Marion (Iowa) Pilot, will we believe, be of interest to many of our read-

to the real merits of Chamberlain's Cough Lungs, and friends and physicians pronounced Remedy. I have used it in my family for years We have not the data at hand to disprove the me an Incurable Consumptive. Began taking and have always found it most excellent, and statement; but we will wager the silk "elecespecially for colds, croup and sore throat. It tion bet" hat donated by our esteemed demois safe and effective." For sale by all drug- cratic contemporary, last fall, that IT IS A LIE. THE appointment of Walker Blaine to a position in the state department that puts him

"Had it not been for Dr. King's New Discovery | near his father in the capacity of confidential secretary, has evoked a great deal more comment than the circumstances seem to demand. suit. A poultice of hot steel applied below The estimates on his ability are varied as possi- the suspender buttons of a land hunter gives ble, some metropolitan editors describing him a wierd piquancy to life and celerity to limb, as a pigmy in intellect and others avering that but the charms of surrounding scenes are lost he is almost as great and gifted a man as his distinguished parent. On the whole it is fair to let the secretary gratify himself with the presence of a man whom he can implicity trust to obey orders, though he break owners, in his department, whether he be his own son or some other man's son.

> Persons troubled with rheumatism should try Chamberlain's Pain Balm. One application will ease the pain, and its continued use has cured many cases of chronic and inflamma-The tory rheumatism, that had resisted other remedies and even the treatment of the best physicians. Price, 50 cents per bottle. For sale by all druggists.

THE New York county democracy declares that "the use of money in elections has become a disgrace to our civilization." No compination of men has done more to spread this disgrace over the country than the New York democracy, and their post mortem confession evidences the depth of their grief that they did not have enough boodle to go around last November.

Chamberlain's Cough Remedy is famous, for is prompt and effectual cures of coughs and colds. The most severe cold may be loosened and relieved by a few doses of this valuable remedy. For sale by all druggists.

DISTRICT COURT.

Our New Goods are Almost all in.

One Hundred Pieces of American, English and French SATTEENS.

Ranging in Price from 8 to 50 cents per yard. Colors are Exquisite.

Dress Goods in all the new shades at from 20 to 150 cents per yard.

A MAN'S ALL WOOL SUIT FOR \$6.00

COME AND SEE US!

on payment of costs.

In the case of John Conner vs. Martha Conner, divorce was granted on payment of costs.

Alex. Jones vs. Mary Jones, divorce was granted on the payment of costs.

while several now being constructed will have granted on the payment of costs. In other cases heard, the following is the disposition made of them:

J. B. Hanning vs. C. P. Rinker et al., demur sand tons, two three thousand ton cruisers, a of defendant filed.

In the case of Charlotte Bacon vs. L. C.
Bacon et al., to set aside a will, default of defendants taken and the court finds that the instrument set out in petition was intended at these are to be of the most modern constructions. instrument set out in petition was intended at the time as a will, and same declared no lien on premises or cloud on title of Charlotte Bathat the cruisers shall attain the extraordinary on, equity, default of defendant taken.

In the equity case of Harriet Acderson vs. done they will be the terror of the seas to a speed of twenty knots an hour, and if this is Wm. Anderson and B. F. Anderson, the latter defendant files a demur.

On application of the Wyeth Hardware Co. the Baker Wire Co. are allowed to answer inprobable that the next congress will authorize stanter in the foreclosure suit of J. W. Dolan vs. J. W. Maiken et al.

In the S. Rolly vs. S. Strasser appeal case defendant was allowed 30 days to answer and plaintiff 30 days after to reply.

School district No. 2 vs. Wm. Gaiser, equity, this direction is not likely to halt until we

> try can feel complete confidence for any emer-ARE YOU MADE miserable by Indigestion,

W. H. Smith vs. same, same action and disposition.

L. Randall vs. J. W. Pickle et al, appeal, defendant allowed 60 days to answer and plaintiff 30 days after to reply.

D. C. Judd vs. R. H. Thomas, appeal, defendant allowed 30 days to plead petition and plaintiff 30 days after to reply.

BRAD D. SLAUGHTER is to be congratulated upon his appointment to the position of Unitplaintiff 30 days after to reply.

Laura V. Marker vs. C. H. Oman, plaintiff alway the state may well come in for a portion lowed to file amended petition.

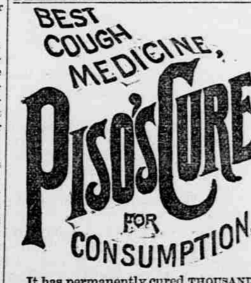
Precilia Pryor vs. Wm. Shockley, appeal, on of the congratulation, for it would have been a difficult task for President Harrison to select a better man for the place. Mr. Slaughter's long and valuable service as a staunch, straight republican commends him as one deserving

> There is no danger in giving Chamberlain's Cough Remedy to children, as it contains no injurious substance; besides it is unequalled for colds and croup. Children like it. For sale by all druggists.

THE Omaha Republican states that "Crime ers. He says: "It is with pleasure that I certify and pauperism have both steadily increased in Maine under the influence of prohibition."

THE Oklahoma boomers have taken to the woods, with United States troops in hot purin a wild desire to get out of the country.

WILL YOU SUFFER with Dyspepsia and Liver Complaint? Shiloh's vitalizer is guaran-teed to cure you. McMillen's,



It has permanently cured THOUSANDS of cases pronounced by doctors hopeless. If you have premonitory symptoms, such as Cough, Difficulty of Breathing, &c., don't delay, but use PISO'S CURE FOR CONSUMPTION immediately. By Druggists, 25 cents.

THE GITIZENS BANK OF McGOOK

(INCORPORATED UNDER STATE LAWS.)

Paid up Capital, \$50,000,00.

DOES A General Banking Business,

Collections made on all accessible points. Drafts drawn directly on the principal cities of Europe. Taxes paid for Non-Residents. Money to loan on farming lands, village and personal property. Fire insurance a specialty.

Tickets For Sale to and from Europe,

CORRESPONDENTS. First National Bank, Lincoln, Nebraska. The Chemical National Bank, New York

V. FRANKLIN, President. JOHN R. CLARK, Vice-President. A. C. EBERT, Cashiez

Our entire stock of

BOOTS AND SHOES

This Stock, consisting of over \$3.000 worth, was bought for

Direct from Manufacturer.

We intend closing out this line of our business and can make you prices that will surprise you.

We also carry a complete line of

AND FURNISHING GOODS.

West Dennison Street, McCook, Nebraska.