THE MOUNTAIN SPELL.

BY CELIA TRAITER. Like huge waves, petrified against the sky, The solemn hills are heaved; by shadow kissed Or softly touched by delicate light, they lie Melting in sapphire and in a nethyst.

The thronging mountains, crowding all the scen Are like the long swell of an angry sea. Tremendous surging tumsit that has been Smitten to swful silence suddenly.

The neaver slopes with sutamn glory blaze, Garnet and ruby, topaz amber, gold; Up through the quiet air the thin smoke strays From many a lonely homestead, brown and old

The scattered cattle graze in pastures bare, The brooks sing unconcerned beside the way, Belated crickets chirp, while still and fair Dies into sunset peace the golden day.

And toward the valley, where the little town Beckons with twinkling lights, that gleam below Like bright and frien ly eyes, we lolter down. And find our shelter and our fireside glow.

But while the gay hours pass with laugh and test And all is radiant warmth and joy once more, My raptured thought must wander out in quest Of that wast mountain picture, o'er and o'er.

Where undeneath the black and star-sown arch Earth's ancient trouble speaks eternally; And I must watch those mighty outles march In slience, motionless, with none to see;

facts:

taxation.

fore sale.

the following facts:

and assessed.

evidence only.

deed.

While from the north the night-wind sighing sweeps, And, sharp against the crystal sky relieved, The tumult of forgotten ages sleeps Where like hug e waves the solema hills are heaved,

Iowa Tax Titles.

The Recent Decision of the Supreme Cour of the United States in Regard to Them-An Important Opinion to Preserve.

The following decision is important ing to law. as showing the views of the Supreme Court of the United States. It is the first case that has come before the highlength of time required by law. est court in the land involving the legality of tax sales and deeds under the taxes as stated in the deed. Iowa revenue laws. The case was argued in the Supreme Court for Callanan, was the purchaser. by Senator Wright, of the firm of Wright, Gatch & Wright, Des Moines: manner required by law. SUPREME COURT OF THE UNITED STATES

-OCTOBER TERM, 1876. James Callanan, Jr., Appellant,)

Michael Hurley. Appeal from the Circuit Court of the United States for the District of Iowa. A treasurer's deed for lands sold for delinquent taxes in the State of Iowa if substantially regular in form is, under the statutes of that State, at least prima facie evidence that a sale was made, title adverse thereto, in order to defeat pair the title.

years from the day of the sale. At the | tinctly proved, and it is not necessary expiration of three years, if the land re- that it should be. If they were not mains unredeemed, the purchaser is sold until several days later, but yet entitled to a deed from the treasurer, while the sales were in progress, unadthe form and effect of which are defined journed, and the treasurer certified by the statute. We quote a part of the them as sold on the opening day, it was 784th section of the act as having a con- at most but an irregularity, which can trolling operation upon the facts of the not avail the plaintiff. It has not interfered with his right to redeem. He present case. It is as follows: The deed shall be signed by the treas- suffered eight years to pass after the urer in his official capacity, and ac- sale without asserting any rightknowledged by him before some officer | During all that period he paid no taxes authorized to take acknowledgments of performed no duties which he owed to times. I was fully satisfied that I could deeds, and when substantially thus exe the public, suffered the defendant and not live longer than spring unless I cuted and recorded in the proper record | those under whom the defendant claims of titles to real estate, shall vest in the to pay the taxes sevied from year to purchaser, all the right, title, interest year, and now, when it may be preand estate of the former owner in and, sumed the land has increased in value, to the lands conveyed. . . and he seeks the cancellation of the taxshall be prima facie evidence in all deeds, without even offering to redeem courts of this State in all controversies or to refund the taxes which the purand suits in relation to the rights of the chasers at the sale have paid. He seeks purchaser, his heirs or assigns, to the this in the face of a statute which in land thereby conveyed, of the following effect declares that irregularities shall constitutional treatment had a most not suffice to defeat a tax sale, and 1. That the property was subject to when in view of the evidence it is ex-

2. That the taxes were not paid becannot succeed.

All the questions presented in this 3. That the property conveyed had case have been decided by the Supreme not been redeemed at the date of the

the plaintiff. (Phelps vs. Meade et al. And shall be conclusive evidence of 41 Iowa, 470.) The case was an attempt to set aside a tax-deed of lands sold by 1. That the property has been listed 2. That the taxes were levied accord. in January, 1864. The averments of this case, and the case was heard upon 3. That the property was advertised

for sale in the manner and for the the evidence taken on the case now before us. The rulings of the court 4. That the property was sold for substance or in fact, the tax-deed is conclusive evidence that it was made at 5. That the grantee named therein

the proper time and conducted in the regular in form, recited that the land 7. That all the prerequisites of the | was sold January 4th, and the treasurer

law were complied with by all the offi- testified that the sales of land in the cers,
except in regard to county for delinquent taxes began upon the three points named in this section. that day and were continued until the where the deed shall be prima facie 18th, and that he entered all the sales as

of the date of the commencement, it And in all controversies involving was held that a sale of land at any the title held under such tax deed exe- time during the continuance of the sale cuted substantially as required by law | was valid, and that the recording of the by the treasurer, the person claiming sale as of the first day would not im-

CONSUMPTION CURABLE. Another Striking Instance of Dr Aborn's

Trains North.

1 N p. B. 5 s.

8

ench

-

dianapolis, Indiana

AGENTS

Success in the Treatment of the Threat and Lungs. I hereoy certify that I am now 28 rears of age and that when 8 or 9 years of age I had the whoopingcough which eft my lungs in a delicate state, so that I always had a cough. About one year ago the disease was running into consumption. I had a severe cough, great difficulty of breathing, voice almost gone, so that I could not speak much above a whisper, had debilitating night sweats and raised blood at two different could have the disease checked. In this despairing condition I applied to Dr. Aborn, of Des Moines, on the 2d day of March and continued his treatment for four months. I commenced to improve from the first and before the end of the four month's course of treatment my voice was restored, night sweats and cough cured, appetite had returned, the lungs completely healed and my breathing was natural. The Doctor's treat- por Farmers Rawmill Owners, etc. Frice from ment by inhalation, conjoined with his magical effect upon my lungs and whole

system. I have gained about 20 pounds in weight and worked on my farm all ceedingly doubtful whether there was last fall. I feel that to Dr. Aborn Lowe any irregularity. In this attempt he my life and restored health and he has the blessings of myself and family. SAMUEL LEE.

Farm four miles from Dexter, lowa. Subscribed and sworn to before me Court of Iowa, and decided adversely to this 19th day of January, 1877.

[Seal.] THOS. HATTON. JR., Notary Public.

WONDERFUL CURES .- The success of the treasurer of Cass county at the sale DR. ABORN at Des Moines, in the treatment of the Eye, Deafness, Asthma, Catarrh, Bronchitis, Consumption, Afthe bill were the same as those made in | fections of the Heart, Nervous System, | and broken down constitutions is such that all who are afflicted throughout the West, man or woman, should apply at once to him for treatment. The docwere that if there was a bonafide sale in | tor will not leave Des Moines for Philadelphia before the 1st of June next.-Register.

IT The horse is one of the noblest and mos 6. That the sale was conducted in the proper manner. And where a tax-deed useful of animals, and his owner should guard his health as carefully as he would his own Uncle Sam's Condition Pewder is the best medicine for horse diseases of all kinds.

> IT Wormsin horses can be cured by the use of Uncle Sam's Condition Powder.

Prof. W. Paine, A. M., M. D.

The Professor is the author of numerous standard works on medicine and surgery, and a Professor in different Medical Colleges, for upwards of twenty years. He is the original dis-coverer of the germs of disease, and the remedies for their instant and positive destruction. His Catarrh Vapor, \$1.00 per bottle, cures Catarrh, all lung affections, and neutralizes all poisons in the bedy. His Liver Renovator Pills, 25 cents per box sent by mail, cures constipation and all bil-lous diseases. His Fever and Ague Cure, \$1.00 per box sent by mail with full directions monitories

. KUNKEL's. Beware of counterfeits and base imitations. As Kunkel's Bitter Wine of Iron is so well known all over the country, druggists themselves make an imitation and try to paim it off on their custom-ets, when they call for Kunkel's Bitter Wine of Iron



WHAT PAYS!

Tratt erer Canofactores, Berrhant, Freinnel man, in kver inferment en til the intraduce into his household a newspaper that is in-structive, one that fosters a tasts for investiga-tion, and promotes thought and surveyages the ing the menthers

The Scientific American,

which has been published weakly for the last thirty-one years, does this to an extent to ad that of any other publication, in fact to b the only washing paper inhighed in the United States, devoted in Manufactures, Morhandes, Inventions, and New Discoveries in

Freey humber is perforely illustrated and intands sectorers the intest body most interest restants contrare the interior with most internation information periodicity in the Informatic Characteric and Scientific Progress of the Marks Descriptions with Rescription Engrat Sec. Interactions, New Importments New Products and Improved Inductries of all Side Configurat Science Resigned, Supercontains and South by Products Resigned, Science and States by Products Writer, for configuration and Employees, in all the extinue arts, tarming a complete reparture of New Investions and Discoveries containing a week's record, and only of the propress of the In-destrial arts in our own require but the of all New Discoveries and Investions is every branch March subre and the THE OCTONTIFIC AMERICAN has been the foresmust of all indicateful an interations for the past thirty one pasts. It is the address, bargest, one agent, and best weekly liturizated passes da-outed to Engineering, Machanica Chemistry New Excentions, being and Industrial Progress, published in the world. The practical Recipitance well worth ten trines

the unface pillas price and for the above and nonze-will save many times the cast of unbaceputton Werehaute. Farmers. Werhautes, Enstagers, Incention, Warnfairmoren, Chamista, Lowers of Actance, and People of all Professions, will and the Actameters' Awamir's meeted to

will find the factor string A summaries meeted for them, it should have a place in every Family Librare Study (Miles, shall Court in the family in the second filler, and Court in the family work a count in secar Jacobia in 1977.
A second filler in the second filler is and forward fill second for binding and reference. The second prosecuted for binding and reference. The second prosecute for binding and reference. The second second for the second second second se

sats, and have the largest estativishment in the More than 675y thousand apolloadhoas been made for patents through their

Patents are obtained on the best terms, mintain to new investions and storebas examined and entifie American of all investions natural through this agenty, with the name and ever deares of the palentee. Palents are often add in part or whole, to persons attracted to the invention by such notice. A pemphiat containing full diverobtaining patents enar f. THE R. LEW. ENTITIC AMERICAN REPAIRING BOOM, & BU nme bound in cloth and gill containing the Patent Laws, Connus of the 2' 8, and [4] Eugravings of modianical movements. Price

cass for the Paper, or concerning Patents DESCRIPTION, M. PARK HOW, New Strate Indian D. C. HINS & CO. 1

LIFE PLEASANT AGAIN.

One prime four is exclused. two this is thus afficient deetre to die, as they suffer from Dyspepeta Spinal films Paralysts, Montal Derangement, then eral Debilter A. A HOWFSSPRING PAD BELT TRUSS CENPRE 38 for the treatment sit cure of runture hernia, patented March

S-4

rd, 1975, to the dair scientide truse ever to testel buy if at sight. It to as easily worn as a pair of buy it at sight. paots and extremely pleasant to wear might and day. Send \$1.00 for tample trass circuitars m-dersements of thousands who have been cured and of the leading physicians in the United States including the great Disctor and Surgeon Greatery Principal of the St. Louis Medical College. All say it is the Beet Trues Lawrence. It has cured a Syear rupture in S social. Sould it could for our weakly Trues paper, the Rev. Henry House, the patentee, is ruptured on both sides badly and has been for 25 years, and he invented this and the for any the second the second the second second the second The for hypers and he in center the sofar super-rior to all others yet parameted, that it to day has an atablished reputation in every state and Twe-ritory in the Union. We make them for West We make the Union. We make them for Wessell, and Children who are daily blass of the WONDERFUL INVENTIC If you have a friend suptared, do blass a lasth of the second suptared, do blass a lasth of the second suptared. favor by ser name at once. Address HOWE TRUSS CO., Box 1170, COUNCIL BLUFFS, IOW.

substarce or in fact, the deed is conthe proper time and in the proper man-

In a case where a tax-deed regular in quent taxes in the county began on paid. ss. 784. that day, and were continued from day to day until January 18th, and that he entered all the sales as made on the 4th, it was held that a sale of land at at tax sales in their purchases, and thus | bill. any time during the period from the making it dangerous for owners of 4th to the 18th was valid, and that re- property to neglect payment of taxes cording such sale as made on the first due the State. It removes difficulties day, though actually made later, did which had before existed in the way of not impair the title.

opinion of the Court.

The plaintiff below asserts title to the termines when the taxes should be levadding their oral law. They say that lands in controversy by virtue of his lied, and when they shall be paid, and it when the written law was given to having entered them pursuant to the gives ample time within which to make Moses, inscribed on two tables of stone, provisions of the acts of Congress, and the payment. It was under this act and the defendant Callanan claims to be the in conformity with its provisions that owner by force of tax-deeds of the the treasurer's deeds were made, through treasurer of the county of Cass, founded which the defendant below made his but to deliver down by oral tradition. on alleged sales made in January, 1864, claim. They are in the form prescribed When Moses came down from the for delinquent taxes. These deeds by the statute. If the act is to have mount, they tell us that he first repeathaving been placed upon record are, as any effect at all, it is plain that the ed this oral law to Aaron and his sons, the plaintiff avers, a cloud upon his deeds cut off most of the averments and then to the seventy, and finally to title, and the object of his bill is to pro- upon which the plaintiff bases his at- all the people, each of whom was obcure their cancellation. He charges tempt to obtain the cancellation he seeks. liged to repeat it in his hearing, to inthat they are void for several reasons: It is not open to him to aver and prove sure its correct remembrance. Just First, that no taxes were levied upon any allegation he puts forward to es- before his death, they say, he spent a the lands, or any of them, for the years | tablish the invalidity of the deeds, ex- | month and six days in repeating it to for which they were pretended to be cept that the property was not subject them again; and then, they assert, he sold; Second, that the taxes, if any there to taxation, and that there was a fraud- committed it in a special manner to were, never became delinquent; Third, ulent combination of the defendant with Joshua, through whom it was imparted that there was no person authorized to receive payment of the taxes; Fourth, that there was no warrant or authority for the sale of the lands for the non-payment of delinquent taxes; and Fifth, that no sale of the land for the non-payment of taxes, real or pretendthat there was no person authorized to others to prevent bidding. The first of to Phineas, and so on through the long ed, ever took place, but that certificates firmative evidence. The allegation of na of the Jews, which, with its Gemara, thereof were issued reciting, contrary a fraudulent combination to suppress or commentaries, constitutes their cele- DRS. CULBERTSON & EATON to the truth the sale of the lands con- bidding at the sale is entirely unsus- brated Talmud, in which is compreformably to the provisions of the tained by anything in the proofs, and so hended all their learning and much of statutes of the State, under which cer- is every allegation upon which the bill their religion as a people. The whole tificates the deeds and conveyances founds the charge that the deeds are in- work is held by them in far higher were respectively made. A subsequent | valid, unless it be the averment that no | esteem than the Bible, so much so, that amendment of the bill charges sixthly, sale for the non-payment of taxes, real they say the Bible is water, but the **OPIUM** HABIT CURED AT HOME. Not that at the time of the pretended as-that at the time of the pretended assessments and levies the lands were not treasurer's deeds, however, contain a that he who studies the Bible when he subject to taxation; and seventhly, that recital that he did, on the 4th day of might read the Talmud does but waste two persons, Reynolds and Mead, January, A. D. 1864, by virtue of the his time; and that to sin against the (through whom the defendant claims) authority vested in him by law, at the latter is far worse than to sin against at and before the issuing of the cer- sale begun and publicly held on the first the former. So implicit is their contificates of the sale, unlawfully com- Monday of January, A. D., 1864, expose | fidence in this oral law, that it is almost bined and confederated with the de- to public sale at the court-house in the useless to reason with a Jew out of the fendant for the purpose of preventing county aforesaid, (Cass.) in substantial Old Testament; for he is ever ready competition at the sale of lands for conformity with all the requisitions of with an answer from the Talmud, with the statute in such cases made and pro- the authority of which he is fully satistaxes then to be held in the county. These are all the objections to the vided, the several pieces of real prop- fied .- Tryon Edwards, in Scribner for validity of the tax-deeds which the erty above described separately, for the February. payment of the taxes, interest, and costs original bill and its amendments suggest. Before examining them it will then due and remaining unpaid on each A Hawk Among Hens. be convenient to notice the provisions of said peices of real property respect-Gilbert White tells a most dramatic of the statutes of the State respecting | ively. The deeds further recite that at story of a neighbor who had lost most tax-sales, and respecting the effect of the time and place aforesaid the perof his chickens by a sparrow-hawk that treasurer's deeds for lands sold for de- sons to whom the deeds were made afcame gliding down between a faggot pile forded the most favorable bids, and that linquent taxes. They are contained in and the end of his house, to the place the several pieces of property were the revision of 1860, chapter forty-five. where his coops stood. The owner, stricken off to them at prices bid. After giving directions for sales of land vexed to see his flock diminishing, hung by the county treasurer for delinquent Now, if it be conceded that under the a net between the pile and the house, statute the deeds containing these recitaxes, prescribing notice by advertiseinto which the bird dashed and was tals are only presumptive evidence that ment, and providing for the cost of adentangled. The gentleman's resentthe sales were actually made as recited vertising, the treasurer is directed to ment suggested a fit retaliation: he the burden is still on the plaintiff to re- therefore clipped the hawk's wings, cut offer separately on the day of sale each but this presumption. And we think tract or parcel of real property adveroff his tallons, and, fixing a cork on his tised, on which the taxes and costs shall that instead of having rebutted it, the bill, threw him down among the broodnot have been paid, and it is declared evidence in support of the presumption hens. "Imagination," says Mr. White, that the person who offers to pay the greatly preponderates. We need not "cannot paint the scene that ensued; amount of taxes due on any parcel of refer to it in detail. Suffice it to say the expressions that fear, rage and reland for the smallest portion thereof that there is not a single witness who venge inspired were new, or at least shall be considered the purchaser. The is able to deny that a sale was made such as had been unnoticed before: the and only one is able to testify that ten treasurer is directed to continue the sale exasperated matrons upbraided, they from day to day as long as there are years after 1864 he cannot recollect it execrated, they insulted, they triumphed. bidders, or until the taxes are all paid, while others testify affirmatively that it In a word they never desisted from and, after all has been offered, if any was made. At the treasurer's sale in buffeting their adversary till they had portion of the lands advertised remain January. 1964, there were large bodies torn him in a hundred pieces."-Scribunsold, the sale is to be adjourned. The of land offered, and the sale was conner for February. purchaser is entitled to a certificate of tinued from day to day. Whether the purchase describing the property and lands now in dispute were sold on the As charity covers a multitude of sins the amount of the tax, but the land may fourth day of that month or at a later before God, so does politeness before be redeemed at any time within three day during the sale, is, perhaps, not dis- men.-Lord Greville.

and if there was a bona fide sale, in the same, must show, either that said We do not find in the unreported case property was not subject to taxation, or of Butler vs. Delano, to which we have clusive evidence that it was made at that the taxes had been paid before been referred, anything conflicting with sale, or that the property had been re- what was decided in Phelps vs. Meade.

deemed from sale according to law. * The facts of the two cases, so far as we * And no person shall be permitted | can gather them from the opinion of the form recited that the land was sold to question the title under the deed court in the latter, were widely differ-January 4th, and where the treasurer without first showing * * that all ent. The same may be said of the uncertified that the sales of land for delin- taxes due upon the property have been reported case of Thompson vs. Ware et al.

The whole act exhibits an intention The decree of the Circuit Court is reof the legislature to enforce the payversed, and the cause is remitted with ment of taxes, by securing purchasers instructions to dismiss the plaintiff's

The Talmud.

Jews, Protestants, and Romanists all agree in receiving as canonical the

establishing a tax title, and at the same books of our Old Testament. But as Mr. Justice Strong delivered the time it works no injustice to owners of the Romanists would add to these the apocryphal books, so the Jews insist on land subject to taxation. The law de-

God also gave another and verbal law explanatory of the first, which he was commanded not to commit to writing,

bor, sent by mail with full directions cures every case For special medical or surgical treatment, address or apply to 212 North \$th street, Philadelphia, Pa., or 201 West Washington street, Chicago, Ill. Advice free.

Never squander a moment for we are never sure of an hour, neither delay the purchase of Ellert's Daviight ! !--- Pilla

It is now admitted by Doctors, Druggis's and ruptured people that HOWE'S SPRING PAD BELT TRUSS is the best and caslest known. The Factory is at Council Bluffs lows, Bez, 110,

For influenza, or horse distemper, there is to better remedy than Uscle Sam's Condition Powder.

For eruptive diseases of the skin, pimples and letches, Vegetize is the greatest remedy, as it renoves from the system the producing cause.

IT Uncle Sam's Harness Oli will make old eather soft and pliable as when new, and prevent the ripping of the stitches. Try it.

Are you suffering with a cold, cough or any ronehial complaint? If so, go to your druggist and get a bottle of Ellert's Extract of Tar and Wild Cherry. It is the best known remedy for all such complaints. Seld by all druggists.

In all cases of doubt lean to the side mercy and in all casen of aches and pains try Ellert' Daylight Liver Pills.

We Always Go to the Aborn House WHEN IN **DES MOINES.** IOWA. BECAUAR IT IS THE Best in the City.

PRICES REASONABLE. Omnibuses Run to all Trains, The proprietor is G. B. BROWN.



CENTRAL INFIRMARY. For treatment of the FYE, EAR, and CA-TARRH, and diseases of the BRAD and Defarmi-ties. ARTIFICAL EYES INSERTED. Send for references. 36 WEST WASHINGTON STREET, Indianap-



TANTED IMMEDIATELT

DUDI

\$1 bottles, and has a yellow wrapper nicely put on the outside with the proprietors photograph on the wrapper of each bottle. Always look for the photograph on the outside, and you will always be sure to get the genuine. \$1 per nottle. r six for ja. Sold by druggists and dealers eve-Tape Worm Removed Alive.

Head and all complete in two hours. No fee till head passes. Seat, Pin and Stomach Worms re-moved by Dr. Kunkel, 259 North Ninth street, Philadeiphia, Pa. Send for circular. For re-moving all others. moving all ordinary worms, call on your drug-gist and get a boille of KUNKEL's WORM SYRUP. Price, \$L

disabled in line of duty, u by

WOUND of any kind, the

loss of a Finger or Tee, or

the loss of a Finger or Tee, or the loss of an Eye, a RUP-TURE, if but slight, gives a pension. Disease of Lungs or Varicone Veins give a pension. HOUNTY.- If discharged for wound, injuries or rupture, you get full boun-ty. Bor Send 2 stamps for copy of Pension and Rounty

copy of Pension and Bounty Acts. Address all letters to

P. H. FITZGEBALD.

U.S. Claim Agent, Indianap-olis, Ind. Ber On all letter

J. D. SEEBERGER.

WHOLESALE DEALER IN

HARDWARE

IRON, STEEL, NAIL 4, FENCE WIRE,

TIN PLATE, SHEET IRON.

CIRCULAR SAWS & BELTING, WAGON STOCK. &C. New store corner Fight street and sourt avenue one door south U. S. Postoffice. Des Metnes.

MONEY

--- by the ---

DES MOINES, IOWA.

ILLUSTRATED

HUMAD

ARDEN QUARTERLI

307 FOURTH ST REET.

[2 doors north of Savery House.]

Cures Every Variety of Disease

with Curative Agents, that

mark P. O. Box 54. "00

accident or otherwise.

Kunkel's Bitter Wine of Iron is put up only in

with the blood as it is **TUMORS!** forced into the Lungaby the action of the heart. All the blood in our heart every four min CURFD witcht cutting utes if the blood is good, or drawing blood, with and forced from the very little or no pain, heart to the lungs, and Any person troubled the more Orygen you with Cancer and Tu inhale into the lungs with Cancer and Tu-mers will please write the more yos purify the for testimeniais, etc., blood, When Orygen from patients cured comes in contact with We warrant a perfect the impurities in the blood it carbonizes and PENSIONS to be heated so that ARE PAID Souther

Address all lotters as beretefore

Physicians wishing to lesste in some town or bity in this business, can be furnished with ter-

ritory and our lifustrated papers for advertising the same, by addressing as above.

Caution

Booms with Board \$1.00 to \$1.00 a day. Room without Board \$1.00 to \$2.00 a day. Finest See

Best Hotel in CHICAGO.

AO THE

-TAKE THE-

Lake and Dearborn Sta

BOTTLE AND POSTRAFT OF LABEL

30

0

2

ITYgensted Air.

BLOOD

DISEASES

CANCERS

gnarastee a cure if you

Dr. Townsend's Og-

he time that any

Why? because t

igh the tissues and

nown remedy

not to the

witti comme ter engeritt



B. F. TOWNSEND, M. D., Capand Folio Post. PRINTING INK 122 Eigh Street, Providence, R. I.

> AT LOWER RATES THAN ANY OTHER HOUSE CAN DO IT. SENDIN YOUR ORDER

IOWA PRINTING CO

ie .

•

Two or more of the Surgeons of the National Surgical Institutes will visit the following places at the time designated below, WITHOUT FAIL.

Burtington, Iowa, Jan. 6. 5 and 6. Harvett Hones. There are upprincipled persons in Boston and elsewhere that are putting up a BOGUS LIQUID and trying to paim it off as MY TREATWEST, or Oxygenated Air, and claiming it to be like mine None genuine unless the words "DR TOWN SENDS OXTGENATED AIR" ARE BLOWS IN Publication for Jan. 5 and 6 Barrert House Dubication Inc. Jan. 2 and 11 Barrert House Des Molnes, In. Jan. 2 and 11 Barrert House News City, In. Jan. 16 and 10 Meericante House Omails, Neb. Jan. 18 20 Gravit contributed St. Joseph. Mo. Jan. 27 and 26 Factle House. t, Joseph, Mo., Jan. Band 25-Facille Hotat. Topeka Kas., Jan. P. M. 7-Fifth Avenue Hotat. Fort Scott, Kas. Jac. 50 and 51 Guild House. Redalls, Mu, Feb. 2 and 5 at the two fitume. These visits are designed for the accommoda-tion and benefit of our ald patients, and in re-presents to repeated calls of the officient who are poster to repeated calls of the officient who are mable to whill the Institute at Indianapolia. Our Surgeons will have with these a fine outfit of braces and surgical appliances, and in every way will be fully prepared to tread such cases as are W- Invite all the turable or can he build a fit and Mitted to come. Examination Free, IF Remember these surgeous are from the old and reliable Setional Surgical Institute, of Indianapolis, Ind., founded by Dr. H. H. Allen.



To Loss in lows, Rasters Sebrasss, and North weeters Missourt Upon improved farms in sums of 0500 and up wards, for a term of 0 to 5 years, interest of 10 Choice Lowa toons of made at 8 per cent, interest woldool BONDS WANTER Apply to BUENHAM & TULLETS BUENHAM & TULLETS Council Bluffe Low Choice lows toans of \$2,000 and spwards,

Des Moines & Minnesota. Narrow Gauge. Three First-Class Trains Each Way Daily

between DES MOINES and AMPR. onnecting close and certain with all Passes, per Prates on the CRICAGO & NORTH WRITERS R. R. Passengers for DES MOLNES and all points buth can leave-South can leave-DAT TRAIN. Bider TRAIN. Clinton, 5 M a.m. Clinton, 5 M p. m. Cetar Rapids, 5 M a.m. Cetar Rapids, Fist p. m. Marshallfown, 1 M p. m. Marshallfown, 11 M p. m. Mo. Val. June, 5 M a.m. Mo. Val. June, 6 73 p. m. Grand June, 1 28 p. m. Grand June, 11 M p. m. Ames, 1 27 p. m. Ames, 1 M a.m. Arrive at Des Moines Arrive at Des Motnes 1 20 p.m.

EAST AND SOUTH ! 4.05 a. m



Indianapolis Business College and Telegraph Institute. No. 46 South Meridian street. This old estab-lished School has in its Faculty the best book-

Bend two 3 cent stamps. F. PAINE & CO., 401 N orth Clark St., Chicago

keeper, the best penman, the most accomplished telegraph operator, and notoriously the greatest of living short-hand writers. Send for Circular and become acquainted with us. KENNEDT & HENSLET.

Agents Wanted MARK. To canvass for Enlarging Pictures. We are paying Inrger commissions doing finer work, and making to greater variety of pic-tures than any other Cop-tiamp L.J. PITNER, successor to Nason & Bro. HI and B4 State St. Chicago Allinois.



CENTENNIAL FXPOSITION DESCRIBED AND ILLUNTRATED. The only complete, richly illustrated low price work, 770 pages, only 52.50. Treats of the entire history, grand buildings, wonderful exhibits, curlosities, etc. Endorsed by the off-clais and clergy. 1.500 agents appointed in 4 weeks. Report splendid success. 5,000 wanted. For full particulars write guickly to HEBBAED BROS, Publishers, 5 La Salle street, Chicago, Ill CAUTION Be not deceived by pre-mature books, assuming to be "official," etc. be "official," etc.

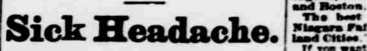


For baling flay, Husks, Rigs, Broom Cern, Cot-ton, etc. The only Cusar POSTABLE Press 1 the market. Operated by Horse or Hand powers Every Press warranted as represented. Se bome manufactures and save bes vy freight pills. Send for Circular to C. JAY ARNOLD & Court Avenue, Des Moines, Iowa

that Never Fail in SKILLFUL HANDS, Namely, Water and Electricity. Their Fixtures for applying the Water and Electric treatment with the various baths, in-cluding the world-renewned Turkish Sath, which of itself often cures after all other means fall, gives them sivantages not possessed by any other physicians in the State. Tape-worms removed in eight hours. Cances cured without knife or pain. Consultation free. This system of treatment is most admirably adapted to the treatment of ROUTE. It is the shortest, quickest and only line ran-ring Through Conches from Barlington and Rock Island to Bloomington, Champagn, Danville, Indianapolis and Cincinnati, vithout change or additional charge, and hours a sdyance of other routes. The only direct route to Louisville, Nashville, Chaiteneous Atlanta and all moints South

Female Diseases.

Many are being treated with the best results-a restoration to health. This department is under the care of Mas. M. W. THOMAS.

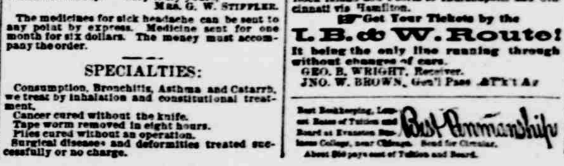


ermities treated sce

NOVEMBER 4, 1871. EDITORS OF REGISTER:-To whom it may con-cern:-I have been allieted with the sick head-ache from a child. I have been treated by many physicians but obtained no relief, un it two years since I begau treatment under Dr M. W. Thomas, and am happy to say had been under his treat-ment but three months when I was entirely cured. For which I am truly grateful, and woold recom-mend all suffering from the same disease to try the same remedy. Very truly yours. MRA G. W. STIPPLER. NOVEMBER & ISTL

SPECIALTIES:

The medicines for sick heatache can be sent to any polat by express. Medicine sent for one month for six dollars. The meney must accom-



- Bust Ammanship ann College, sent Chicago. Bend for Circular. About Bid pays sant of Tultion and Board.

