His gross receipts were \$632.

account of drouth.

tion to flood it and a large body of earth have no fear on that score. is liable to cave in. The land which is

start.

The legislature of Minnesota has stirred up a nest of corruption in the matter The Kearney Heb refers to another of swamp and timber lands which have point of difference just discovered bemate prey by most people.

The sugar company at Grand Island made and provided. The populists didn't has fixed the price to be paid for beets catch the governor, and so he did not this season at \$5 per ton for beets that contain is per cent or more of sugar.
The growers can now figure with more certainty on what they will realize on their crop. If the legislature had provided a bounty to be paid to the grower, it would have greatly help to develop what will, without doubt, be the indust try of the most importance in northwest
in the joint debate he punctured the "old man's" record. - Fermant Tribune.
Just the same difference as the above illustrates is found to prevail among the leaders of the republican and populist parties. The former are what they are for what there is in it.

of Nebraska has simply imitated the

Is in favor of putting army officers in the production of the present error of heating of Indian affairs in order to reach the fraction. At the specific the present error of drouth.
 Is in favor of putting army officers in the single specific the present error of the out his specific the present error of the present error of the specific the present error of the specific the present error of drouth.
 Is in favor of putting army officers in the specific the present error of the present error of the specific term he will size for the specific term he will sincom term te

reas are reported as total failures on places a number of building were de-count of drouth. One of the Homestake mines at Dead-One of the Homestake mines at Dead-of the congratulated on the fact that it is out of the uner, Nebraska is to be congratulated on the fact that it is out of the uner, Nebraska is to be congratulated on the fact that it is out of the uner, Nebraska is to be congratulated on the fact that it is out of the uner, Nebraska is to be congratulated on the fact that it is out of the uner discussion of the discussion o

wood is on fire and it is out of the quese of the cyclone belt and the settlers need

Five hundred iron workers in the Union Pacific shops at Omaha went out workers demanded that the company much discussion and an investigation by a committee of the legislature, was the discussion and an investigation by a committee of the legislature, was the discussion and an investigation by a committee of the legislature, was the discussion and an investigation by a committee of the legislature, was workers demanded that the company sign articles of agreement which the officials thought to be unjust and so they declined to sign and the strike was the The Defender, a new monthly published The Defender, a new monthly published

and W. R. C., comes to hand. It is pub-tished at Lincola and J. C. Seasrest is in command. The number of people be-longing to the orders it represents ought to make the orders it represents ought. The Defender, a new monthly published of a crime and sent to the penitentiary to the interest of the G. A. R., S. V., should not be taken by his keepers as command. The number of people be-longing to the orders it represents ought to make the paper a winner from the change places with them if strict justice tast

were meted out.

been disposed of contrary to lay, thus tween Governor Croanse and Would-be defrauding the state and state institu- Governor Van Wyck. The latter drew tions out of vast sums of money. Pub- two salaries during the war and Crounse lie land appears to be considered a legiti- has just vetoed the item in the approhis house rent, contrary to the statutes tor 1,2,3 & 1 Sec. 5, Tp. 28 N., R. 14 West of made and provided. The populists didn't the statute 1.

undo the good work he performed when

The cost of raising a ton of sugar beets amount appropriated to found to is Mh .-

A. T. HUGHSON. Apply to

Notice for Publication.

Land Office at Chadron, Neb., (Apr. 3, 1813.

Nutice for Publication.

Land Office at Chalcon, Nub., (craing costs, Mar 27, 183,) [28:33] Mar 27,1235. 1 Notice is hereby given that the following-named settler has filed notice of his inten-tion to make final proof in support of his chaim, and that said proof will be made be-fore Court at Lindeman, Clerk of the District Court at Lindeman, Clerk of the District Fort Court at Lindeman, Clerk of the District Fort Startson, Schraska, on May Fight, 1863, viz:

Mary Abler, of Hoyville, Nebr.,

ative for Publication

named settler has filed notice of its model flow to make final proof in support of his claim, and filat sold proof will be made be fore Corrae Lindeman, Clerk of the District Court at Harrison, Nelarakta, on May 6, 1933, viz.

Martin Gayhart, of Montrose, Nebr.

SW.

ad dr

Sole Reir of Elizabeth Gayhart, deceased, who made Pre-emption D. S. No. 1570, for the S. SW. 5, Sec. 15, Tp. 34 N., R. 55 West of the

Tove his continuous residence upon and ultivation of said land, viz: Frank Nutte, Henry Pickenbrock, Conrad fettich, John Henry, All of Montrose, Nebr. [2934] W. H. MCCANN, Register.

Notice.

said note and mortgage \$612.00, with inter thereon from the first day of January, 1 Plaintiff prays for a decree that defenda be required to pay the same or that the

You are required to answer the said metition on or before the 8th day of May,

THE WESTERN SECURITY COMPANT. By GRONGE WALKER, Plaintiff, Plaintiff's Attorney, [39 33] Dated March 29, 1823.

Sheriff's Sale.

prays for a decree that defendants red to pay the same or that the said may be sold to satisfy the amount

names the following witnesses to

Land Office at Chadron, Net Mar. 22, 1818.

chy given that the following

Sherif's Sale

DO YOU WANT WATER? See the "Old Reliable" WELL DRILLER, T. O. WILLIAMS,

Harrison, - - - Nebraska.

V. A. HESTER, Lumber, Grain

Lime and Coal.

B. L. SMUCK. Fashionable Barber & Hair Dresser.

Sheriff's Sale. By virture of an order of sale issued by the elerk of the district court of sloux county, Nehrasks, upon a decree ren-dered by said court in favor of The American Investment Company against Mary Shay and the unknown devicees of John Shay 1 will on the 29th day of April, 1993, at one o'clock p. m. on said day, at the frontdoor of the court house, in said county, in Harrison, Nebr, sell the foi-lowing described real estate, viz: The North West Quarter of Section Thirty thee (3) Township Thirty one (3). North of Range Fifty three 3) west of the the Principal Meri-dian in sony county, Nebraskia, at public One Door South of Bank of Barrison. OPEN SUNDAY FROM 9 TO 12. RAZORS AND SUSSORS PUT IN ORDER. Sewing machines cleaned and repaired. Fifty three 33, West of the the Principal Meri-dian in Sontx county, Nebraska, at public anction to the highest bidder for cash, sub-ject to hen of first mortgage for principal sum of \$25,000 to satisfy said order of satic, in the sum of \$118,08 and interest, costs and ac craing costs. Thos. Rathy, [25:33] Sheriff of said County. Give I me I a I Call,

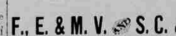
GEORGE WALKER.

Attorney-at-Law.

Will practice before all courts and the U. . Land Office. Business entrusted to my

Sheriff's Sale. By virtue of an order of suit issued by the clerk of the district court of Slonx county, Nebraska, upon a decree rendered by said court in favor of The American Investment Company, against John I. Davis, Lewis Fischer, — Fischer, his wire, first and Christian name unknown, I will on the 20th house, is suid county, fi Harrison, Sebr., seit the following described real estate, vir ming casts, and and subject to a first mort gape for \$57.500 to stilly said order of said, in the sum of \$41.53 and information in Store county, Net bidder for cuch, and subject to a first mort gape for \$57.500 to stilly said order of said, in the sum of \$41.53 and information of said County. Berling costs. Three, Kinny, 25.31 Sheriff of Said County.

via the



Sheriff's Sule. The virtue of an order of sale issued by the tech of the District Court of Sole Issued by the Selection of Court of Sale Issued by the court in favor of the American Iavesti-ment Company against triving Wilson, Ella M. Wilson, Thomas Devenport and Hannah prevenport, I will on the 22th day of April, 1823, at one of Coek, p. m., on suid day, at the front door of the court house, in said the front door of the court house, in said the front door of the court house, in said the front door of the court house, in said the front door of the court house, in said the front door of the court house, in said the front door of the court house, in said the front door of the set of the following fifty four (3). West of the the principal Meridian, in shout county, Nebraka, at public sale in the sum of \$200.00, to satisfy said order of sale in the sum of \$200.00, to satisfy said order of sale in the sum of \$200.00, to satisfy said order of sale in the sum of \$200.00, to satisfy said of the sum of \$200.00, to satisfy said order of sale in the sum of \$200.00, to satisfy said order of sale in the sum of \$200.00, to satisfy add interest costs and acroning costs. 1005, REHNY, 12533

1050 FREE SCHOLARADIPA

At any of the leading Colleges in the country-Yale, Vassar, Harvard, Ant Arbor, Wellesly, University of Chicagon Georgetown; the great schools of Arti-Medicine, Music, the leading Convents-the schools of Science or Agriculture-

ALL ARE OPEN TO YOU.

THE COSMOPOLITAN MAGAZINE HAS STO-NALIZED ITS FIRST EDITION OF 150,000 COPIES IN JANUARY, 1893.

sent out from its own printing bduse and bindery, by offering One Thousand Scholar ships at the leading college and schools of the constry in consideration of work which any ambitious young boy to girl can readily do work at once honorable and easy of a complishment.

If you Wish to Educate Yourself

-to have your tuition, board, lodging and washing paid at any leading school or college without patting the expense upon your own efforts-send for a path-phlet giving full particulars to





Dr. Leonhardt

Limits his practice to diseases of the

Nervous ystem,

(Such as Loss of Memory, Feeling, Motion and Will-power, Cramps, Fits, General Nervousness, and all forms of

HEART,

(As shown by Shortness of Breath, Pain, Palpitation, Fluttering and Numb-

BLOOD, (Such as Skin Diseases, Ulcers, Exces-

sive Paleness or Redness of the Face,

CONSULTATION FREE!

DR. LEONHARDT, 1452 O ST. - - LINCOLN, NEB. a Mention this paper.

ADDRESS WITH STAMP

Faintness, Dizziness, etc.)

try of the most importance in northwest they are for what there is in it Nebraska.

On last Wednesday Governor Crounse of rates to conform to the new order. Under the circumstances the governor take no one's word to the contrary. state.

NaL to task for its position in regad to plan. In regard to the liquor question the railroad bill and calls attention to THE JOURNAL hopes to see it controlled the fact that it fixes the maximum and according to law. When the license fee not the minimum rate. That is very und bond is put up let the license be true, but THE JOURNAL believes it is granted and then let the board see that for human nature to "play even" whenever the screens and gambling are removed, possible, and while a railroad company that the saloon is closed at the proper is a soulless corporation its course is di- time at night, and that it remain closed rected by a set of men who are intensely on Sundays, election days and such times human. The rates now charged are sup- as provided by law, and in return let the posed to be based on business principles. man who pays \$500 for the privilege of If a law is made which compels the rail selling liquor be protected in his trade roads to do certain business for less than from any who do not pay for the right. a fair rate, and leaves a loophole so that If a druggist's permit is desired let the a large profit may be made on certain appicant comply with the law and then play a great lack of human instinct if it and to whom, as the law provides. did not take advantage of the chance.

If railroads, like private individuals, could do such business as, under the law, they could do at a profit and let the malone, it would put matters in a different light, but with decis ion after decison of the courts to the effect that railroads are common carsible for them to avoid s, and it not fair or ot to make any company in for less than a rea-

The last issue of the Independent contained a lot of bog wash about the editor No. 33, and in three months it will be- of THE JOURNAL in order to detract attention from the parties who worked the roads will have to change their schedule httle trick in the late village election. With the editor of the Independent we have no quarrei, as it is well understood that when the prime movers in the vilotherwise. The people of the state have lage election deal pull the string he has become stongly of the opinion that the to dance, whether he likes the music or railroads were robbing them and were not. The tactics used against the editor getting rich too fast, and they would of THE JOURNAL are the same as have been resorted to by the opposition paper Now that a law has been made the ac- for almost four years and if the Indepention of the railroad companies will set. dent can get any satisfaction out of it the the question as to the position taken it it is welcome to it. The fact that no by those who have been charging that denial is made of the statements made they have been robbed. If that claim by THE JOURNAL and the actions of some was false the new law will cripple the who managed the cute deal in the vilrailroads and check the progress of the lage election indicate that the nail was struck pretty squarly on the head, and in

addition THE JOURNAL is informed that The Chadron Signal takes THE JOUR- the plotters were overheard fixing up the nes, the company would dis- let a record be kept of the liquor sold

Impeachment Comes High

Lincoln Call The legislative appropriation to meet the expenses of trying the state officer was passed as \$15,000. When it reache the governor it was in the bill \$25,000, and the bill was so signed. Whether the latter amount can be used is the que tion. In the meantime there will be lack of effort to use it. The three attornsys have already put in the m tion. The Journal claim of \$5,000 each for thirty days prothe new couting, and the committee of the legislature that has the work in charge are taked, it not in it for their work in charge are

og to live in luxory in Lincola air awa freshil

e defendant two dollars and said order. at 5 o'clock, a m. B. A. Wate AND B. G. D. BARRETT, S. G. D. BARRETT, WHIE AND C

es le defen

Notice to Non-Resident Defendants.

sheriff's Sale.

Sheriff's Sale. *

Andrew Dahiman, Aimina Dahiman and Andrew Dahlman, Aimina Dahlman and Altmen, Miller & Company, a corporation, defendants, will take notice that on the 21st day of March, A. D. 1883 Herbert Stehbins, plaintiff herein, filed his petition in the district court of Sioux county, Nebraska, against sidd defendants, the object and prayer of which are to forcelose a certain motigage executed by the defeudants, An-frew Dahlman and Almina Bahlman to the Western Security Company, a corporation of Windham, Connecticat, and which said Western Security Company, a corporation of Windham, Connecticat, and which said mortgrage was for a valuable consideration assigned by said Western Security Company to this plaintiff said mortgrage was given upon The South West Quarter, (S. W. My Section Twenty (Sec. 20), Township Thrity three, (Twp. 20), Range - Fifty-five, (55) in Siouz county, Nebrasks for the sum of Three Handred and Fifty Dollars (20,00) dated May 25th, 1888 and due and payable in 5 years from date thereof. That there is now due and payable upon said note and nortgrage the sum of 414840 with interest thereous from the first day of March, A. D. 1823, for which sum with faterest thereon from this date plaintiff prays for a decree that defendants be required to pay the sum or that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the lat day of May, A. D. 1893. HERDERT STEMBINS, By Geo, Walker, Plaintiff. Notice. Charles J. Smith, Implended with Henry Warneke, Hannah M. Warneke, Thompson F. Martin and George J. Shafer, defend-ants, will take notice that on the 7th day of June, A. D. 1892, The Western Security Company, plaintiff herein, filed its petition in the District Court of Stoux County, Nebraska, and against said defendants, the object and prayer of which are to forcelose a certain mortgage excented by the defendants, Henry Warneke and Hannah M. Warneke, to the plaintiff herein, upon the southerast quarter of section twon-ty one, in township thirty-one, north of range fifty-siz, west, in Slour county, Ne-brasks, to secure the payment of certain promissory note, dated July 2d, 1983, for the sum of 500,000, that there is now discupous said note and mortgage \$12.00, with interest thereon from the first day of January, jest,

By Geo. Walker, Plaintiff's Attorney, Dated March 21st, 1893. Plaintiff. $\{23, 32\}$

Notice to Non-Resident Defendant-

Notice to Non-Resident Derivation. Fannie Snedaker and unknown heirs of Uharles C. Snedaker, deceased, will take notice that Foe McClintock, plaintiff herein, on the 4th day of Feby., 1855, filed her peli-tion in the district court of Sloux county, state of Nebraska, against Charles C. Sne-daker and Fannie Snedaker, defendants herein, the object and prayer of which is to foreclose a certain mortgage, executed by them to the Western Farm Mortgage Com-pany upon the Southeast quarter of Section one, Township thirty, Range fifty three, Sloux county, Nebraska, to secure the pay-ment of a certain promissory note dated October Ind, 1888, for 4450.00 with 7 per cent interest from date thereof, payable Semi analy. inual]

Sheriff's Sale. By virtue of an order of sale issued by the clerk of the district court of lioux county, Nebraska on a decree ren-dered in said court in favor of Sarah C. D., Bassett and against Frankin Simons, Mary Simons, Sarah E. Davis and D. P. Davis, I will on the 6th day of May, 1865, at one o'clock, p. m. on said day at the front door of the court house in Harrison, Nebr., sell the following described real estate, viz: Lot number Six (6) in block number Sixteen in the village of Harrison, Soux county Nebraska at public suction to the highest bidder for cash to satisfy said order of sale in the sum of One Thousand Seven-teen and 48-100 dollars and interest and costs and accrime costs. THOS, REDT. ong before said mortgage bes for value received, said note a e was duly assigned to foe Mor plaintiff herein who is now th the plaintiff herein who is now the owner thereof; there is now due npon said note and mortgage the sum of \$450.00 with interest from June 1st, is?, according to the tenor of said note, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon. You are required to answer said petition on or before the 1st day of May 1803. Dated this 14th day of March, 1803. [38:33] FOR MCCLINGER, plaintiff, By F. J. Houghton, her attorney.

Bheriff of Slour county, Neb

Notice to Non-Resident Defendant

Janthie M. Brundige, defendant, will take otlee, that on the Sith day of March, 1963. enry B. Brundige plaintiff herein, fied his cition in the district court of Sloux punty, Nebraska, against said defendant, to object and prayer of which are to be byorood from said defendant. The plaintiff se of sid plaintiff with sid de



General Merchandise.

GEO. H. TURNER.

DEALER IN

Look at my Goods and Prices

Before Placing Orders Elsewhere.

We can Accomodate Everyone and Carry Everything From a Carpet Tack to a Threshing Machine.

We are at the Bottom for Cash.

A FULL LINE ---OF---

Furniture, Window Shades, Pictures and Wall Paper.

Undertaking goods membalming.

PROMPT ATTENTION GIVEN TO MAIL ORDERS GEO. C. REED, Crawford, Neb.

- Notice of Attace nobice, than McCrea will take nobice, that th day of April, 1868, S. Barker, of the of Sioux county, Nebraka, is are of Sioux county, Nebraka, is inchment for the su

MPAN

t, that the property of ating of moneys in the dollars and seven cent