SERVED.

SHERIFF.

tices of the peace.

CESS SHALL BE SERVED.

IN OTHER COUNTIES.

of such other county.

before the pr bate court.

Sec. 28. When for any cause the

DOCKET TO BE KEPT.

Sec 23. All writs and other process,

Sec. 20. All writs, citations, and all

BROWNVILLE, NEBRASKA, THURSDAY, APRIL 17, 1873.

VOL. 17.-NO. 27

BUSINESS CARDS.

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J. H. Broady, TORNE AND COUNSELOR AT LAW. E. W. Thomas, TORNEY AT LAW.-Office, front room over Cross's Hardware Store, Brown

Sidney French, A TIDENEY AND COUNSELOR AT LAW office over Post Office, Brownville, Neb. 13yl Stull & Schick. CORNEYS AND COUNSELORS AT LAW

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to drive teams if desired. I solicit a liberal share of the public patron-Very respectfully yours,

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seered stock of genuine articles in his line. Sepating of Clocks, Watches and Jewelry one o short notice, at reasonable rates.

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Livery Stable under same management. Careful attention given to the

A.W ELLIS is the exclusive right of putting in BORED WELLS in NEMAHA COUNTY. Calls by letter receive prompt er of PINE, GALVENIZED IRONOR CEMENT TUBING. We make

0 wells through ROCK, as we are provided with a thousand pound horse-power drill. Drill same size as Auger. Guarantee water 510 \$20 renday! Arents wanted! All classes of working peor no pay, Postoffice address, PERU, Neb ki ottenit alt spare moments or all the time than at anything thee. For the niger free. Address G. Sisteres & Oc., Portland, Maine. Doring done in Winter on well as Summer,

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ressing. Switches and Curls made to order. guarantee good work. BANKS.

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Keeps a full line of

BURIAL CASES.

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MERCHANT TAILOR.

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FIRST

Z 0 S such regular term. CAPITAL, 8100,000,000.

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JURISDICTION.

risdiction: 9 prosecution.

justices of the peace. CO the sale of real estate.

or partition of real e-tate.

EXCLUSIVE JURISDICTION.

or matter before him. Sec. 4. They shall have nower

deceased persons. and revoke the same.

tates of deceased persons. trators and guardians to exhibit and shall be the same, as near as may be, it may be continued. settle their accounts, and account for as in actions brought in the district

said trust, and his letters revoked, and another executor, administrator or guardian, as the case may be, appointed in his place. OF THE TRIAL AND JUDGMENT IN CIV

SONG OF THE PEN AND PLOW. cognizable before justices of the peace. Such regular terms shall be deemed

Monday of the same month, when all cases not then finally determined the next regular term; but such courts shall be deemed to be always

PROCEERINGS IN CASES WHERE SUM and return thereof made at the time sies and suits. EXCEEDS ONE HUNDRED DOLLARS. Sec. 8. In all civil cases commenced in said court, wherein the sum exthe duty of the probate judge to issue a summons, returnable on the first OF THE PROCESS OTHER THAN IN CIVday of the next term of said court, if | IL ACTIONS-HOW WRITS AND PROthere be ten days intervening between the issuance of the summons and the mons shall be directed and delivered in a civil action in the district court, books are made. to the sheriff or any constable of said and the service of the same by a copy county, and the sheriff or constable thereof left at the usual place of resi-

God's Hymn of Light is sounding. fendant. With it we sing, the Pen and Piow; Ruled Earth records our story The Past was ours, ours is the Now And Future with more glory. Concerning the Organization, Powers time as in similar actions before jusand Jurisdiction of Probate Courts. tices of the peace, but if upon a re-SECTION 1. Be it enacted by the Leg- turn of the writ, it appears that the some newspaper in this State in such DISQUALIFICATION OF JUDGE. dature of the State of N. braska, That appraised value of the property taken manner as the court shall direct, Sec. 35. When any probate Judge there is hereby established, in each thereon exceeds one hundred dollars, and thereupon the same proceedings shall be di-qualified from acting in

organized county in this State, a pro- and does not exceed five hundred dol- may be h d as in such writs, or other any cause or matter before him, or is make the rum-seller responsible for bate court, which shall be held at the lars, such action shall stand contincounty seat by the probate judge of ued, as of course, to the next regular such county, and shall be a court of term of said court, and shall then be record. Such a court shall be deemed disposed of as other causes during to be always open, and any cause, such term; but if it appears that the matter or proceeding may be proceed- appraised value of the property in ed with therein at any time after the such action exceeds five hundred dolgiving of notice or service of process lars, then such action on the return PROCESS MAY ISSUE TO AND BESERVED and possess the same powers, and be with approved security, that he will in the mode prescribed by law. And of the writ, shall be forthwith certithe proceedings and determinations of fied to the district court. such court heretofore had or made in any cause, matter or proceeding, at of such court, as heretofore prescribed probate court where the amount in any county in the State; and if it by law, shall be as valid and effectual, for all purposes, as if had or made at

BY WILLIAM ROSS WALLACE.

Let there be light?" O, how sublime

And on the vast wheels of young Time

Among them rolled our glad green Earth.

At once black space was glowing!

Soon peopled worlds were going.

With God's own Image beaming,

For more than fruitless dreaming.

yes, the Fountain of the Whole,

Pen and Plow, together shrined,

Himself a Worker, lightened

And still Creation brightened.

Work of the body, w rk of mind,

No one has empire solely;

Work on in marriage holy,

Material Base, and it is nursed,

hat was the master made from birth

Work s need and good upon Man's soul,

And thus we sing, the Pen and Plow;

Ruled Earth records our story: , The Past was ours, ours is the Now,

Let there be light!" There must be first For mind's full strength and splendor

The Future with more glory.

Grown, reaped, with no surrender,

and for new wreaths its brow to bind,

Thus grew and grows the Nation's wealth

By man's physique demanded, And mental, moral strength and health

These workers three beneath their sun

And thus we sing, the Pen and Plow; Ruled Earth records our story;

The Past was ours, ours is the Now,

And Future with more glory.

Let there be light!" Ye Farmers true

What deathless crowns will be for you,

Work, proudly work with Soul and Hand-

Ye are with God already. Sow on and resp with Brain and Bone,

In wealth all homes surrounding;

Agriculture, not rude, blind,

On new-grasped truths reliant.

With every day new triumphs won,

ut with experience giant,

With it stride triple handed,

Broad blessed by the Eternal!

And Writers, wed by Labor,

The conquerors of the sabre!

Of Peace from angel voices

While in it Earth rejoices,

Mechanics, all, all steady! In pulpit, office, shop and land,

On Earth for laborers alone

Can only bring Reality

y bloodless work the prophecy

O, sight for eyes supernal,

where no special provision is made by this subdivision, apply to the proceed

ings in all civil actions prosecuted before said probate judges: Provided, where the amount claimed exceeds That probate courts shall not have je-1st. In any action for mal.cious rules of practice concerning pleadings 2d. In any action against officers for misconduct in office, except where to pleadings in the probate court.

like proceedings can be had before

Sec. 3. The courts of probate, in

shall act in any case or matter where answer in such case. where he is legatee or devisee under a mand for a jury, the probate judge will, nor where he is named as execu- shall cause a jury to be selected and tor or trustee in a will, or is one of the summoned in the same manner as is where he is related to any party in interest, in any case before him, by consanguinity or affinity, or has such an interest therein as would exclude him from acting as a juror in such case or matter, or where he has acted as attorney or counselor in any case

come into their possession as such. partition personal estate. METALIC AND WOOD and convey or mortgage the personal turnable forthwith. estate of their wards, to provide for their wants, education/and support.

BONDS OF GUARDIANS, ETC. Sec. 5. If it shall appear to any such 56 Main Street, BROWNVILLE, NEB. vency or sufficiency of the securities upon any such bond, such court shall cause such executor, administrator or TRANSCRIPT OF JUDGMENT MAY BE guardian, to be ordered to show cause why he shall not execute a new bond in the premises, with surety to be ap-

> Sec. 6. If, upon the hearing of any such matter, the court shall require a new bond with sureties, and such executor, administrator or guardian shall fail to comply with the order of the court, he shall be removed from his

IL ACTIONS-THE TIME FOR HOLD-ING REGULAR TERMS.

probate judge, in each county, to hold by said court, and the proceedings up- filed and preserved in the office. a regular term of the probate court at on any such execution shall, in all 2d. There shall be entered in the eshis office at the county seat, com- cases, be as provided by governing ex- tate-book, all inventories, appraisemencing at nine o'clock a. m. on the ecutions issued upon the judgment of ments, bills, and other exhibits and first Monday of each calendar month, a justice of the peace. for the trial of such civil actions WRITS, ETC. TO HE SIGNED AND to the settlement or disposition of es- views of the liquor traffic, and in this brought before such court, as are not

to be open without any formal ad- process in civil actions, issuing out of journment thereof, until the third any probate court, shall be under the hate judge. shall be continued by such court to PROCESS TO BE DIRECTED TO THE said court, with the names of the paropen for the filing of papers and issu- in such court shall be directed to the orders thereof, and a full record of all in the old method of licensing dram ance of process in civil actions, and sheriff, or any constable of the coundeterminations of the district or sufor the purpose of taking and enter- ty, and the same shall be served by preme court upon appeal or petition ing judgment by confession.

ACTIONS IN REPLEVIN. Sec. 9. In all actions of repievin, the summons shall be in like form, and be returnable within the like

BILL OF PARTICULARS. Sec. 10. In all civil actions in the claimed exceeds one hundred dollars, the plaintiff, his agent or attorney shall, before the summons is issued therein, file in such court a bill of particulars, setting forth in ordinary and SHERIFF SHALL EXECUTE PROCESS. Sec. 2. Probate judges in their re- concise language his demands, and

does not exceed that sum, and the pra- proof shall be required to entitle the visions of the Code of Civil Procedure plai tiff to judgment upon default, relative to justices of the peace, shall than in actions in the district court.

PLEADINGS. Sec 11. In actions before said court. one hundred dollars, motions and demurrers shall be allowed, and the shall be applicable, so far as may be,

JUDGMENT BY DEFAULT. Sec. 12. If no answer is filed on or cases tried and determined by justices sage. 3d. In actions for slander and libel before the first day of the term, in any of the peace. The amount of the 4th. In actions upon contracts for action to be tried during such term, bond or undertaking taken shall be the plaintiff may have the default of double the amount of the judgment 5th. In any matter wherein the ti- the defendant entered, and may pro- and cost, and shall be approved by the tle or boundaries of land may be in ceed to judgment on any succeeding probate judge. dispute, nor to order or decree the sale day during the term, upon proving EVIDENCE-DEPOSITIONS -- HOW TAKEN

his cause of action. TRIAL BY JURY. ship of minors, insane persons, and made in writing and entered on the the judge of the circuit in which the ed or painted on the storied walls of country, boasting of its civilization

idiots: Provided, no judge of probate shall act in any case or matter where shall act in any case or matter where answer in such case. he is next of kin to the deceased, nor Sec. 15. Upon the filing of such de- MISCELLANEOUS PROVISIONS - FAIL- Greece and Rome were endowed Mr. Mayor and gentlemen of the subscribing witnesses thereto, nor provided for selecting jurors in civil probate judge fails to attend at the commencement of any regular term. actions before justices of the peace.

Sec. 15. The probate judge shall, on which any cause may be continued, the first day of each term, or as soon the parties shall not be obliged to wait thereafter as may be, prepare a calen- more than one hour, and if he does dar of the causes standing for trial at not attend within the hour, the parsuch term, placing the cause opon lies in attendance shall be required to such calendar in the order in which attend at nine o'clock a. m. of the the same are numbered on the docket. following day, and if such judge shall and setting the causes for trial, in not attend at that time, the cause shall 1st. To hear and determine claims such order, upon convenient days dustand continued until the first day of and set-offs in the matter of estates of ring such term; and the provisions the next regular term. This section of his forehead, bytweene hys two Licensed-to nerve the robber's arm of this Code relative to the trial dock- shall apply only to causes not cogni-2d. To hear and determine ques- at in the district court shall, so far as zable before justices of the peace.

testamentary, and of guardianship, ORDERS OF ARREST AND ATTACHMENT Sec. 29. In all actions brought in evoke the same.

ORDERS OF ARREST AND ATTACHMENT Sec. 29. In all actions brought in the probate court in pursuance of the picted as a giant on the bar gate at the probate of this chapter parties in the picted as a giant on the bar gate at the probate of this chapter parties in the picted as a giant on the bar gate at the probate of this chapter parties in the picted as a giant on the bar gate at the probate of this chapter parties in the picted as a giant on the bar gate at the probate of the picted as a giant on the bar gate at the probate of the picted as a giant on the bar gate at the probate of the picted as a giant on the bar gate at the probate of the picted as a giant on the bar gate at the probate of the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the bar gate at the picted as a giant on the 4th. To cause to be taken, to re- tachment of property may issue in ac- provisions of this chapter, parties, jutions brought under this chapter, but rors and witnesses shall be obliged to of Warwick is popularly supposed to To mock blastruggles, suck him dry sale and appraisement tills of the es- when the demand in such action ex- appear at the time when the sum- have left pers nal relics at Warwick Then cast the worthless hulk away. ceeds the sum of one hundred dollars, mons is returnable, or at which the 5th. To require executors, administ the proceedings upon such orders cause is assigned for trial, or to which the estates and property that have court. The return day of such orders 6th. To appoint commissioners to ment of the action, be the same as fore justices of the peace, shall apply teenth century. Guy's "poridge-7th. To authorize guardians to sell afterwards, they shall be made re-not cognizable before such justices, so and two gallons, is a species of sacrilege your hats, and when any man, or set

STAY OF EXECUTION. judgment be rendered, on all sums ex- for which the cause may be adjourn- Any attempt to correct the error onceeding one hundred dollars, may ed, shall be regulated by the probate by arouses indignation. It s like dar not take the responsibility. Some have a stay of execution in like man- judge in the exercise of a reasonable ing to doubt the liquefaction of the men say, I am no man's keeper. I court, by the application, under oath, ner as upon judgments rendered in discretion: Provided. That such ac-blood of St. Januarius in Naples, or answer most emphatically, we all are of any party interested in the bond of the district court, and upon the same tion cannot be adjourned over more the truth of the holy coat at Treves, our brother's keepers. When we see any executor, administrator, or guar-dian appointed by such court, that there is reasonable doubt as to the solthere is reasonable doubt as to the sol- as provided for in actions before jus- without the consent of the other. tices of the peece.

FILED IN THE DISTRICT COURT OF keep a docket in which all of his pro-Sec. 18. Any person having a judg-

filed in the office of the clerk of the provisions of this code relative to jus- for April. tices' dockets shall, as near as may be, State, and when said transcript is fil- apply to the docket of the probate district court in any county of this ed, and entered upon the judgment judge PROBATE BOOKS. record, such judgment shall be a lien on real estate in the county where he same is filed, and when the same is so consist of a record, entry, estate and on in a few days to renew his subscriptheir paths, their blood will ery out filed and entered upon such judgment fee book, which shall be kept as fol- tion. We hope he won't mind a lit- from the ground against us. book, the clerk of such court may is- lows: sue execution thereupon in like man- 1st. The record book shall contain paper and wait for the money. We will ease. Those whose influence is not ner as execution is issued upon judg- a full record of all wills, testaments wait cheerfully. We ain't of that avari- east for the temperance cause, is east ments rendered in the district court. and codicils, and the probate thereof, clous kind of a people who will grab for for the saloon keepers, and each per-EXECUTION.

Sec. 7. It shall be the duty of the sue execution on judgments rendered trators. The original papers shall be reports received by the court, relative tates, showing the amount of all will endeavor to give the views of othsuch estates, as shown by such in-

struments. 3d. The entry book shall contain a seal thereof, and be signed by the profor decision and adjudication before ties, date of each entry, and the judg-Sec. 21. All process in civil actions ment or opinion of the court, and all sively that the people have lost faith the officer to whom it is directed, in error in such matters; controver- still in vogue in this State. In Penn-

therein directed; and for any neglect 4th. The fee-book shall contain an were required to vote for or against or omission to do so, he and his sure- exact amount of all fees allowed and ties may be proceeded against in like paid in each case, showing the names ceeds one hundred dollars, it shall be manner as in similar cases before jus- of the persons receiving the same, and in one of the counties that voted for what such fees were paid.

INDEX. to each book required to be kept by Sec. 22 All writs, notices, orders, the probate judge, in which shall be of the next thereafter, which sum- served in like manner as a summons which names the entries in such has the following:

RECORDS-HOW PROVED. Sec. 34 Every record made in any shall serve the same upon the defend- dence of the party to be served, shall probate court, excepting original orant as in other civil cases, at least ten | be deemed equivalent to personal ser- | ders, judgments and | decrees | thereof, days before the return day thereof, vice thereof in cases where personal shall be attached thereto a certificate When the summons has not been service is required by law; but to signed by the judge of such court, served ten days before the first day of bring a party into contempt there showing the date of such record and the term, the cause shall stand contin- must have been actual personal ser- the county in which the same is made, ued until the next regular term of v ce of the process upon the disobedi- and it shall not be necessary to call said court, and shall then stand for ence of which contempt is founded, such judge or his successor in office to trial, without further notice to the de- and there must be actual personal ser- prove such record so certified. And vice of the process in the proceeding in any cause, matter or proceeding in for contempt. In cases where writs, which the probate court or probate notices, citations or other process can- judge has jurisdiction, and is required not be served as aforesaid in this State, to make a record not provided for in the probate court may, in cases where this chapter, such record shall be cerit may be necessary, order the service tified in the same way and with like

the power of the probate court or person to act in place of such judge, judge thereof, to give notice or cause in such case or other matter, during the same to be given by publication such absence or disqualification, who subject to the duties, restrictions and limbilities therein as are prescribed by except subpoenss, may be executed law respecting probate judges.

BOND OF PROBATE JUDGE. and served, as the case may require, be a county other than that of the give bond in a sum not less than five makers and the people generally reresidence of the probate judge, the thousand dollars, nor more than ten same shall be directed to the sheriff thousand dollars, to be determined by gard rum-selling as a bad business. the county commissioners.

Sec. 24. It shall be the duty of the spective counties shall have and exer- the defendants shall also, on or before sheriffs of the several counties to exe- to be taken in or by order of the procise the ordinary powers and jurisdic- the first day of the term at wi ich the cute or serve all writs and process istion of a justice of the peace, and case stands for trial, file in such court sued by any probate court and to such sureties as the judge shall pre-shall, in civil cases, have concurrent his answer containing any set-off or them directed, and to return the same; scribe, except as otherwise provided jurisdiction with the district court in other detense he may have. Such bill for any reglect or refusal so to do, by law, and such bonds shall be for large majority, perhaps nine out of all civil cases in any sum not exceed- of particulars shall be verified in like they may be proceeded against in the the security and benefit of all persons ten, rum-holes are gambling hells, ing five hundred dollars, exclusive of manner as a petition is required to be probate court the same as for a neg- interested, and shall be taken to the They go together as naturally as ducks costs, and in actions of replevin where verified in the district court, and lect or refusal to execute or serve pro- State of Nebraska, except where they

SUB-DIVISION DOES NOT APPLY TO verse party.
CIVIL ACTION. Sec. 38. C 22d, 23d and 24th, shall not apply to and an act entitled "An act regulat-Sec. 26. In civil actions brought un- judges," approved Febsuary, 28, 1870, and processes in the district court der the provisions of this chapter, and all acts and parts of acts inconsis-

same manner as provided by law in and be in force from and after its pas-

Approved March 3, 1873.

Giants.

place of sober history in the popular mind. The ancestry of all people is, URE OF THE JUDGE TO ATTEND found at Chemnis, as being both two or at the time when any cause is assigned for trial, or at the time to similarly vast. Of the king Arthur, Higden desires us-when speaking of can, what these men do: the discovery of his body at Glastonbury-to "have mynde that Arthure's "Licensed-to make the strong man weak; chyn-bone, that was then shewed, was longer by three inches than the Licensed-a wife's fond heart to break, legge and the knee of the largest man that was then found. Also the face even, was a shanne broad." The grave | Licensed-to what the murderer's knife. tions of application for, and to grant they are in their nature applicable. WHEN PARTIES, JURORS AND WIT- Knights of the Round Table, was and issue letters of administration. Apply to such extender. fourteen feet in length. Another he- Licensed-to heat his feverish brain Southampton, and the renowned Guy castle sufficient to prove his vast stat- "Licensed-where peace and quiet dwell, ure. His breast-plate, weighing fiftytwo pounds, is there shown to strengthen the belief of the faithful, Sec. 30. The provisions of this code who will not see that it is the crupshall, when issued at the commence- relative to adjournment of causes be- per of a horse, as used in the Six- please cut those lines out of your pathat of the summons; when issued to civil actions in the probate court pot," capable of holding one hundred far only as the causes for adjournment to look on only as a large camp kettle. of men, ask you for license, take off and the conditions to be imposed These questions are accepted with an your hats, show them the lines, and Sec. 17. Any party against whom a thereon are concerned, but the time unquestioning faith by the credulous. tell them that you will not, and dare Sec. 31. The probate judge shall passing at Mons for that of the drag- if we suffer it to be in his way, where ceedings in civil actions shall be en- Chin; or the bones of whales and ex- he will be tempted, we are responsitered in like manner as near as may tinct animals for those of monstrons ble for him, and we cannot shake off

> Sec. 32. The probate books shall ering from the small pox, and will be we saffer the temptation to remain in tle thing like that. We will send the There is no neutral ground in this all letters to tamentary of administra- money as if for life. We despise son must choose for himself, or hertion and guardianship, and all bonds such things. There's no earthly reaself, which way that influence shall Sec. 19. The probate judge shall is- of executors, guardians and adminis- son for his coming on ; we will wait. be cast.

ADVERTISING RATES.

THE ADVERTISER

begalady, disements at legal rates; One square as All transcient advertisements must be paid

OFFICIAL PAPER OF THE COUNTY.

Written for the Advertiser. THE LIQUOR TRAFFIC.

Number 3. In former letters, I gave my own

er people. The most of your readers are aware fair statement of all matters, contro- that during the last two years, several versles and suits that may have arisen States have adopted new laws, regulating and restraining the traffic inintoxicating drinks, showing conclushops, which, unfortunately for us, is sylvania, the people of each county license in the county, and an editor against license, calls upon the people to enforce the law, but at the same Sec. 33. An index shall be attached time says, "that public opinion is the main safeguard against the evils of infirst day of the term, and if not then citations and other process, except in ins rted in alphabetical order the temperance." An Indiana editor, in to be made returnable on the first day proceedings for contempt, may be names of the parties or persons in writing of the new law in that State,

"While we cannot endorse the law as an absolute reformative measure, yet indirectly, it will tend to much good. While it is idle to talk of reformative measures upon old and confirmed drunkards, yet if we can close up the whisky saloons, and by popular sentiment render tipling odious in public estimation, we will do much toward educating the rising generation into habits of temperance. Keep the glittering, seductive temptation out of sight, and let public opinion impress its seal of condemnation upon the vice, and after a while we shall have but small need of prohibiting laws. The old drunkards will have passed away, and there will be none willing to follow their evil example to

untimely and dishonored graves." The States of Ohio and Illinois process had been served as aforesaid temporarily absent from his county, the damage done by men while intox. in this State. Nothing contained in the county commissioners may ap- leated, and takes a lien on the house this section shall limit or take away point a competent and disinterested and lot where the liquor is sold to se-

The statutes of our own State rein the various cases provided by law. shall give bonds in the same manner quires the dram-seller to give bonds not keep a disorderly house, nor allow gambling on his premises. No other business men are required to Sec. 36. The probate judge shall give bonds, showing that our law-

Twenty years ago, slavery and po-BONDSTAKEN BY THE PROBATE JUDGE | lygamy were called the "twin relies of Sec. 37. All bonds required by law barbarism." I do not know that

the appraised value of the property when so verified, no other or greater cess issued out of the district court. are required to be taken to the adthing about saloons, know that the Sec. 38. Chapter one of title twen- card table is as permanent a fixture as Sec. 25. The provisions of December ty-five of the Code of Civil Procedure, the bar, and that many men waste a civil and criminal actions prosecuted ing the jurisdiction of probate courts great deal of their time and money at in civil cases, to provide for holding the card tables. The officers of the APPEALS TO DISTRICT COURT-HOW regular terms of said courts, and to law seem powerless to prevent this provide for compensation of probate state of affairs, and if an aggravated wife goes into a saloon, as one did a either party may appeal from the tent with the provisions of this act few days ago in this city, and breaks judgment of the probate court, or be, and the same hereby are repealed. a few glasses, she is arrested, fined prosecute a petition in error, in the Sec. 39. This act shall take effect and cast into jail. It is a terrible crime for an injured woman to go into a saloon and break a few glasses, but it is all right for a saloon keeper to break a woman's heart. He is doing Mythology has always usurped the a lawful business, and the law must protect him in his business. If a Sec. 27. Depositions may be taken by the legends, connected with the drunken loafer had broken these glasto be issued in evidence in any cause, gods, or is supposed to be superhuman | ses, there would have been nothing Sec. 13 Either party may demand matter or proceeding, pending in an in size or power. In early art, as in done about it, but as an injured wotheir respective counties, shall have a jury for the trial of any cause pend-probate court, in the like manner and early story, great characters were liting in the probate court, wherein the upon like notice as in actions in the erally great of body. The gods and of wills, the administration of estates amount claimed exceeds one hundred district court. Depositions so taken kings of early Egypt were represented oned, and this was done in the nineof deceased persons, and the guardian- do lars; but such demand must be must be addressed and transmitted to as giants among men when sculptur- teenth century, and in a christian

with gigantic frames. Herodotus, city council, are you really aware of tells of the footsteps of Hercules shown | what you are doing when you license in Scythia, and the sandal of Perseus these "hell-holes?" as they are frecubits in length. The Gothic nations quently, and I think justly, called. indulged the same exaggerated belief Are you really aware what you are of their godlike and gigantican estry. licensing these men to do? The fol-The heroes of knight-erranty were lowing lines express better than I

> LICENSED-TO DO WHAT? Licensed-to lay the wise man low: And make the children's tears to flow

> "Licensed-to do thy neighbor harm; Licensed-to kindle hate and strife;

"Licensed-thy neighbor's purse to drain. Till madness crowns thy work at last. To spread thy nets for man, thy prey

And fit man for a hell below." Gentlemen of the city government. pers and paste them in the crowns of the past ages, we may qualify our siring to do right, yet too much of a surprise at the head of a crocodile slave to alcohol to resist its influence, be, as the proceedings before justices giants. It is a popular fallacy, will- that responsibility. We know that proved by such court, as provided by ment rendered by a probate court, of the peace in civil actions; and the may cause a transcript thereof to be for April. past, we know that many of them will become drunkards, not because A down East editor must feel uncom- they want to do so, but because tempfortable. He says ; "A country tation will be in the way and they subscriber writes that he is just recov- will not have power to resist it. - If