FROM THE CAPITOL.

Editorial|Correspondence. LINCOLN, NEB. Feb. 2, 1869.

A bill for a general herd law was up before the House yesterday, the main features of which were, that each precinct could have the law by a majority vote of the people of the precinct, and that fifteen voters could call an election for the purpose of voting on the adoption or rejection of the law. The bill was so tadly "riddled" in the House that the author could not recognize it, and it will probably never reach the senate. A bill has passed both houses prohibiting the sale of liquors on election days. The Senate devoted much of the day yesterday to the discussion of a bill providing for "the payment of militia claims. The bill appropriates \$5,000 for the payment of militia men to repel Indians in the south-western part of the State some time ago. The discussion took a wide range, and the whole subject received a thorough overhauling. The Senate also had up for consideration a bill creating a Board of Emigration .-A clause appropriating \$10,000 was stricken out. The Railroad and State land question is beginning to occupy most of the spare time of the members, and nearly all the time of a good sized lobby. It is difficult forming anything like a satisfactory opinion of what the result will be, but it looks now like the lands would be given direct, but with restrictions as to time of sale, also that they shall be sold to actual setlers

> Lincoln Correspondence. LINCOLN, Feb. 7, 1869.

As the session draws to a close the commodation. "bills" in both branches of the Legislature multiply, and all parties seem lished in the "Herald," sold a number the appearance of so many strange but Capital building and establish a high to settle down to business with a deter- of our seekers after the horrifying, friendly faces? What the nearer and school Rend a 34 time and passed, mination to "get through" by a week from to-morrow. From present ap. Burton's Antidote, and a hearty laugh railroad; those iron horses, those ac to Finance committee. pearances we incline to the belief that an extra session will be necessary .--How soon His Excellency may see fit to conven our law makers is not known, but all concede that the business of the State will require additional legislation at the expiration of the Constitutional forty days.

The House has reached "File No. 11S" and the Senate "File 70." The commendable industry of the gentleserving of all praise. There seems to Law" subject. be a pretty general feeling in favor of

sock from running at large; for its of gratitude for this one aut alone. He is acknowledged the best parhiamoutarian in the House, while Hon. Win. F. Chapin has that form or the Senate. Altogether Cass is excellently represented here, and her delegation commending the respect of all parties. They are a different stripe from the Cass solution at large; for its of gratitude for this one aut alone. He is acknowledged the best parhiamoutarian in the House, while Hon. Win. F. Chapin has that bonor in the Senate. Altogether Cass is excellently represented here, and her delegation commending the respect of all parties. They are a different stripe from the Cass solution at the stock law But it seems of the Lincoln, Nebraska, for second to the serious and the subject in all its bearings at large; for its many credits will more than cancel all its bearings at large; for its many credits will more than cancel all its bearings at large, recommending its passage.

Broad Cole.

The Serious of Cole Serious and such and solution are such and the strip of the Scriptures. Blaking delivers are remained in least an act to restrain swine from running at large; for its many credits will more than cancel all its bearings.

Broad Cole.

The Bayard family. of Delaware, have had thirty-three years in the Chippin has that honor in the Senate. Altogether Cass is excellently represented to set forth in a forture are different stripe from the Cass will be serious and serious and serious and so control, Nebraska, for striped and the stripe fobbyists during the Senatorial contest, agrinst the stock law But it seems | Subscribe for the Herako.

are as great a rarity as they were two grown. years ago, before the Capital was located at this point. Nebraska City manages to get her coaches in regularly, and we see no good reason why Plattsmouth should not do likewise.

ter stores here than there are in your there is any great advantage in letting town, and the whol population is alive stock run at large, that speculaters are healthy, and Lincola promises to be a lers. And that if there are real adlarge and influential town in Nebraska. vantages and indefeasible rights to let Capitol, erect a State University and ler is an intruder. Let me ask those build an Insane A-ylum; and soon Ne- honest citizens (our personal friends) braska will be able to stand erect and "who have made our country what it self reliant, and not as she is now- is:" What are our present surround

among the list was the indorser of nearer approach of those many lines of was enjoyed at this expense as he ac- companiments of the higher civiliza- Also S 7, an act to amend section knowledged that he never went much tion? Do they portend anything? Do 17, chapter 19, of Revised Statutes, reon the Omaha Herald.

for last week has not yet made its ap- our land is to be appropriated as farms, pearance, and we have only a very and that should there be no law to resindefinite idea when we may expect it train stock, there will soon be no our-

For the Herald, ROCK CREEK Feb. 1. 1869.

economy, and appropriations have to tion that it is the grandeal scheme to us, and enjoy this coming better day by go through a pretty thorough sifting which our minds can be directed for duly considering the subject. Before before they get far in either branch. the proper development of the vast concluding this article I would say that Yesterday was the first exciting day natural resources of our soil, the social as a good and loyal citizen, one that is at the Capitol. A substitute for Mr. and moral elevation of our inhabitants, true to the fundamental principles of Reavis' railroad bed bill was introdu- present and prospective; and from a our government, and a true Democrat. cad in the Senate, which cut out Omaha | consciousness that any enterprise how- as I believe and desire myself to be. I completely, and it carried by a majori- ever beneficent, involving so great a do not desire the stock law to be adopty of 9 to 3, and ordered to a third change, will meet with determined op ted until a majority think it the best reading to-morrow. At the same time position. This latter need not surprise policy. And even then I much desire a substitute to Dr. Stewart's bill in the or discourage us, for a Robert Felton unanimity on so important a change House was carried and ordered to third was sneered at while engaged in sub | The practical workings of this law reading to-morrow, also; and the jugating and taming steam, that mighty would be in neighborhoods along the prophets are very dilligent explaining motive power, which is now so subser- river and groves of timber. Where how one or the other of these bills will vient to our wants. And Galileo, the farms are already fenced, stock, by pass and become law. The Senate inventer of the telescope, sacrificed his common consent, would run at large, Bill designates roads, while the House life by asserting the astronomical fact not regarding the stock law, the same Bill throws open the door to competi- that the Earth revolves on its axis, in as sheep and hogs are now permitted to necessary. Adopted. tion fer any railroad company. The opposition to the received opinions of run at large in many places. There last bill meets more approval than the his day. Yet we and men of science should be no contention as to how long first, and will probably meet with sup are new rejoicing in the realization of the law should be continued. It should port from the Omaha Senators in pref- more than they so sanguitely hoped be continued indefinitely, because, 1st. erence to sacrificing all their chances, and labored for. And we expect in the advantages of restraining stock are To morrow the excitement will be like manner for the principles of the so many, even when there is outside braska. Referred. higher and the lobbyists in the inter- stock law by the light of reason and the range; second, when all the land is ests of the different projected lines will omnipotence of profit to triumph over improved, there will be no outside State of Nebraska against the General have a lively time. Among these we our long continued habits and prejudi- range for stock to graze on, except Government. notice Gov R. M. Stewart of St. Jo- ces. I think much of the opposition perhaps speculators' lands, which we seph, Mo., Col. Furnas, Gov. Alvin the stock law meets with is a conse- will have the right to herd on (unless Saunders, Mr. Caldwell from Omaha, quent of not apprehending one of its they improve them) by virtue of our lum in the State of Nebraska. Mr. H. T. Clark from Believae, Wm principle ultimate objects. A country improving the country, thus adding H 68, an act to amend chapter 18 of White, President of the Misouri river Rail Road Company, and many oth ers, all struggling to make their special lines the favored ones. We hope for lines the favored ones. The favored ones are lines to their lands. This right spectual to the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for lands and last miles west of Rock tuited estrays. Ordered engrossed for lands and last miles west of Rock tuited estrays. Ordered engrossed for lands and last miles west of Rock tuited estrays. Ordered engrossed for lands and last miles we last to define the received statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Ordered engrossed for last the Revised Statutes of Nebraska, entitled estrays. Or White, President of the Misouri river without fences would, perhaps never value to their lands. This right spec. the Revised Statutes of Nebraska, eners, all struggling to make their special can farmers much prefer fences, and And I think they will seldom find an lines the favored ones. We hope for will fence, no matter what laws are agent who would have the hardihood horses, mules, asses, neat cattle and the best, and have confidence in the enacted concerning stock, provided they to object to this right which is founded sheep as they occur, in chapter 46 of ultimate result. Our Legislators seem have the means and it will pay. Now, in justice and is our small considera. the Revised Statutes entitled revenue. d'sposed to act fairly-with one or two the stick law so far from abolishing tion for enhancing their lands in value exceptions in the House from Douglas. fences, proposes to gratify this desire; by enduring the privations and hard-Mr. Geo. L. Seybolt, from our county to supply the means for him that is not ships incident to settling a new country, covered himself with glory the other ab'e to fence, and devise the plan to making farms near their lands and Reavis pre-ented petition asking for MATTHEW HALE SMITH'S NEW day in the House, by his admirable fence our illimitable prairies as eco placing near them all the surroundings land grants to the "Trunk Line" R.R. management of the "Stewart Bill" as nomically that it will surely pay. The the general bill is called. He saved stock law will do this, too, without be the consciousness of aiming at the gen the bill from defeat and had it recom- ing chargable with any of the diad- eral good, though it may be unpopular, culture, submitted a report on S 56, and mitted in a masterly manner, and the vantages connected with restraining I dismiss the subject for the present, and the vantages connected with restraining I dismiss the subject for the present, citizens of Cass owe him a lasting debt stock from running at large; for its desiring all to investigate the subject

and their friends need have no tear of there are others which require a passtheir being pursued by double barrelled ing notice. It is confidently asserted shot guns when they leave for home. by some (good clever fellows, too,) that To morrow evening the chizens of stock cannot be driven along our public Lincoln give a "Heception" to the roads among unfenced farms. This I State Officers and members of the frankly admit would be attended with We are desiron of receiving correspondence from- Legislature. This will come off in the some inconvenience. But even this House Chamber, and is expected to be monster obstacle is easily divested of Public. quite a recherche affair. The fair sex its frightful appearance by a few facts here will do their utmost to make the and lighting it up with a little unpreoccasion a pleasant one for all of us. judiced thought. Our German fellow Rev. Wm. Alexander was here last citizens tell us that in their fatherland, week and lectured at the Capitol on where fences are discarded, they herd Woman's claims to franchise. Wm their cattle, sheep, hogs and geese, A. is a small gentleman, with a brilland so accustomed are they to the con liant brown eye, and a clear logical trol of the herder that they are pasmind, remarkably eloquent, and a per tured right up to a narrow road, or feet enthusiast on the subject of "Wo even a furrow, without crossing it to man's right.' He favors opening nip the more inviting feed beyond every avenue which is now open to Our Scotch neighbors also inform us amend an act to restrain swine from preferment and remuneration for man that in Scotland they graze their stock to the other sex also, and supports his immediately adjacent to growing grain, referred to committee on Agriculture. views by eloquently put arguments .- This being the case, surely stock may Is lectured night before last on "Ma- be taken along our public roads (which sonry," and we were anxious to know the law requires to be four rods wide) if that avenue was in his woman's by one going behind and one or two on ights programme too; but the door of each side, which is scarcely more than he Methodist Church, in which he lec- is necessary to keep together and drive tured, being closed, and the outer knob on our wide spread prairies. Cattle off, your correspondent did not feel can be thus taken far better, which like "knocking" lest he should disturb have been accustomed to the restraint the meeting, and consequently cannot of herding. A small ditch plowed out advise your readers of his position and adjusted a little with a space, or a wire or two stretched by roadsides, at-The snow storm of last week has tached to stakes far apart, would help seriously impeded our roads, and mails this cause much until hedges can be

> Now, then, friendly HERALD, as a sequel to the arguments of my former article and what is stated in this, let me earnestly but persuasively ask, why should we object to the stock law so There are letter buildings and bet- strenuously? Can we not see that it with business. The activity here is more advantage to us than actual set Measures are being taken to finish the stock run at large, then every new set-

dependant on her sister States for ac ing-? What is our prospect just ahead? What this strong tide of immigration; city ordinances of O nahu and certain The "Omaha Tragedy," as pub- this rapid influx of population? What of common School funds to repair old they not (personified) speak in accents At this late date your valuable sheet too plain to be misunderstood that all side range for our stock to graze on notice to those who think they cannot EDITOR HERALD: - By your permis- live without this outside range, to pre- reading to-morrow. men composing our Legislature is de- sion I desire to say more on the 'Stock pare to emigrate? These latter, many of them good and valued citizens, I Made a special order for to morrow at This I am impelled to by the convic- hope may be persuaded to remain with 2 o'clock. and appliances of civilization. With State lands.

STATE LEGISLATURE.

SENATE.

February 3, 1869. Senate opened in usual form. Revis of committee on Judiciary reported back substitute bill for legal- lee of the whole.

izing the acts of J. N. Wise as Notary Frost introduced Senate bill 52, an act to exempt laborer's wages in the hands of employers from execution, attachment and garnishement. Read a Read 2d time by its title and referred

second time and referred to committee to committee on Agriculture. act to regulate the practice of Medicine in the State of Nebraska. Read

2d time by its title and referred to

Judiciary committee. Majors introduced Senate bill 56, an act to amend an act entitled an act to rupping at large in the State of Ne braska. Read 2d time by its title and Also Senate bill 5, an act to provide for the election of an Attorney Gen

eral for the State of Nebraska. Stevenson introduced Senate bill 60. an act to enable counties, cities and incorporated towns to borrow money on their bonds or to issue bonds, and to to be public roads. Passed. raise a sinking fund for works of inter nal improvement. Read 2d time by its title and referred to committee of

the Whole at 2 o'clock p. m. Reavis of committee on Judiciary reported back Senate bill 52, an act to exempt laborer's wages from execution, attachment or garnishement, and ence to committee on Judiciary. recommended its passage.

H 77, Joint resolution for a Military est on the Republican river H 19, an act prohibiting sale of in exicating liquors on Election days,

hase of Otoe reservation. H 4, an act for holding of terms of Supreme court.

H 43 Joint resolution for removal f Pawnee Indians. S 70, an act to transfer old Capito and grounds to city of Omaha for school purposes.

S 26, an act fixing time of holding Court in Lincoln county. H 7 an act amending an act incor

orating Nebraska City. . . APPERNOON SESSION.

Senate met and went into committee of the Whole on bills on 2d reading Committee rose and reported by Hathaway, chairman, Senate bill 54. an act to appropriate fines imposed by

Also H 42, an act providing for the sale of certain saline lands. Referred as we deal exclusively in Tobacco we can sell as

lating to printer's fees. Read 3d time and passed. Also S 43, an act to grant certain trivileges and lands to the Lincoln Salt manufacturing company. Made special order for Saturday.

Also S 41, an act to prevent the tre-pass of domestic animals upon culnear us And is it not an intelligible tivated grounds in Saunders and other counties. Ordered engrossed for a 3d

> Also S 26, an act to protect cultiva ed lands from trespass by stock .-Adjourned.

February 3, 1869.

Brewer presented perition of J. C. Parker and 41 others in relation to ridging the Platte river.

Blakely off-red the following: Resolved. That the Governor is hereby is structed to forward to the Speaker of the House the amount of ands selected for the State by the diferent Commissioners, the number of acres selected in each county and the amount addited to each of the commis-sioners for services in selecting said

Also the N w qr of and. Adopted.

Brush offered the following: Resolved. That the Speaker is here by authorized to discharge and employ new pages whenever he shall deem it

he enrolling, organizing, calling into service and paving Nebraska milnia. Read by its file and referred. Zimerer H 99, an act to protect

Hagaed H 76, an act to provide for

game and birds of all kinds in Ne-S 7, a Joint memorial and resolution relating to certain claims of the

Griffen, by unanimous consent, of fered H 100, an act for establishing and maintaining a deaf and dumb asy-

Read 3d time and passed.

February 4.

Referred to committee on Public and "Sunshine and Shadow in New York."

cemetery purposes. Read 2d time and referred to committee of Ways and

Means. Also S 63, an act to authorize the Of every description, wholesale and retail, No. 130 & Governor to convey lands of the State Oity.

Mainstreet, between 5th and 6th atreets, Nebraska-Oity. upon Salt creek for mill purposes .-Read 2d time and referred to commit-

Reavis introduced S 65, an act to amend section S, chapter 34 of Revised L. F. REED,

Statutes entitled "Marriages." H 37, an act to define term "nea cattle, '&c. in chapter on Revenue .-

H 39, an act amending Revised Gere introduced Senate bill 55, an Statutes on county Commissioners and county Clerks.

BILLS ON 2D READING. S 53, an act making an appropria-

tion to aid in construction of Lincoln monument. Referred to committee of H 13, an act to lease certain Saline

lands to Anson C Tichenor. Referred to committee of the Whole. S 58, an act authorizing non-resident railroad companies to build rail roads in the State. Referred to committee of the Whole.

BILLS ON 3D READING. S 57, an act declaring section lines S 11, an act for the relief of per-

sons having improvements upon State lots. Passed. Committee rose and reported back S 25, (General Herd Law) and reommended that it lie on the table.

H 69, and recommended its refer-S 64, an act to aid in construction of telegraph line Recommended that it

lie on the table. Also an act to aid in Lincoln monu ment Recommended it- passage with

H 46. Joint resolution for the pur- \$500 instead of \$1000. Report of committee of the Whole adopted. AFTERNOON SESSION.

Committee rose and reported back Senate bill 32, an act to provide for the sale of unsold lots and blocks in the town site of Lincoln and for the location and erection of a State Lunatic Asylum and Agricultural College. with amendments. Ordered engrossed for a 3d reading to morrow.

NEW TOBACCO STORE! ON MAIN STREET, OPPOSITE COURT HOUSE, PLATTSMOUTH, NEB., We save on hand a large assortment of

CIGARS & TOBACCO, Consisting of the best qualities of CIGARS, FINE CUT, PLUG AND SMOKING TOBACCO.

L BROM & CO. February 11, 1869tf.,

NEW STORE! WEEPING WATER, NEB. HORTON & JENKS

General Merchandise.

DRY GOODS, GROCERIES, HARD-WARE, QUEENSWARE, CROCK-ERY, HATS, CAPS, BOOTS, SHOES, AND NOTIONS.

PINE AND COTTON WOOD LUMBER, SHINGLES AND LATH. We are Arests for WILLOX & GIBBS SEWING MACHINE, which is undoubted by

Improved Farm and Timber For Sale.

The farm is about 20 miles west from Plattsmouth.

2 miles west of Hoover's, on the Stage Road 60 acres has been in cultivation—a log house upon it, and plenty of stock water; it is S w qr cc 27. T 12. R 11—160 acres; and connected with it is Lot 7 and S & qr of S & qr sec 20, same T and R (timber)—90 and S0-100 acres, making 250 and 80-100 acres.

Also the N w qr of N w qr of Sec 24, T 70, R 44, in Mills county, lows Due east from Plattsmouth, and

Wanted, Agents. Male of Femule, who can earn from \$10 to \$50 percent at home. AllGoods will be consigned to Agent to be paid for when sold, and amples sent free. For FOOT & CLARK, Detroit, Mich.

A Creat Novelty!

FOR 25 cents, and one red stamp, we send an New Golden Fountain Pen,

100 LINES AT ONE DIP. \$10 per day guarantied to Agents. Single samples 10 cents. Circulars Proc. Address

R ti YoUNG & CO.,
Feb4m8] 119 Chambers St., Boston, Mass. NOTICE.

JAMES O'NEIL is my authorized Agent for the collection of all accounts due the undersigned for medical services; his receipt will be valid for the payment of any monies on said accounts.

August 14, 1867. R. E. LIVINGSTON, M.D.

FARM FOR SALE.

85 GREENBACK A Of full value sent to any Book Agent. AGENTS WANTED FOR

BOOK,

A work replete with Anecdotes and Ircidents of Conningham, of committee on Agri- Life In The Great Metropolis, amend an act to restrain swine from One Agent sold 80 in one day another sold and calivered 227 in 15 days, another 804 in 7 days.—
No book ever published that sells so rapidly

G R. McCALLUM. Manufecturer of Bull Harness,
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Cheap Cash Store!

P. E. BEAREDSLY. REED & BEARDSLEY. WEEPING . WATER, NEBRASKA

WE have just opened a large stock of Goods we Weeping Water, consisting of, Dry Goods, Gnoceries,

Queensware, Hardware, Glass.

Wooden Ware, Notions, And every thing the farmer and mechanic need And every thing the farmer and mechanic becass.

Styles and grades to suit. To buy elsewhere may be well, to buy here is well—always well—eften better—aften best. Call and see. Look at the Goods. Ask for the price. Consider well, and do what is wisest. All Goods warranted as represented.

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Western Iowa.

COLLEGIATE INSTITUTE. Glenwood, Mills Co., Iowa. REV. HENRY BAYLIES, A. M. assisted by Competent Instructors.

Glenwood is delightfully located, healthful, moral and easy of access by public conveyance. Passengers over the C. B. & St. Joe R. R. stop at Pacific City, and thence taken by Stage, three miles,

TUITION: From \$5 to \$10 per Term. Pupils admitted at any time. Board, \$2.50 to \$3.50 per week.

Winter Term begins November 16th; Spring term February 9th; Summer term way 4th.

For further particulars address the President.

Dec10n36y1

Legal Notice

Magdalena Meyer, of the town of Eaton, in the state of Wisconsin, will take notice that Heinrich Meyer, of the county of Cass, in the State of Nebraska, did on the 18th day of January, A. D. 1859, the his petition in the District Court of the 2d Judicial District, within and for the county of Cass, in said State of Nebraska, against the said Magdalena Meyer, defendant, ettims forth that the said Heinrich Meyers was married unto the said Madalena Meyer in June A. D. 1864 and that the said Madalena Meyer has been widtily absent from the said na Meyer has been wifully absent from the said Heinrich Neyer for the space of two years last past, without any cause or justification thereof on the part of the said Madalena Meyer, and praying that he may be divorced from the said Magalaina Meyer. The raid Madalena Meyer is notified that she is required to appear and answer said petition on or before the first day of March a. p. 1869. fore the first day of March. A. D. 1869.

Dated January 21st, 1869.

BY WILLIAM W. ERWIN, his Attorney. Ordered Published in the Negraska Hegard, four WILLIAM L. WELLS, Clerk or Dist. Court

Legal Notice. In District Court 2d Judicial District within and for William Young, Plaintiff,

Melinda Young, Defendant, Melinda Young, 1 Defendant,

To Melinda Young, defendant, you are hereby notified that William Young, plaintiff, on the 20th day

f January, 1869, filed his petition in the office of
the Clerk of the Distroit Court, within and for ass
county, Nobinska, charging you, the said Melinda
Young, defendant, with taying wilfully abandoned
and absented yourself from the said William Young,
plaintiff, for more than two years last past, without

William Young, plaintiff, may be divorced from you, the said Melinda Young, defeudant. You are required to answer said petition on or be-You are required to shower ward fore the first day of March, 1869.

Dated January 20th, 1869.

WILLIAM YOUNG, Plaintiff.

By Maxwell & Charman, Attorbys for Pi'ff.

Jan21w4.

Parmele & Kershaw.

Dealers in LUMBER, SHINGLES,

LATH. TIMBER &c.

Plattsmouth, - - Neb C. H. PARMELE,

August 27th, 1968. Dr. Burton's Tobacco Antidote.

VARHANTED TO REMOVE ALL DESIRE FOR TORACCO TESTIMONIAL

moment, since the unclean thing. D.D., M. E. Conf. ce Ginge Co., Nebraska.

years, but have been cured con's Antidote.

s Horror, Postmaster. FROM THE U. S. TREASU send a supply of the ANT done its work SURELY. FROM NEW HAMPSHIM

FRON NEW HAMPSHIM STATE PRINGS. — Gentlemen of influence here, having been cond of the appelles for tobacco by using Dr. Merton's Antidote, we dealer a supply for the prisoners of this institution.

FROM THE CHIEF ENGINEER OF THE ALLEGHARY VALLEY RALLROAD COMPANY, PITTSHURGH, VA.—I have used the Autidote with Freat success. It is curring all my friends. H. SLACKSTONE.

A CLERGYMA'S TESTIMONY.—ONE BOADT ANTIDOTE cured my brother and myself. It neven pales.

Ref. I. W. SHOEMARER, Kelley's Mation, Pa.

FROM THE POLICE HEADQUARTERS, LIVA, MASS.—I have gained thirty fire posmids of fisch in three months by using Dr. Burton's Antidote, and all desire for tobacco is removed.

FROM THE SOUTHERN HOME JOURNAL, BLIFMORE, MD.—The box of Burton's Antidote removed all desire for the weed from me. I lake pleasure in recommending it to all our readers.

T. Y. SLATER, Editor.

FOR SALE BY ALL DRUGGISTS. FOR SALE BY ALL DRUGGISTS. [Trademark × Copyrighted.]

AGENTS WANTED FOR THE PEOPLE'S EDITION OF Conybeare & Howson's Life and Epistles of ST. PAUL.

With an Eloquent and Able Preliminary Disserta-tion by Rev. LEONARD BLCON, D. D., of Yale College.

Embracia a graphic and eloquent delineation of dwelling house and out houses are generally to good condition. For price &c., enquire of proprietor on the farm.

Jan21*

Emission a graphic and eloquent democration of travels, engerings, persecutions and missionance of the great Apostic, and of the circumstances by which he was surrounded.

stances by which he was surrounded.

No work in the language approximates it. Rev. Mark Hopkins, D. D., President Williams College. Solid, eurid ite, elegant, worthy the highest commendation. Bishop Thompson of Hilmais.

Dr. Bacco's name in connection with this edition is a tower of strength. Rev. Jos. F. Tuttle, D. D., President Wabash College.

Unexcelled by anything extant. President teele, Lawrence University, Wiscousin.

I think this she noblest work of the age. Rev. C. W. Matteen, Monroe, Mich.

The most intersting and instructive work that has ever fallen under my notice. Pres. Caswell, D. D. LL. D., Brown University, R. I.

In its sphere it has no equal in interest or value, nor could you easily publish a better book. Rev. Willis Lord, D. D., Chicago.

I do heartily recommend it as a faithful and valuable guide in the study of the Scriptures. Bishop

I do heartily recommend it as a faithful and valuable guide in the study of the Scriptures. Bishop McElvalies.

A most valuable work; learned, accurate and

Legal Notice.

In District Court of the 2d Judicial District within and for Saunders county, Nebraska, Thomas J Jones, of the Territory of Colorado, will take notice that Joseph II Brown, of the county of Cass, in the State of Nebraska, did on 22 day of January a p 1869, file his petition in the Clerk's Office of the Disheit Court of the 2d Judicial District, within and for Saunders county, Nebraska, setting forth that the said Thomas J. Jones gave a morigage to Young Bros. & Co., of the city of St. Louis, Mo., of the east half (1-2) of the northeast ounter (1-2) and the southeast morigage to Young Bros. & Co., of the city of St. Louis, Mo., on the east half (1-2) of the northeast quarter (14) and the southwest quarter (14) of the northeast quarter (14) and the southeast quarter (14) of the northwest quarter (14) of section No issenty seven (27), in township No seventeen (17) north of range No reven (7), east of the 6th P. M., in said Saunders countr, Nebraska, to secure the payment of the sum of \$430.63, according to a certain note referred to in said mortgase; and that said note and mortgage has since been assigned to the Plaintiff, and praying that the said Thomas J. Jones may pay said sum of \$430.63, now claimed to bedue, with interest on the same from the 15th day of December, a D 1857, at 10 per cent, per annum, or that said premises may be sold to satisfy the same.

Ard the said Thomas J. Jones is hereby not filed that he is required 10 appear and answer said petition on of before the 15th day of March, ap 1869.

By Willett Fottzsoen, his attly (jan25 84)

Legal Notice.

In District Court of the 2d Judicial District within and for Saunders county, Nebrasks.

William Garrison of the the Territo y of Colorado, will take notice that Joseph H. Brown, of the county of Case, in the State of Nebraska, did on the county of Cass, in the State of Nebraska, did on the 2d day of January, A. D. 1869, file his petition in the Cierk's Office of the Distriction to Table 18 period within and for Saunders Co., Neb., a thing forth that the said William Garr son gave a mortgage to Young Bros & Co., of the city of St. Louis, Mo. on the southwest quarter of section No twenty-four (24) in township No seventeen (17), north of range No seven (7), east of the 6th P. M., in the said Saunders county, Nebraska, to see a the payment of the som of \$579.56, according to a certain note referred to in said mortgage, and that and note and mortgage has since been assigned to Plaintiff; and praying that since been assigned to Plaintiff; and praying that the William Garrison may pay said sum of \$575,56, now claimed to be due, with interest on the same from the 18th day of March, a n 1858, at 10 per cent per annum, or that said premises may be sold to satisfy the same. And the said William Gurrison is hereby notified that he is required to appear and answer said petition on or before the 15th day of

JOSEPH II. BROWN.
By Willett Pottengen, his Ati'y [Jan25w4. SHERIFF'S SALE

John Q. A. Owen rs. Columbus Nuckoles, William Garrison and Thomas J. Jones. - Execution. Notice is hereby given that I will offer for sale at public auction at the front door of the Court House in Plattsmouth, Cass county, Nebraska, on the 1st Jay of March, a. D. 1869, at two o'clock p. m. of said day, the following described real catate, to-wit: The southeast quarter (%) of the southeast quarter (%) of section thirty-four (34), and the southwest quarter (%) of the southwest quarter (%) of section thirty five (35) in town-hip No testive (12), north of range No thirteen (13), east of the 6th P. M., in Cass county, Nebraska; taken as the property of William Garrison and Thomas J. Jones. Also, lots No open and two (1 and 2) in block No sores (17), and ot No six (6), in block No jeleven (11), in the city of Platismouth, Cass couldy, Nobrasha; taken as the roperty of Thomas J. Jones All taken on an executton in favor of John Q. A. Owan, I sented by the Clerk of the District Court, within and for the county of Cass, and State of Nebranka, and to me directed as Sheiff of said county.

Given under my banc this 36th day of January.

J W JOHNSON, Sheriff Cass county, Nob. Jan2sw51

Estray Notices. Taken up by the subscriber, in Oreapolis precinct ne white Mexican steer, black spots on the head and feet, three year old. PHILLIP SEIDENSTRICKER February Hw5*

Taken up by the undersigned, in the city of Platte-muth, about the first of November, 1868, one dark sorrel pony colt, hald face, both its hind feet white, and is a last spring colt. S. BENSEN. February 4w5.

Eight Mile Grove Precincy, January 18th, 1859, one roan helfer, supposed to be about two years and one steer of a roantsh solor, with red cars, some red on the nose, and branded with the latter H on the left. hip, and supposed to be about two years old Also - me two year old pony coit, dark bay with black main and tail, three white feet and star in

Ta'en up by the subscriber in Lipetty presinct, Cass county, Nebraska, one Bull, whitish color, red cars, supposed to be 2 years old past. Jan2125 F G KENDALL

Evergreens for Nebraska SHADE, ORNAMENT,

AND PROTECTION: Thave so confully growing in my Naraery, at Fort Kearney, Nebruska, an assertment Young Evergreens, commating PINES, FIRS, CEDARS, HEMLOCK, SPRUCK,

LAROH AND A BORVITAE, which I offer for safe at 15 cents each or \$5.50 yer tundred and upwards, according to size. Small quantities of the smallest tree can be sen by mail, larger ones by express. Terms, cash. Address larger ones by express. Terms, cash. Address
MOSES H. SYDENHAM,
Jar 28m6. Fort Kenrary, Nebraska. Pleasant View Nursery

I have on hand and for sale a fine asso, tme "tiof NURSERY STOCK

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Adapted to this soil and climate. Bit uated Two and a half miles southwest of Platts. mouth, Nebraska. Perry Walker

Henry Boeck,

FURNITURE, Chairs,

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Of all descriptions and at all prices.



WOODEN COFFINS,

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With many thanks for past patronage, I invite all to call and examine my large stock of Varniture

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