PLATTSMOUTH, OCT. 23, 1879. REPUBLICAN TICKET.

State Ticket. For Judge of the Supreme Court, AMASA COBB. of Lancaster County. For Regents of the University, JOHN L. CARSON. of Nemaha County.

> of Douglas County. County Officers.

J. W. GANNETT.

For Treasurer, WM. H. NEWELL, of Rock Bluffs. For Clerk, E. A. KIRKPATRICK, of Elmwood. For Sheriff. R. W. HYERS, of Weeping Water. For County Judge, A. N. SULLIVAN,

of Mt. Pleasant.

For District Clerk,

W. L. WELLS,

of South Bend. For County Superintendent, E. H. WOOLEY. of Plattsmouth For County Commissioner, 1st dist., ISAAC WILES. of Plattsmouth Precinct. For Coroner, P. P. GASS, of Plattemouth For County Survayor.

READ "Political Notes" on the outside of paper this week.

GEO. FAIRFIELD,

of Plattsmouth.

for \$2.00!

these Ohio men getting all the offices. They deserve them after this.

Coming to Meet Grant. Instead of taking their camping-out

spree, the University boys will go to

right, it is needful, it must not be forgotten. In our Saturday's issue we shall again turn to county affairs. Remember both, and do your duty to both. preme Judge on the Republican ticket.

the Tri-Weekly in our Weekly such as | with honor to himself or justice to the notices of candidates, notices by spe- party slight Judge Cobb's claim to recial request, &c, as there are a few of election. The HERALD wants to say our subscribers that get the Weekly that we know by personal knowledge and will not be able to get the tri- Judge Cobb's career in Wisconsin as a weekly very speedily on account of Congressman, his standing as a man of

that Judge Pound is our district Judge man, par excellence in a legislature portance to the welfare of the party

WE find the following good words in an Ohio paper about one of our candidates, Mr. Newell:

"We are glad to learn that Mr. Newell, a former resident of this Co., piece, and gone to more congenial of these things and the ushering in of is the Republican nomince for treas- fields. He has been at work in Seward, urer of Cass County, Nebraska, with Richardson, Burt and Cass counties. the chances of election decidedly in | Last week he was advertised at Wahis favor. Mr. Newell formerly resided at Bloom Station, in this county, and was regarded by all who knew land that Mason was on hand to exhim as an honest man, and a gentle- plode his fallacies, and he was suddenman, in the strictest sense of the ly taken with a sore throat and went work, pre-eminently above any position man, in the strictest sense of the ly taken with a sore throat and went term. He was a good soldier during north, abandoning his appointment. He war, and his morits would have the war, and his morits would have in silence permit this first fanatic to been recognized by his party here, had be ever desired office, but he moved to Nebraska shortly after the war, and has there, we are happy to learn, received the recognition be fully deserves. The people of Cass County can trust Henry with their

The Ospital, Washington, D. C., says "The women of the future must be "Don't know half their Value." will be said of her, she was first in · emfiblied with all the branties of the post, but limested with the marssities ! of the persons, to sing, to dance, to best and Kidney Complaint, as recom- hearts of her countrymen. Surely membed. I had a half bottle left which I used for my two little girls, who the dector and neighbors said truth shall be increased, and all these things shall be increased. I had not the cast on the following Real Estate to-wit: the south half (a tip of t there is a tastly greater seed for sandy who the dector and neighbors said finished. in the life before them. They should be will not be cured. I would have lost he tamplet from childhood, as here you both of them one night if I had not cample, that they must, in the end be given them Hop Bitters. They did self-refrant and self-supporting. Un. them so much good I continued their couth as it may seem to many, still, use until they were cared. That is when reasoned down to solve calcula. Why I say you do not know half the er of the Black Hills is here on a visit. lation, the value and necessity of the value of Hop Bitters, and do not reeducation of women practically-not commend them high enough."-B., Peoria Co., Illinois, last Thursday, in the theoritical Miss Nancy style-in Rochester, N. Y. See other column. art, science, trade and professions, is eminently potent, and it is written in A girl went mak on ner how-legged the experience of the world, that it has bean because she said she "didn't want died on Friday last, of diptheria, after grown to be actually countial."

WE acknowledge the receipt of an invitation to attend the celebration of the silver wedding of Mr. and Mrs. J. EDITED BY THE WOMAN'S CHRISTIAN TEM Sterling Merton, which takes place at Nebraska City, Thursday evening, Oct. 30th. Mr. and Mrs. Morton have been rendering their beautiful home, Arbor Lodge, even more beautiful by numerous additions and renevations, and now at one of the pleasant epochs of life, surrounded by their children and friends, they pause and plant a white stens of pleasant recollection for the future, and looking back upon the past recall many an incident of the five and twenty years they have. trod-

den the path of life together. Mr. and Mrs. Morton are among the oldest of Nebraska settlers and have held a leading place in the events of her history. They have many friends to extend them congratulations and good wishes, in which the HERALD joins.

THE Regents of the University represent the average sentiment of the Republican party, and they must not be forgotten in this canvass. They are honorable gentlemen, square, levelheaded men, in whom we have the utmost confidence, and we hope they will settle the differences, whatever they may be, in our University to the best advantage, and to the honor and credit of the State, and in such a way as will do honor and reflect credit on the party and the people who nominated them. THE HERALD believes they will, that they are just the men for the place, and we ask and request of Republicans in this county, that they do not slight this portion of our ticket and let it go by default, or let our State ticket be beaten, as it was last fall, by sheer negligence. Re-REMEMBER, we offer the HERALD member we have really the best men from new until the first of Jan., 1881, for these places, the men who represent the people, men selected after an angry and heated debate on both sides. WE'LL never say another word about | The Democratic candidates de not and cannot represent the will of the people as understandingly as the Republican candidates do, and THE HERALD feels so much faith in the wisdom of the convention, that we ask personally that our Republican friends in the Omaha and assist in receiving General | county will not neglect this portion of Omaha and assist in receiving General
Grant.—Lincoln Journal.

We have devoted this weekly issue
largely to the State ticket. It is
right, it is needful, it must not be for-

WE suplicate a few articles from right judge, and no Republican can was so high that the breath of calumny WHILE we are all so busy about our has never touched him. By friend and County affairs, please do not forget | foe he was there considered the honest

Said an old friend to us in Wisconand an honor due him for his univer- | sin, two years ago: (and before Gen. sally fair and impartial conduct on the Cobb was thought of fer Judge) "You bench. We hope to see Cass County have one honest man out there, from rell up a handsome majority for Judge | Wisconsin, General Cobb. He is a man whem they cannot corrupt; when in our legislature some years ago a pro-WE are assured over and over again position was brought to him to vote Mary Dyer, who gave her life that she by Greenback men in the County, that | for of which he did not approve, ac-Mr. Freeman the Greenback Candi- companied by an intimation that it date for Treasurer has not withdrawn, might be to his personal or pecuniary and is, and will be a candidate for that advantage to vote for the same, office until the fourth of November Mr. Cobb who was walking at the time next. Mr. Wood, the candidate for answered in substance, "though the Clerk also proposes to be and remain temptations and the emoluments offerin the field. We state this at the re- ed me were as plentiful as the leaves quest of several greenback men from that here fall before me, I could not the County, and it may be relied upon | and would not do this thing." That's

the kind of man Cobb is. The Editor of this paper has known THE Omana Her aid and other oppo Judge Wakely too, for years, ever sition papers are growling about Mar- since the old territorial days, and . . . fee for services rendered to there is no spot nor blemish on his the state. When it is considered that character to our knowledge. He, too, Mr. Marquette served for four years is a man among many. Democrat as assistant attorney general, saved bough he is, his life and character the state \$10,000 that would have been stand out pure and clear. He is an actually paid out and \$110,000 mere able lawyer, an invaluable citizen, a we think the fee is moderate enough. we are, personally, a friend of his; but give an encouraging word to those deceased, to file the same on or before the 22d day of December, A. D. 1879, at one o'clock p. Besides the fee was recommended by he does not represent principles we Mr. Batty, the most pronounced demos can support, nor can any Republican. erat in the Legislature, and endersed Judge Cobb is just as good a man for by the average democrat who had any this position, as honest a man. He has say about it last winter. Guess you'd been tried and not found wanting, and better let Marquette alone and turn to we ask all Republicans to vote for structure to stand, which will first be some democratic cities and towns in their ticket straight, clean, pure, from this country for municipal and legal honest, patriotic motives, and the result will justify the selection.

> A COUNTRY correspondent of the Omaha Republican says this, and it is Divine Love, finisheth the mighty

The Hoosier congressman, De La teaches us that the world is making Matyr, has been here and spoken his rapid strides towards the completion hee, and Judge Mason went down the agents are legion, weman being in there to meet him, but the reverend the van-guard. Woman stands to-day doctor of tiat money learned at Ashfunds .- Portsmouth (O.) Tribune. politics and finances, he will meet occupying the leading positions in our br them anywhere on Nebraska seil, if best institutions of learning. And of

they appoint a meeting. "They cured me of Ague, Billious-

to dance in brackets."

Our Temperance Column.

For God, and I ome, and Native Land." PLATTSMOUTH LODGE No. 2, 1, O G. T.—Regular meetings at Good Templars' Hall every Wednesday evening. E. H. WOOLBY, W. C. T.

PLATISMOUTH TEMPLE OF HONOR AND TEMPERANCE, NO. 15.—Regular meeting, Saturday evening in Hall in Fitzgerald's block. P. P. Gass, W. C. T.

PLATTSMOUTH RED RIBBON CLUB.—Regular meeting on Monday evening of each week. E. G. DOVEY, President. H. M. BUSHNELL, Sec'y.

RESPONSE TO "WORDS OF WEL-

COME"

Ladies of the Women's Christian Temperance Union of Omaha: The lot has been assigned me to respond to the address of welcome so warmly given us by our dear sister in such touching, earnest words. This cordial Yet I must, in the name of my

JUDGE CORB, the nominee for Suis a gentleman, an honest man, an upintegrity and unblemished character,

pmisst, the nell the truth when advise, mended. I had a half bottle left knowledge and truth shall be in-

VIOLA V. BARNES, Sec'y.

J. F. JOHNSON, Sec'y.

PLATESMOUTH W. C. T. U., will meet every alternate Thursday at 3 o'clock, in the Reading Room, unless other notice is given in this column. Mrs. H. M. Wise, President. Mrs. R. L. Duke, Secretary. PLATTSMOUTH LODGE OF JUVENILE TEMP-LARS will meet every alternate Friday even-ing at 8 o'clock in Good Templars' Hall. Mrs. A. Schlegel, Superintendent.

Delivered by Mrs. Dr. Dinsmoor Before the Convention of the W. C. T. U.

BY MRS. B. SPURLOCK.

greeting is no misnomer, we take it, but the outward expression of the warmth of the hearts and homes that joyfully awaited our coming. And were I to act in unison with the sentiment of my soul, and thus vibrate the emotion of gratitude and thanksgiving that wells up in the hearts of my sister delegates. I would verify the truism that silence is golden in an hour like sisters from abroad, return to the Women's Christian Temperance Union of Omaha, our thanks unutterable, for the warm welcome given us in the name of the glorious work we represent, and with you render thanksgiving to our dear Father who hath watched between us for another year, in the city where the rum power boasts of its supremacy, sending its thousands to bribe and barter with men in legislative authority, that they may rule legally, though it bring death to every interest that is sacred and divine. We know you have stood alone battling for the right, whilst'all about you could be heard the din and

faith anchered to the Divine. Thus

moored among the breakers, you have

been able to stand till we came to join

somed of the Lord have been many,

in Bosten, to encourage them to stand

by their faith. And though you have

Peter the Great, of the Swedes, "they

will teach us at length how to beat

your beautiful city by a local option

alone with the monster, but would as-

that you cannot extricate yourself by

a prohibitory law. And surely the end

draweth nigh when this image must be

beaten to ashes. His gold head, money

interests, its ruling power; his silver

arms, social drinking; his loins of

brass, professing Christians and clergy-

men espeusing the cause of Christ.

who left the throne to hunger and

thirst with the fallen, yet refuse to

trying to succor the drunkard; his

legs of iron, the appetite for strong

dring, which holds in chains its vic-

tims; his feet of iron mixed with clay.

this stone, hewn from the Mountain of

work. The philosophy of history

that reign of righteeusness, and of this

kingdom there will be no end. And

on the platform not a whit behind

her brother in all this stupendous

war, first in peace, and first in the

an illness of three days.

LEGAL NOTICES.

Probate Notice.

In the matter of the estate of Chas. F. W. Kaster Lohede, Deceased.
Notice is hereby given, to all persons having claims against the Estate of Chas. F. W. Kaster Lohede deceased, to file the same on or before the 22d day of May, A. D., 1880, in the Office of the County Judge, at Plattsmouth, Cass Co., Nebraska.

A. N. Sellivan Co. Judge. Plattsmouth, Oct., 22d, 1879.

Probate Notice.

Notice is hereby given that James Paling has filed an instrument in writing purporting to be the last will and testament of Elizabeth Paling, deceased, late of said County and asks to have the same admitted to probate where upon I have appointed Wednesday the 12th day of November, A. D. 1879, at one o'clock, p. m. fat my office in Plattemouth, Cass Co., Neb., as the time and place for proving said will, at which time and place all concerned may appear and contest the probate of the same. In testimony whereef I have hereunto set my hand and official seal this 22d day of October, A. D. 1879.

3113

A. N. SULLIVAN, Co. Judge.

Probate Notice. In the matter of the Estate of Samuel May. de-ceased. In the County Court of Cass Co., Nebraska. Not.ce is hereby given, That W. H. H. Van-Not.ce is hereby given, That W. H. H. VanEpps, administrator, with the will annexed, of
the estate of Samuel May deceased, has made
application for final settlement and that said
cause is set for hearing at my office at Plattsmouth, on, the 11th day of November, A. D.
1879, at 10 o'clock, a. m., on said day; at which
time and place, all persons interested may be
present and examine said accounts.

A. N SULLIVAN, Co. Judge.
Plattsmouth, October 21st, 1879.

3113

Legal Notice.

In County Court of Cass County, Nebraska, in the matter of application for the adoption, by Mary C. Velie, of Frank Wesley Howell, a miner son of James and Jennie Howell. Notice is hereby given that application has been made to me for the adoption, by Mary C. Velle, of Frank Wesley Howell, a minor child, son of James and Jennie Howell, and that a hearing of the said matter will be had before me at I o'clock p. m., on the 11th day of November, A. D. 1879, at my office in Plattsmouth.

Cass County, Nebraska, where all parties interested may attend, and they shall be heard.

October 21st, 1879.

A. N. SULLIVAN.

Administrator's Sale.

County Judge

Notice is hereby given that I will sell at public vendue at my residence in Eight Mile Grove Precinct, on the 6th day of November, A. D. 1879, commencing at 10 e'clock a. m., sharp on said day, the following goods and chattels belonging to the estate of Charles F. W. Kaster Lohede, deceased, to-wit: Four (4) good horses, one (1) colt. one (1) set double harness and fly nets, two (2) wagons, two (2) breaking plows, harrow cultivator, header beyes. plows, harrow, cultivator, header bexes, welve (12) tons of hay, shovels, forks, double arrel shot-gun, etc., and various other arti-les too numerous to mention. Terms—all ales of \$10.00 and less, cash; all sums over \$10.00, SIX mouths time with approved security.

JOHN RAUKE.

Sheriff's Sale.

and brought us to this glad hour. And as iron sharpeneth iron, we may expect to go forth from this convention revivified and strengthed for the conflict with and for case County, Nebraska, and to me directed, I will on the 22d day of November, A. D., 1879, at 10 o'clock, a. m. of said day, at the south door of the Court House in said County, sell at Public Auction the following Real Estate towit: The north half (n'i) of the south west Court recovered by Melissa L. Patrick, Plaint-iff, R. W. Hvers, Sheriff, Cass County, Neb. Plattsmouth, Neb. October 22d, 1879 3115

Legal Notice. The State of Nebraska, Cass County, District Court of the 2d Judicial District of Nebraska, in and for Cass County. George E. Finley, Plain tiff against Rachel E. Rachel E. Finley non resident. Defendant will te notice, that in Friday the 14th day of No-mber. A. D. 1879, the Plaintiff above name to will take the Depositions of Samuel H. Emails and Elizabeth Smails, witnesses, to be used as Evidence on the trial of the above cause, at the office of William McDonaid, Justice of the Feace in New Moscaw in the county of Coshoc-ton in the State of Ohio, between the hours of clash of the enemy's arms, and clear above all could be heard their bugle notes of victory. And we know also eight o'clock, A. M., and six o'clock F. M., said day, and that the taking of the same that you have stood firm amid this tube adjourned from day to day, between the multuous surge of the enemy, because your feet were on the Rock and your

SAM. M. CHAPMAN. Attorney for, George E. Finley. Legal Notice. Andrew J. Swarts, non-resident, defendant, will take notice that on the 22d day of October A. D. 1879, Nelson Jean, plaintiff, filed his peti-tion in the District Court of the Second Judiyou in the glad reveille that the ran-County; the object and prayer of which peti-tion is to obtain judgment against you (Andrew J. Swarts) for the sum of \$432.00 and interest thereon at the rate of ten (10) per cent, per an-num from Oct. 21, 1879, on an account for main-tainance, care and education of George E. Swarts and Grace E. Swarts, infant children of though you be weary and worn in the conflict. And I doubt not but that there are some among these who come to you to-day who are as valorous as might meet with her Quaker friends tober 21st, 1879. And the said plaintiff has used the following described real estate, as caused the following described real estate, as the property of said Andrew J. Swarts, defendant, to be attached in said cause, to-wit; The north half (n½) of the southeast quarter (se\) of stion No. twenty four (24), in township No. ten (10), north of range No. ten (10), east of the sixth P. M. in Cass County, Nebraska. You are required to answer said petition on or before the eighth d y f December, 1879, or judgment will be taken against you for said sum of \$432.00 with interest thereon. Nelson Jean, Sam. M. Chapman, often been defeated, you must say, as them." Neither would we compremise law, which will leave you to grapple

Probate Notice.

sist you, who are so fettered and bound Notice is hereby given, to all persons having claims against the Estate of David Benjamin deceased, to file the same on or before the 3rd day of March at one o'clock P. M. A. D. 1880, in the office of the County Judge, at Plattsmouth, Cass Co., Nebraska.
A. N. SULLIVAN, Co. Judge.
Plattsmouth, Oct. 9th, 1879. 29-3t.

Probate Notice.

In the matter of the estate of James H. Tuckn., in the office of the County Judge, at Platts-nouth, Cass County, Nebraska.

A. N. SULLIVAN, Co. Judge.
Plattsmouth, Oct. 9, 1879.

2913

Attachment Notice.

the law plasticly assisting this super-Luke Connealey vs. Charles W. H. King. In Justice's Court, before Joseph Barrett, Esq., J. P. in and for Cass County, Neb. removed, then down comes the image. To Charles W. H. King, non-resident defendant, You are hereby notified that the above named Justice issued an order of attachment against you for \$31.00 and costs of this suit.

October 6th, 1879.

LUKE CONNEALEY, Plaintiff, Then let us take courage and stand in our allotted places till the times, times, and a half times be fulfilled; when

> Notice for Publication. LAND OFFICE AT LINCOLN, NEB., Notice is hereby given that the following amed settler has filed notice of his intention

to make final proof in support of his claim, and secure final entry thereof at the expiration of thirty days from the date of this notice, viz: Alfred S. Cooley for the west half (w½) south east quarter (se¼) section eight (see S) township ten (10) range nine (9), east, and names the following as his witnesses, viz: C. H. Kirkpatrick, of Cass County, Nebraska, and Henry
Carpenter of Cass County, Nebraska.

2715 J. B. McDowell, Register.

Sheriff's Sale. purtenances, the surplus, if any, to be brought into Court. The same being levied up-on and taken as the property of H. H. Pettit and Eliza Pettit defendants; to satisfy a judgthis grand temperance movement it will be said of her, she was first in Plattsmouth, Neb. Sept. 30th, A. D. 1879.

2815 R. W. Hyrrs, Sheriff.

Sheriff's Sale.

Plattemouth, Neb. September 30th, A. D. 1879.

R. W. HYERS.

Sheriff, Cars County, Neb.

201

Estray Notice.

Taken up Sept. 2d, 1879, by the Subscriber, living eight miles south of Plattsmouth, Cass County, Neb., one brown mare, both hind feet and right fore foot white and small white spot on forehead, about twelve years old.

J. F. Col.R.

Legal Notice.

To Charles Viall, non-resident defendant: You are hereby notified that on the 23d day day of September. A. D., 1879, Almira M. Viall, the undersigned plaintiff, filed her petition in the Clerk's office of the District. Court, of the Second Judicial District of Nebraska, within and for Cass County, against you. The object and prayer of said petition is to obtain a decree of divorce, dissolving and annulling the marriage contract existing, between yourself and every month. Book sent free explaining every BAXTER & CO., BANKERS, 17 Wall St., N. Y. Fig. BULLE PLAN. Combining and more of general of the first wast some base every actualization of capital, with a self-limited management. Large profile styling intraffication in the first planetters have in the first planetters have been shown in the first planetters have all our success the stock of the limited from the form of the first planetters have been some all our success the stock of the first planetters have been sold of the first planetters have been sold of the first planetters. riage contract existing between yourself and said plaintiff, and also for the care and custody of two minor children, the fruit of such marriage, upon the grounds of adultery and aban-doument. You are required to plead or au-swer to said petition on or before the 20th day

of November, A. D., 1879.
ALMIRA M. VIALL, Plaintiff.
GEO. S. SMITH, her Attorney. 2914 Legal Notice.

Andrew Renner of—— in the State of—will take notice that Mary Renner, of Cass County, in the State of Nebraska, did on the 23d day of September, A. D., 1879, file her petition in the District Court of the Second Judition in the District Court of the Second Judi-cial District, of the State of Nebraska, within and for Cass County, Nebraska, against the said Andrew Renner, defendant, setting forth that the said Andrew Renner, defendant, had for more than two years last past abandoned his wife, the said Mary Benner and William Renner, their infant son, and wholly failed, neglected and refused to contribute to the sup-port of herrelf and infant son, William Renner, and asking that the bonds of matrimony here-tofore subsisting between said parties may be and asking that the bonds of matrimony heretefore subsisting between said parties may be
dissolved, that she (plaintiff) may be restored
to her maiden name, that she (plaintiff) may
have the care and custody of the infant son,
William Renner, and for Alimony. And the
said Andrew Renner, defendant, is notified
that he is required to appear and answer said
petition on or before the 17th day of November
1879.

MARY RENNER, Plaintiff.
2815 by SAM M. Charman, her Att'y. MARY RENNER, Plaintiff. by Sam M. Chapman, her att'y.

Legal Notice. Selden N. Merriam of the State of Ohio will

take notice that George W. Harshman, of Cass county and State of Nebraska, did on the 18th day of June 1878, file his petition in the District Court of Cass County and State of Nebraska, against the said Selden N. Merriam, Defen-dent, setting forth that the said Selden N. Merdent, setting forth that the said Seiden N. Merraim wrongfully procured one John C. Cummins, then Treasurer of said County of Cass to excepte and deliver to the said Defendant a pretended tax deed, pretending to convey to the said Seiden N. Merriam, Defendant, the following decribed Real Estate to-wit. The south east quarter (s.e. o. of section No. The south east quarter (s e q) of section No. twenty-six (26) township No. ten (10) North of range No. twelve (n 12) east of the 6th P. M. the title to which land is claimed by the said plaint-iff and that the said tax sale under which the said pretended deed was executed and deliver ed was void, and that said pretended deed is void; and praying that said tax sale and said tax deed may be declared by the said Court to be null and void, and that all clouds cast upon the title of the said Plaintiff, may be removed and the title of the said Plaintiff may be confirm ed in and to the said premises, and the said Selden N Merriam is hereby notified that he is required to appear and answer said petition on or before the 17th day of November, 1879, 28t5 GEORGE W. HARSHMAN. By CHAPMAN & POTTENGER, his Attorneys.

Legal Notice. Ellen A. Steele, of the State of Iowa, will take notice that Samuel M. Chapman, of the County of Cass and State of Nebraska, did on the Isl day of October, 1879, file his petition in the Dis-trict Court of Cass County and State of Nebras-ka, against the said Ellen A. Steele, defendant and setting forth that said defendant is indebt ed to him, the said plaintiff, in the sum o \$140.09 and interest on the same at the rate of 10 per cent. per annum, from the 20th day of December, 1875, for legal services rendered and necessary expenses paid out for the use of the the said defendant, at the instance and request for the said sum of \$140.09, together with inter-est thereon at the rate of ten per cent, per an-num, from the 20th day of December, 1875, to-gether with the costs of suit, and the said plain-tiff further caused an attachment to be issued against the said defendants property to satisfy whatever judgment should be recovered in said action against the said Ellen A. Steele, and in pursuance of said attachment, the sheriff of said Cass County has levied the same upon the following real estate, belonging to said defer ant, to-wit: Lots 2 and 12 in block 8, lot 2 block 12, lots 11 and 12 in block 35, lot 7 in blo 62, lot 7 in block 63, lot 8 in block 85, lot 2 block 96, lot 7 in block 160, lots 1 and 4 in blo 58, as designated on the recorded plat of city of Plattemonth in said county. And

City of Platismouth, in said county. And the said Ellen A. Steele is notified that she is required to appear and answer on or before the 17th day of November, 1870, or judgment will be rendered agaillist her by defauit. October 1st 1879.

2815 by WILLETT POTTENGER, his Att'y TITIO "INVINCIBLE" ar for hard coal. He styles and sizes, with ments than anyother stoyes. Ask your dealer for them, or send for free illustrated cir-

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AGENTS WANTED Read "SUNSHINE And SHADOW in New York. By MATHEW HALESMITH, 'Burleigh.'

YOU WISH TO KNOW—How fortunes
are made and lost in a day; how shrewd
men are ruined in Wall Street; how
"countrymen" are swindled by sharpers; how ministers and merchants are blackmailed; how Vanderbilt made eighty millions
of dollars; how gambling houses and lotteries
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