The Nebraska Herald.

"Т

C

PLATTSMOUTH, NEBRASKA. THURSDAY, MARCH 25, 1869.

CORRESPONDENCE.

We are desirous of receiving correspondence fromall parts of the State, relative to the material interats of the country, together with such other mat er as contributors may deem of interest.

ELECTION NOTICE.

Notice is hereby given that on Monday, April 5th 1869

at the usual place of holding elections Plattsmouth, Cass county, Nebraska, an election will be held for the following

officers of said city: 1 Mayor 1 Recorder 1 Treasurer 5 Aldermen 1 City Marshal 1

1 Street Commissioner 1 School Director

for three years, which election will be will continue open until feix o'clock in the afternoon of the same day. Given under my hand and seal this 22d day of March 1869. F. M. DORRINGTON,

City Recorder. [L. 8.]

THE REASON.

have added the words "of Otce coun-Mr. L. G. Todd, one of the mos active opponents of bonds is the county. ty." We know whereof we speak in gives the only real valid reason for opthis matter, and we speak plainly beposing bonds that we have yet heard. cause we feel deeply the necessity of He does not go behind the bush, but breaking the spell which the enemies tells it openly and above board that of this people have cast over them .the reason he opposes bonds is be-We know that Otoe county is to day cause he does not want any railroad in endeavoring and expecting to secure Nebraska. He is opposed to inducing the B. & M. Road at Nebraska City. immigration into the county, and says he would not care to have a neighbor closer than five miles. We are not surprised that, entertaining such sentiments, he should oppose bonds. We believe his reasons, taken in connection with his desires, are perfectly valid,

and we shall desist from any endeavor to induce him to vote for bonds.

MR. B. F. RAMSEY Is canvassing the county against the issue of bends to aid in the construction of a railroad through Cass county. He makes a heavy point on the tax all be taxed to death if the bonds car

'O TH	E CITIZE	
	OF	to Cou they no
ass	Count	y" midst t they cr

get the B. & M. Railroad if we vote

THE ROUTE

We have just been handed a sircuquarter section in the county cannot be of property, is it not perfectly plain lar with the above heading, which emanates from Nebraska City and was printed at the Chronicle office. The said circular is intended as an argu-

ment against the issaue of bonds in this county, and endeavors to show (or as near as practicable) in the city of that the road will be built without any Hendrie's Foundry. even at Platts- crease per cent. is likely to be. such nid as is asked of this county .- mouth, would have benefited the entire Do the people of Cass county need to county? How much more then, will go into the house of their natural and the B. & M. R. R. benefit the county, no matter where it may leave the river sworn enemies for council ? We stated last week that "the power behind in the county or what route it may take so it prsses through the length of the the throne" against bonds was located county westward, as it must if it gets in NEBRASEA CITY, and we spoke ad visedly. This circular is a proof of the aid under the proposed plan. We beg correctness of that statement. Citizens the voters of Cass county to look well of Cass county! we tell you again, to what they are about, and ask them opened at 9 o'clock in the morning, and Otoe county is interested in having to be careful that they do not drive from them probably the last great benbonds defeated here. As proof of this, efit that will be offered them. read her daily papers-she expects to

HOW MUCH

down the bonds, hence the mighty effort she is making to defeat them .ic dread of being taxed to death ever The circular mentioned is signed "Many Citizens," and they should do they blindly accept the logic of the few hundred dollars to secure the loca- mouth is worth more than a farm of our taxes would be increased in conse- of Cass concluded to go where the peo- an even exchange, even if it does rebuilt, we will have \$20,000 interest to and the people of that city will tell you

We hear from different portions of the county that men intend voting against bonds next Saturday because yet heard of. Some people along the (10 per cent.) on the \$200,000 in but merely to show them that neither

t which to locate their foundry we will have \$200,000 more tax to pay, expenses of maintaining the county

feel perfectly safe in saying that, with

a railroad through Cass county and the

interest \$2,000,000 in bonds to pay

annually, our taxes would not be as

heavy in proportion to the amount of

MRS J. F. DOUD,

Having just received a choice selection of Millin-y Goods trom Philadelphia, now offers them for

spection and sale, at reasonable prices. No pains to been spared to obtain the fluest material and

NOTICE.

B. SPERLOCK.

has been of such signal benefit but we will have, instead of \$2,000,- government with \$6,000,000 of taxable incil Bluff's and vicinity. Do 000 worth of taxable property, not less property than it does now with only ow desire to drive from their \$6,000,000 the first year, and a conhe greatest enterprise which stant increase in property every year, three times the amount of property in ever hope to secure, merely upon which to levy this tax. If we because the occupant of each and every pay \$20,000 tax on \$2,000,000 worth

assured that the road will pass imme that our taxes will be lighter when we diately by his premises. Is there a have \$6,000,000 worth of property and man in the county who does not to day have to pay \$40,000 tax. Figures know that the establishment of Majors, wont lie. Figure this tax question out Russell & Woddells headquarters, or for yourself and see how much the in-

THE REASON

Chas. F. Hendrie told the editor of Cass county so obtuse as to be unable this paper that one of the principal to comprehend that the rate of taxation reasons why he did not establish his would be no higher with \$10,000 tax foundry in this city was because he did levied upon \$4,000,000 worth of propnot wish to locate among a set of peo- erty than it would be with \$20,000 ple who were not inclined to help tax levied upon \$2,000,000 of properthemselves when an opportunity was ty. Do not be deceived or mis lead ffered. Mr. Hendrie asked certain by this frightful cry of "taxation," but donations, and the people refused to set down and figure the matter out for give them for the reason (as they then yourselves. Don't you suppose there expressed it) that Mr. Hendrie would is more tax money paid into the county locate here without such donations, as treasury at Chicago than there is a

it was his interest and intention so to do Plattsmouth? But is that any argu-Do those persons who have a chron- Mr. Hendrie was predisposed in favor ment that taxes are more burthensome of a location here, but concluded that a in Chicago than they are here? or set down and figure for themselves, or people who were afraid to expend a that a farm within ten miles of Platter

man who can tell them the worst story uon of so great an enterprise would the same number of acres is within ten of taxation. Let us make a few fig- not be very likely to be a good class miles of Chicago. We doubt not the ares together, and see how long we to make his business a paying one --- farm here would raise the most wheat could endure the hardship of having a He, therefore, notwithstanding his first or corn, but we hardly think the owner Railroad in Cass county and how much inclination to locate among the people of the Cass county farm would refuse

quence of giving aid to the road,- ple appreciated the benefits of enter- quire more tax money in the aggre Now if we vote bonds and the road is prise. He lecated at Council Lluffs, gate at Chicago than here.

pay annually. How much will this in- to-day that the location of Hendrie's creas our taxes is the all absorbing Foundry has been worth thousands question. We now have \$2,000,000 upon thousands of dollars to Pottaworth of taxable property in the coun- watamie county. We do not speak of thy don't know where the railroad is ty; consequently it would take exactly these matters now for the purpose of

latest styles. Please cull and examing at her residence, one and a half nules routh of Plattsmouth. [mar25tf going to run. It seems to us that this one per cent. tax on the present prop- finding any fault with the people of is the most ridiculous position we have | erry of the county to pay the interest Cass county for what they have done,

Notice is hereby given to all parties having busi-ness before the County Commissioners Court, the nature of which will require the filing of papers, that the requisite papers must be filed with the County Clerk before the first day of each session of Platte oppose the bonds because they bonds. This would be exactly one dol- individuals or corporations like to inthink the road will pass thro' the south'n lar tax on every \$100 worth of prop vest their money among people who or central portion of the county, some erty as assessed, or \$10 tax on every are so penurious, or whose ideas of said Court, to ob ain a hearing upon any such mat-turs as they may desire to bring before the Court. of them along the southern line base \$1,000 worth of property, and the man economy are of that type which oppose The rapidly increasing business of the Court, make this order of imperative necessity; that a road will go through the centre of the sessor at \$10,000 would have to pay county or along the Platte, and resi-county of the centre of the exactly \$100. This calculation is get it without such aid. Will the peotheir opposition on the ground that the whose property is put down by the as- extending aid to a public enterpaise question, and urges the people to vote county or along the Platte, and resi- exactly \$100. This calculation is get it without such aid. Will the peoagainst these bonds because they will dents of the central portion of the based on the assessed valuation; and is ple of Cass profit by this experience, ma1251f county oppose the whole scheme be- further based on the supposition that or will they still put a stone in one end cause of an undefined fear that the the present property of Cass county of the bag when they go to mill. Einomoial Statement bonds for the above reasons will be \$100 a year for the benefits he could Consider well your action, that heartily ashamed of themselves inside derive from having a railroad through may not have cause to reget it here of eighteen months from this date, and the county, even though it did not pass ter, as we have heard many do in each individual will declare that his door. We believe any farmer who is lation to Majors, Russell & Wodd valued by the assessor at the above fig and C. F. Hendrie & Co. Do else. As we have stated upon several ure could sell his produce for an in- drive the B. & M. R. R. into the a occasions, it is a mystery to us how any crease of more than three times of your enemies because you r person with such a "narrow track" his tax, over and above what it chance to think that company desire mind could ever become the owner of would bring without a railroad, build a road in this county. Do real estate unless it was willed to them Let us look a little further! If we vote act foolish next Saturday and regre by some relative of more enlarged these bonds the Railroad Company ever afterward. THE TAX This matter of "taxation" has b a nightmare to the people ever sin bed, iron, rolling stock, buildings, etc. government and taxation has exist This gives \$4,000,000 worth of propand will probably continue to be wh erty, or just double what we now have; government exists. Parties are r consequently the rate of taxation is re duced just one half-or in other words, riding over Cass county should "taxes" into the ear of every man the man whose property is assessed at the county. They appear to und \$1,000 will only have to pay \$5.00 instand, by intuition, that in the absen stead of \$10.00, and the man whose withstanding some portions would prob. property is assessed at \$10,000 will of argument this is the most effect only have to pay \$50.00 instead of thing they can do. They tell a m that, if we issue \$200,000 in bon \$100. This is all calculated, so far. the taxes of the county will be doubled as an increased amount of tax in con-Total of ezcess but they do not tell him that we will March 25, 1869w1 sequence of having a railroad, and no have three, four or five times the allowance made for any increased amount of taxable property upon which cept just what the R. R. Co. actually to levy this tax. We would ask any intelligent man to honestly answer this question. What is the difference to the tax payer whether Cass county based on the experience of other localcollects \$20,000 tax from \$200,000 Is hereby ordered that all persons interested in the estate of Ephraim Colow, deceased, appear before me at my chambers, on Friday, May the 7th 1869, at 10 o'clock a.m. of said day, at 0 maha City, Nebraska, and that trial is set for cased of the real estate of the same why a license should not be granted to the Administrator applying therefor, to sell the real estate of the said Case contry, Nebraska.
And it is hereby ordered that a copy of the be order dec, at mate in said Case contry, Nebraska.
And it is hereby ordered that a copy of the be order sympaper, for four consecutive weeks, the last in be sympaper, for four consecutive weeks, the last in be sympaper, for four consecutive weeks, the last in be sympaper. For four consecutive weeks, the last in be sympaper. A constant of the sympaper, for four consecutive weeks, the last in be sympaper. ities, we can very easily show that the worth of property, or whether she colincrease in the amount of taxable property, aside from that of the Railroad lects \$40,000 tax from \$4,000,000 worth of property. We now have on-Company, would not be less than \$2,ly \$2,000,000 worth of taxable proper-000,000 per year. We have but few ty in Cass county, and the railroad actual statistics to show what railroads do for the west; but the official figures company propose putting another S2. from Dodge county show that the as- 000,000 worth in our county within 18 sessed valuation of that county, aside months if we will donate them \$200, the company to your point or through from the Railroad property, more than 000 in bonds. If we vote these bonds doubled the first year after the road was and the road is built (the bonds will March 16th, 1869. built, and nearly quadrupled in the first not be issued unless the road is built) two years. Suppose such were the re- we will certainly have the interest to sult in Cass county, it would give us, pay. But instead of only having \$2. including the taxable property of the 000,000 worth of property from which railroad, not less than \$6,000,000 worth to raise that interest, we will have anof taxable property the first year after other \$2,000,000 worth added by the the building of the road (and the Com- company direct, and whatever increase immediate locality, would you expect to pany agrees to build it inside of eigh- will be brought to the county in conseteen months if we vote the bonds) and quence of the road, which cannot be a

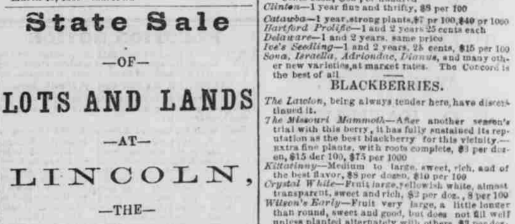
Clerk Cass county, Neb.

Probate Notice.

PROBATE OFFICE, Plattsmouth, March 23, 1863 Notice to the heirs of Charles W. Greenfleid, late of Cass county, deceased, on the 13th day of Pebru-ary, 1869, at Weeping Water precinct, in said coun-ty, did leave a will, now deposited in the office of the Probate Court of this county, by Eugene Reed. Now the Court has set Thursday, the 15th day of April, 1869, to open said will, acd to admit the same to Probate. The subscribing witness, and all per-sons interested in said will, will appear on this day at the office of the Probate Judge, in the div of April, 1869, to open said will, and to admit the same to Probate. The subscribing witness, and all per-sons interested in said will, will appear on that day at the office of the Probate Judge, in the city of Platis mou.h, at 12 o'clock m. Given under my hand this 23d day of March, 1869, WILLIAM D. GAGE, mar25w3 Probate Judge. **Probate Notice.** Whences Ver Einsheit Smith has made applies We call the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, and the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, and best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, bux free of cost, the best of stock at fair rates, but free of cost, the best of stock at fair rates, but free of cost, the best of stock at fair rates, but free of cost, the best of stock at fair rates, but free of cost, the best of stock at fair rates, but free of cost, the best of stock at fair rates, but free of cost, the best of s

Years, very fine, \$12 per 100. Cherry Trees-Mostly Early Richmond, Gov. Wood, Biton, Mosello, and the hardler kinds, 1, 2 and 3 years old: stocky growth, \$25 and \$40 per 100 -30 to 50 cents each Whereas Mrs. Elizabeth Smith bas made applica

taxable property as they are to-day .--mit, on that day We cannot think there is a mind in W. D GAGE, Probate Judge.



CAPITOL OF NEBRASKA.

The undersigted Commissioners appointed by a The undersigted commissioners appointed by an act of the Legis ature of the State of Nobraska, en-titled "An Act to Provide for the Sale of the Unsoul Lots and Blocks on the tawn filte of Lincoln, and for the Locaont and Erection of a State Univerity, and Agricultural College, and State Lunatic Asylum and Asri approved Feb 15, 1869," will at



Capital of the State of Nebraska ON THE

3d of June, A. D. 1869,

MILLINERY. Commencing at 10 a.m.

40.000 ACRES OF

STAT & LANDS

te ma offer at Public Auction near 40,000 acres to fine Agricultural Lands befonting to the State, lyin

into both political and commercial importance. I Capitol Building is now consisted and the scal of the Legislature in t clored was held in it. I

ne to ten miles from Lincoln. from one to ten miles from Lincoln. We would add that Lincoln has a population twelve hundred inhabitants, and is rapidly growing

will at the same time and upon the sam

Offer at public rate the unsold lots and blocks in the town of Lincoln. Said property and blocks in the rn of Lineoin. Said property consists of the odd mbered blocks, the even number having been said retefore by the State and now largely occupied by

tinued it.

per dozen

\$1 per 100

Veto Jersey Scarle variety, \$1 per 100

Michael - Chained to be very superior and preduc-tive, \$1 per 160 Barnes Mammolt - New, very strong, large and good, \$1 per darea, \$5 per 100 Lenning's While, large size, very showy, sweet and good, \$1 per dozen, \$5 per 100 Charles Downing-\$2 per dozen, \$10 per 100 Darnes Kelling A new large sector uidings. The term of said sale will be Cash, and or not less than the appraised value. Said apprais-acht to be made by the Commissioners.

FRUIT GROWERS

-OF-NEBRASKA AND KANSAS.

We can make it to your interest to buy your plants

GRAPEVINES.

unless planted alternately with others, \$3 per dez en, \$10 pei 100 hocolate Seedling-On trial, fruit past'scason, \$5

STRAWBERRIES.

Wilson's Seedling-Tco well known to need any de-scription, fine plants \$1 per desm. \$4 per 1000 Triumph de Grand-Very large, showy and good,

Apriculturist-Immense grower, large fruit, but not hardy, \$1 per 100 Green Prolific-One of the best growers, remark-ably productive. \$1 per 100, \$5 per 1000

ably productive, 51 per 100, 55 per 100 Ida-A new variety, great beares, \$1 per 100 Doumer's Prolifio-Light scarlet, a steady bearer, \$1 per 100, \$5 per 100 New Jersey Scarlet-F.ne, early variety, st good

Jucanda, or Know's 700-A magnificent light scar

let fruit, \$2 per 100, \$10 per 1000 Folden Queen-Light Golden, very productive, \$2 per 100, \$10 per 1000 Former Seedling-Strong prover and great bears

Fromer Seedling-Strong grower and great bearer \$2 per dozon, \$3 per 190

ductive. \$1 per 100 Micanor-Claimed to be very apperlor and produc-

Hurdst-Immense grower, large fruit, but not

and trees of us. Why? Because we will sell the best of stock at fair rates, bux free of cost

Otaries Dotoning-%2 per dozen, \$10 per 100 Roymens Seedling-A new, large variety, of great merit \$2 per dozen, \$10 per 100 Peak's Emperor-Very large size, single specimens often measuring over 0 1-2 inches in circumfer-ance, \$3 per dozen, \$15 per 100 Col/ar-First infroduced into South Bend, Ind., by the Hon, Schuyler Colfax, \$2 per dozen, \$10 per 100

RASPBERRIES.

Doolittle's Black Cap - Fruit large, black, sweet and nood, cames strong and hurdy, \$1 per dozen, \$3 rer 100, \$10 per 1000 Midma Black (ap-Entirely distince, very firm, sweet, hards, immensely productive, \$1 per doz-en, \$12 per 1000 Description of the strong system \$1 per doz-en, \$12 per 1000

Purple Cane-An old, well known variety, \$1 per

Further Carbon and one well known variety, all per-dozen, \$3 per 1000 \$10 per 1000 Golden Carbon Large yellow fruit, sweet, priductive und good \$1.50 per dozen\$ \$5 per 100 Minnemota -Very strong growing Cap variety, per-fectly hardy, fuit very large, \$8 per dozen, \$19

Part 160 Philodelphia-This-has proved perfective hardy with his, 20 cents each, \$2 per dozen, \$5 per 100 Külerale-Fruitizege, roundleb, compact and very good, \$3 per dozen, \$10 per 1.0 Chark-Hishiy with able sort which has proved per-

Black Naples-For Jollies, Wines, etc., \$1 per doard \$6 per 100

everal other kinds, at \$1 per d z n, \$7 per 100, are

Houghion Seedling-Considered very teliable does not mildew. \$1 50 ner dozan, \$9 per 100 Dotoming-Large and fine quality of fruit ; same

price Mountain Seedling-Very hardy and desirable ;

SHRUBBEY, PLANTS, &c.

Rosse-General assortment of Tea, Moss, Bourbon, China Garden or Summer, Hybrod Perpetual and Climbing Roses, at the very low price of 25 cents each, \$2 per derm. Spirese, Honeymickles, Deutside Snouballs, and most of the haidy shrubs, at mane price Dahlas, of more than 100 splendid kinds, at 25 cts each, \$2 per derm.

Dahlias, of more than 100 splendid Kinds, at 20 cts each, 32 per dozen Ouryaantheuma-Splended assoriments of fine plants at above prices Philosee-Large assorir out of this hardy perculai flowering plant, at same price Pentscences-Beautiful shewy flower, hardy percu-nial, of many Colors, at assee price To Stock not enumerated, if wanted, we will pro-

"If Stoke not enumerated, if wanted, we will pro-cure the same and furnish at regular rates. Where plans are to be boxed up and shipped at above prices—if amount is over \$10—ns tharge for boxing and we will pay cost of tran pertailor by R. E. Spring is the best time to set out all plants and trees in this climate, after the ground is fully settled and warm. THOMPSON, MYERS & CO.

CHANCERY SALE.

Saturday, the 17th day of April, 1869.

Brookfield, Missouri,

In Chancery

In pursuance

GOOSEBERRIES.

mostly two years o

same p

mar25w2

Rose Ann Decker

\$2,000,000 worth; but we will have from which to raise the amount; hence our tax, for this purpose, would only be

one-third as much as at present. We

Whereas Mrs. Elizabeth Smith Das hade applies tion for an administration in the estate of George y Snider, late of Cass county, Nebraska, deceased. Now then the Court has appointed the 13th day of A pril, at 10 o'clock a.m., 1869, of that day, to bear and determine the same. All persons interested will appear at the Probate Court in the city of Platts-

Concord-1 year, well rooted # 5 per 100, \$50 per 1000 do 2 do do 10 do 75 de do heavy layers for immediate fraiting, 50 cents each, \$35 per hundred March 15, 1869-mar18w8

ry. We had a little curiosity in knowing just how heavy the burthen would road will traverse the northern or would have the entire tax to pay .- they see wherein Majors, Russe be upon this disciple of economy pro- southern portion of the county and will Even this exhibit is not so Woddell or C. F. Hendrie might h vided the bonds did carry, so we con. miss the centre. Was ever more sil- frightful as some of the opponents of been of general benefit to Cass cou sulted the Treasurer's books and find by propositions taken by intelligent bonds endavor to make it appear .- and wherein they might have added that Mr. B. F. Ramsey pays tax on people? Whether or not the bond We believe any man in Cass county the general wealth of the county just \$320. Now, supposing that the question is successful, and whether or who is worth \$10,000 worth of proper Can they see wherein the B. & M. entire lax for the bonds had to be col- not the road is built at all, we fully be- ty as assessed (probably \$20,000 in R. may be of general benefit and lected from the present valuation of lieve that persons who oppose the reality) would make money by paying to the general wealth of the county Cass county, Mr. B. F. Ramsey would pay the full sum of \$3.20 per annum for railroad purposes. But, bear in mind that the railroad company will put \$2,000,000 of taxable property into the opposition was based upon something county, which would reduce Mr. Ramsey's tax to \$1.60 per annum for railroad purposes. Then, again, as we have already shown, the valuation of the county will, in all probability, bs doubled within the first year afviews. We respect any man's oppo- will, within eighteen months, place ter building the railroad, thus increas sition to issuing bonds when he bases \$2,000,000 worth more of taxable proping the amount of taxable property in it upon some reasonable objection, but erty in our county, in the shape of road the county to \$6,000,000; and then Mr. B. F. Ramsey, opposer of bonds on the have no patience to talk to a man whose mind is not large enough to exground of heavy taxation would be repand over a county the size of Cass. quired to pay the overwhelming sum and whose most expansive ideas do not of one dollar, six and one fourth cents reach beyond his own calf pasture .-per annum as tax on railroad bonds .---We believe the building of the rail-He is afraid of being taxed to death. road through Cass county would be a aud is spending his time and money canvassing the county in opposition to great benefit to the entire county, not bonds. ably be benefited to a greater degree

ARE RAILROADS TAXABLE

than others. Should the road go thro' The people of Cass county have the central portion of the county, it been told by the epponents of bonds would certainly be better for the people that the property of railroads in this of all portions than to have no road at all, and the same if it should go on amount of property in the county ex-State was not taxable, but that the stock only was taxable in the hands of either side. Let us all act like intelligent men next Saturday, and vote that puts down. Now, if we go still furthe owners, and that where the said we will have a road somewhere through ther, and make a reasonable estimate, owners reside. To all who have doubts on the subject, or who have been the county, and then let the different lo misled by these representations, we calities fight to see where that somewould say, consult the constitution of where shall be. Every man has his your State; and there you will find all preference as to where the road shall corporations are compelled to pay tax run, and he would be doing injustice to -in fact we think the old files of the himself if he did not make all the ef-HERALD will show where one of the fort he can to secure it on the route of very men who is now crying that these his choice; but we would ask, in all canrailroads cannot be taxed, took position dor, is opposition to rendering aid to against the adoption of the constitution the company a very good plan to induce for the reason that it did not tax all property of corporations within the State your locality. Railroad companies are We refer the doubting party to Sec. 3, composed of men, and are subject to title corporations, of the State constithe same influences and arguments tution. Further than this, and which that individuals are. If some individevidence cannot be disputed, we refer ual were seeking a point at which to them to the Treasurers office of every open some large manufacturing or oth organized county through which the U er business that would greatly benefit P. R. R. passes, where the records the entire country and especially the show and the vaults attest the fact that railroad companies do pay taxes on all their property in this State-that they | induce such individual to locate in your pay taxes not only to assist in paying vicinity by opposing with all your powinterest on boads which they may hold er any aid to the enterprise ? We bethemselves but that they pay taxes to lieve Cass county tried this kind of arkeep up the county government, to keep up the school fund, the road fund, gumet on Majors, Russell & Woddell,

setting automic bight on the TVD. " high up a little

a proportionable increase each year very small matter-we leave that thereafter. Bear in mind, now, that amount for each individual to fix in acall this increased amount of property cordance with his own judgement .is taxable for all the different purposes Aside from this, we will then have the

Can	Financial Stat	leme	BL .
11 82	Of the City Treasury of Platters of the Recorder's Books, March 5th,	oth. as to 1869.	sken from
ave	Outstanding Orders, nearly		C,150 60
nty	Taxes uncolled ed, Endorsements on outstanding O	1,0000	0
d to	dirs per Treasurer's Report, a	ariy 600 0	0 1,600.00
?	theft, Ballette Street Level		4,550 60
R.	Interest on Orders up to date.		1,100.00
add	Total amount due on Orders,	8,000 0	5,650 00
3	fionds due April, 1859, Interest on B ands	200.0	0
-	Bonds due April, 1869.	3,000.01	
you	Interest on Bonds	600-0	
- C.	Bonds due April, 1571, inferest on Bonus	8,000 00 800 00	
eaf-	Interest on Bonna		10,600 00
re-	Total liabilluies,	5	16,450 00
ell,	when have the shows the shows Stat	tement is	a correct
1 6 1	trial balance sheet as taken from	a the boo	the in my
not	sefice. F. M. D	City Re	1.1.69.9
rms	Statement		
nav	Statement		
10	By each year, of the Expenditure	es and Co	ACCEIDES.
14		8,918 15	
not	Amount expended, interest on orders	195 65	
bit			19 11 11 11 11 11 11 11 11 11 11 11 11 1
19412	Total	2 400 00	51.161.3
	Taxer collected Excess over collection	-,	3,108 80
1.1	1866		Mar H
-431	Expended	5,129.80	1110.
een	Interest on Orders	256 49	
		E 003.00	Reliable and
nce	Total	5,386 29 8,411 45	put . 11
ed.	Taxes collected Excess	0,511 40	1,975 81
22.2	1867	as and a	an a
ile	a la salatana da salatana d	9,644.09	lde of t
wo	Expended Interest	132 50	- in ret
ing	Total	9,776 29	
	Taxes collected	1,900 00.	876 29
of	Excess 1868	15 100	0.0 40
er-	Expended to 5th of March. 1869,	2,756 26	1791 (c) (c)
esa	Expenden to oth of march. 1960, Interest	137 76	The of
ive	Total	2,893 02	and total
an	Taxes collected, less pr. ct on col Excess to date	2,000 01	288 01
	Amount of outstanding Orders giv	4 - H 11 - H	SP-112617
ds,	en prior to 1865, and interest of Orders up to date, nearly,	a Dire	951 09
ed.	orders up to date, nearly	AL TIME	

Petition for Sale of Land the matter of the Estate of Eperaim Colow, de

ccased. Salamus McCarty, Administrator of the Estate of Ephraim Colow, decrased, vs. The beirs and oth-

\$6,150.00

mar18w4

Ephraim Colow, deceased, cs. The beirs and others. Be it remembered that on the 12th day of March A. D. 1869, the application and petition of Galamis McCarty, Admistrator of the Estate of Ephraim Colew, deceased, for a fleense to sell the real estate of the said deceased, situate in Case county, for the sum of Nineteen and 45-100 Dollars, and that the same has been levied upon as personal roperty belonging to you in Case county, Nebraska, one Cott inwood Frame House, known as the O'Dell Geo, B. Lake, and the Court being fully advised in the preemises.

der be published in the Nebraska Heraid, a weenly newspaper, for four consecutive weeks, the last in-settion being complete at least fourteen days before the syventh day of May, 1869.

GEO, B. LAKE, Judge, By Maxwell & Chapman, Att'ys for Fetitioner [18w4

Petition for Sale of Land In the matter of the Estate of Samuel I. Smith, de-

ceased. Elizabeth Smith, Administratrix of the Estate of Jizabeth Smith, Administratrix of the State of Samuel I. Smith, deceased, os. J. Kibbins Smith, W. Floyd Smith, and Anna E. Smith, who are mi-nor heirs of Samuel I. Smith, deceased, and Sam-uel McWherry, their guardian.

that on the 12th day of March A. D. 1869, the application and petition of Elizabeth Smith, adminis-tratrix of the estate of Samuel J. Smith, deceased, for a license to sell the real estate of the said de-

for a license to sell the real estate of the said de-ceased, situate in Cass county. Nebraska, came on to be heard before fits honor George B. twice, and the Court being fully advised in the Premises. It is hereby ordered that all cersons interested in the estate of Samuel I. Smith, deceased, appear be fore me on the 7th day of May, 1869, at 10 o'clock of said day, at my chambers in Omaha, Donglas coun-ty, Nebraska, to show cause why a license should not be granted to the administrativa righting there-for, to sell the real estate of the said deceased, sit-uated in said Case county, Nebraska. And it is hereby ordered that a copy of the above order by published in the Medraska Herald, a week-

action of said of this place was as favorable as the most ardent of its friends could ask. A general railroad haw was passed under which some five or six railroad companies centering her ropose to avail themselves of State and and push helr roads to completion at an early day, while at east three confidently expect to be here within one

ion of said Legislature so far as it related to fu

ar f on this day. This would seem to justify us in saying that Lie in, at no distant day, will be the "Indinuapoint" Nebraska, and the greatest in frond centre wes

Christ-Hinkly valuable soit which has proved put-fectly in sity with as \$2 per discan Durison's Thornicss-Not a thorn on H. This slone is wolleant to make 't wery desirable indeed. Black, and very sweet and fire flavbred. 20 cents each, \$2 per discus, \$10 per 100 Mammoth Cluster-Seeding of the Mismus : black, with a rich purplish bloom; extremely large-Chas Downig and Andrew & Failer say, 'The largest black raspherity they ever saw.'' Surface Chicago. This, taken in connection with the fact that all the blie buildings are located here, and that wit s and a hair miles from town there is perhaps, intract hack rapperty they ever saw." Surface firm, so much so, that they were shipped to the New York market. Soo miles this suson, with the te and a har miles from town there is percaptor chest salphe spings in the world, now in ourse velopment, give assurance that it will be no o mary change for investments. These who inves at former State sales have been able to really in one to five hundred per cent, advance. most satisfactory results Euch very rank and Larday, with but few thorns. Warranted not to winter kill in the most exposed situations. D. D. T. Moore savs, "It is the largest and best black raspherry we even taw." Plants \$3 per dozen, \$12 per 100 DAVID BUTLER, THOS. P. KENNARD | Commissioners. CURRANTS. Secretary of State, JOHN GILLESPIE, Stat- Auditor, Red Dutch-Wall realed, #1 ner day . #7 per 100

ma-25. White Dulch-same as above. White Grape-\$1 25 per dox .\$5 per hundred La Veraglie- \$1 50 per dozes

Legal Notice.

the District Court of the 24 Judicial District I and for Cass county, in the State of Nebraska. vin B, Daniels, Notice endore Williams.)

The defendant, Theodore Wil The defendant, Theodere Wil anis, will take notice that on the 13th day of Marc . p 1890, the plaintiff, Atvin B. Danleis, field h stillou in said Court in the above entitled caus h object and prayer of said petition beins to ob in payment of a certain promisiory note, executed and delivered by you to one H. H. Oberhetze, the 18th day of August A. D. 1859, and since sole signed and transferred to the said praintiff, and red on the 17th day of December, A D 150 c sum of Two Hundred and Eighty Dollar th interest thereon from the time it became du-ngust 18th, A. D. 1859) at the rale of forty pe nt, per annum until paid; and in default of th sympath of said suff of money due on said note, t we a certain tract of land mortgaged by you to so

ave a certain tract of land mortgaged by you to so are payment of said promissory note, sold accord ig to law, and the proceeds of said sale applied to is payment said nois and interest, and any inter-tion; or any person claiming under you, be for-rer foreclosed and barred. Which said real estate is described as follows, to dit. The sonthwest quarter (f_{0}) of s (then of nine-en (19), township No. two ve (12), north of ranke reive (12), east of the 6 P. M., lying and being in ass county, N-brasks. And you are required to appear in the above amed District Court on the 13th day of Apri vext, answer the petition herein, or the same will be

answer the petition herein, or the same will b keen as true and judgment rendered accordingly. ALVIN B. DANIELS. By S. F. COSPER, Att'y for Pl'G,

Ordered published in the NERRARKA HERALD for

WILLIAM L. WELLS, Clerk of Dist. Court. Daniel M. Ramey & Mary E Ramey, In pursuance and by virtue of a detretal order to me directed from the office of the Cierk of the District Court of the 2d Jodicial District of Nebraska, within and or Cass county, bearing date on the 28th day of June, 1867, being the spectal June Term of said Court. I, the subscriber, Master in Chancery for said Court, will for effectuate at public auction, to the highest and best bidder, for cash, in front of the Court House in the city of Plattermouth, Cass county, Ne-braska on

Attachment Notice. against Probate Court in and for Cas

ngainst F O'Dell To O F O Dell, defendant. You are hereby

braska, on at I o'clock p. m. of said day, the the following de-scribed real estate, to wit; Lot No twelve (12) in block No. thirty-three (38), as the same is designa-ted upon the published and recorded plat of the city ted upon the published and recorded plat of the city of Platismouth Nebraska. Together with all and singular the improvements, herefilaments and sp-participants thereun to belonging, to be noted as the property of the defendant above named, to satisfy

property of the defendant above manner, to mainter said decree, the amount of which is rive fundred and Sixty six and 20-100 Dollars, with interest from the date of said decree, at the rate of ten per cons per annum, tegether with sosts of sait and sain. SAM. M. CHAPMAN, march18w5 Master in Channery.

CHANCERY SALE. Sarah Everett, In Chancery Frances Guilion,

John Ingraham) Notice is hereby given that I will offer for sale at public auction at the front door of the Court House in Plattemouth, Cass county, Nebraska, on Saturday the 10th day of April, a. p. 1569, at two of clock p. m. of said day, all the right, title, and interest of the said detendant, John Hyraham, in and to the following real estate, to-wit: Lot one (1) in Block No. eight (8) in the twn of Kinosha, Cass county, Nebraska, second at thirty dollars, taken as the property of In pursuance and by virtue of a decretal order to me directed from the office of the Clerk of the District Co rt of the 2d Judicial District of Nebraska, within and for Case county, bearing date on the 5th day of June, 1561, being the June Term of said Court. I, the subscriber, Master in Chancery for said Court, will offer for sale at public auction, to the highest and beat bidder, for cash, in front of the Court House in the city of Platamiouth, Case county, Nebraska, on Case down the 15 M day of April 1869. In purstance and appraised at thirty dollars, taken as the property of John Ingraham on an execution in favor of A. Carm Saturday, the 17th day of April, 1869.

chael, issued by the Clerk of the District Court, of the said county of Class, Nebraska, and to me directed as Sheriff of said county. Given under my hand this the 9th day of March, a state A. D. 1869. J. W JOHNSON, Sheriff Cass county, Neb. mariiw5]

LEGAL NOTICE. In District Court 2d Judicial District within and fo

William Dorrough)

Adeline Dorrough. Adeline Dorrough, non-resident

This tale that Railroad property is not taxable is just about as reliable as many others that are being circulated life of Otoe county for several years, life of Otoe county G R. MCCALLUM, on the final Reen hearing of this cause no may series in the series of the s Manufacturer of and dealer in for the purpose of defeating the issue also upon Mr C. F. Hendrie & Co., rastly decreased after the first year? - terially lighten our taxes in this res descent of any, 1869. GEO. B. LAKE, Judge. when those gentlemen were seeking a Of course every man understands that pect. It will take Lo more to pay the By Maxwell & Chapman, att'ss for Petilioner 15w4 By Maxwell & Chapman, att'ss for Petilioner 15w4 By Maxwell & Chapman, att'ss for Petilioner 15w4 of bonds.

Saturday, the 11th day of April, 1869, at 1 o'clock p. m., of said day, the following describ-ed real estate, to wit : The no thenst quarter (%) of section No twenty-secon (27). In township No twelves (12) north of range No twelve (12), east of the 6th P. M. in Nebrasks, containing one hundred and six-ty acres, more or less, together with all and singu-lar, the improvements, herditaments, and apparte names therenato belonging, to be sold as the prop-erty of the defendent above named, to satisfy said decree, the smooth of which is. Three Hundred and erty of the defendent above named, to satisfy said decree, the amount of which is Three Hundred and Forty-nine and 33-100 dollars, and interest on the same from date of said decree, at the rate of ten per cent, user annum, together said, the rate of ten per

cent. per annum, logether with cost of sult = hd sale. SAM. M. CHAPMAN. Muschlasz5 Master in Chancery. March18w5

defendant, will take notice that will am Dorrodga, on the 5th day of March. 1800, filed his petition in the officer of the Clerk of the District Court within and for Case county, Neb. setting forth that you have wijfully absented yourself and have wilfully absa-doned him for more than three years last past with-out any good cause, and praying that on the final hearing of this cause he may obtain a decree of dothe poor fund, and every other fund when that firm was looking for a point for which we pay tax, as well as for railroad property to tax not only to pay for, to used that your property and ours pay tax for from which to start their immense gov. interest on the bonds. Is it not per- interest on the bonds, but it will be