THE news from Havana states that Gen. Grant and party sailed for Vera Cruz on last Friday.

signed the bill allowing women to man. vote for school officers. SIXTY houses burned at I'Ayet, near Foit, France, last week. The

people are left destitute. WE learn from Sioux City of recent date that small pox has broken

out at Rosebud Agency. WE learn that three brick build-

ings will soon be erected in Plattsmouth on the burnt district. THREE thousand laborers were on a strike for higher wages last week

in the Connellsville coke region. JAMES E. BOYD, of Omaha, the Republican says, will soon decide whether he will rebuild his packing

SENATOR SAUNDERS introduced a tion of salt.

St. Louis will contribute a shipload of provisions to the suffering people of Ireland. That is business in the right way.

THE Catholic churches in the diocese of Chicago have contributed \$15,000, and citizens \$10,000 to the Irish relief fund.

A DEPUTY in the internal revenue to shed water. collector's office at Dayton, Ohio, who was short in his accounts \$10, 000, has absconded.

Two men were killed and four boiler in a paper mill. IT is stated on what appears to be

good authority that an alliance has been formed between Germany, Austria and England, THE two women who fought a

duel with a club and pitchfork in Virginia last week have both died some time to come. from injuries received. DIRECTOR GOULD of the observatory, Cordova, Argentine Republic,

says a great comet is passing the sun in a northward direction. THE steamer Fawn, very heavily loaded, ran into a bridge at John- The loss is estimated at \$250,000. sonville, Tenn., on the 14th, and it

SCOTT COOPER, a stock dealer, was on the 10th chloroformed, bound to his bed, gagged and robbed of \$3,000 at a hotel, in Brookville, Ind.

THE national association of wagon manufacturers at a recent session held in Chicago, agreed to advance prices ten per cent. over last year.

THE Rev. Dr. Carbart, of the M. E. Church, was on trial last week at Oshkosh, Wis., charged by the presiding elder with lying, fraud, etc.

MAJOR RENO, recently court-martialed and sentenced to dismissal, has been permitted by the president and cabinet to resign his commis-JOHN L. ROBERTSON'S drug store,

at Sandoval, Ill., was burglarized on the 14th of \$5,000 in money and papers, and then burned. Loss by fire, \$10,000.

GEN. GRANT showed his respect and sorrow for the death of his old friend, Borie, by remaining away from an entertainment given in his honor at Havana.

territory, under pain of removal by and reputation. the military, if necessary. Major Reno has asked the Presi-

dent to be allowed the privilege to will dispose of it in due time.

to give something handsome for the Herald's Irish famine fund. The instant response by telegraph was

MRS. BROWN, wife of the man remitted by Wade, her paramour, who is now under arrest charged with

THE vault in the national bank building at Westport, Conn., was great as to arouse the citizens; the burglars escaped with only \$3,500.

A LEIGTON, Pennsylvania, man last week visited his neighbor to explain away a scandal concerning his neighbor's wife and himself, and was shot dead by the irate husband before he had finished his explana-

MRS. ELLEN FITZGERALD, of LOUisville, Kentucky, aged about fortynine years, committed suicide on the 11th by setting fire to her clothing with a match. Her body was burned to a crisp. The sad deed was performed in a fit of depression.

THE Union Pacific R. R. Co. design in a short time placing on their emigrant trains handsome sleeping | ied by lightning, thunder and a cars for the special accommodation of emigrants. This will be a great improvement over former accom-

modations for emigrant passengers. It is claimed in relation to the of polatoes that with those little doubt that between October and June the loss to the owner who holds them is not less than thirty- the third story of the Edgefield manthree per cent.

THE twin-cylinder car is a late intation of freight. The new car looks weight lies close to the ground, and the friction is greatly reduced.

CONGRESSMAN SPEER, the youthful

It is stated on good authority from Yokohama that numerous changes of Gen. Grant.

and Courtland, Ill., R. R., which Jay Gould recently purchased, consists of an engine and hand car. A DUEL between two women las

week at Obancock, Va., resulted in the probable fatal wounding of both. THE governor of New York has Their quarrel was about a young LAST week the Theatre Royal at Dublin was entirely destroyed by

fire. The fire was occasioned by the ignition of the curtains at their .THE Chicago Times will support

Grant "as against a greater evil," and will support no man of either party who is not sound on finance and on the southern question.

LAST week the President and Mrs. Haves gave their annual reception in honor of the diplomatic corps. It was one of the most brilliant ever nothing special to do, we wandered given at the executive mansion.

A RECENT dispatch from Dublin bill in the senate the other day to still gives deplorable accounts from abolish all duties on the importa- some districts of the suffering of the people, but states that there is generally a more hopeful spirit among the people.

> ONE D. M. Lamb has invented method of making fabrics waterproof, without affecting their appearance. The most delicate colored silks, feathers, laces, &c., are made

ABOUT a month since a man by the name of George Beck, buried his wife in the Lutheran cemetery at dangerously injured last week at Queens county, L. I., and last week Montreal, by the explosion of a went and laid down on her grave and shot himself.

SECRETARY SHERMAN, it is stated. has accepted most of the offers of U. S. bonds, amounting to nearly if not quite \$11,000,000, which gives assurance of an easy money market for bar," and a more kind hearted and reported the father insane. Last

THE State Normal School building inated in the cupola, and supposed Frank Stiner and John Stiner de- paisoned. The son has been arrestto be the work of an incendiary.

THE city hall at Albany, N. Y. was burned on the morning of the 10th. When the dome fell seven firemen were crushed, one killed. and the others not expected to live. The loss is estimated at \$100,000.

AT Frankfort, Ky., on the 14th, the river was rising at the rate of a Judge, and the issue found in favor foot an hour. The lower end of the city was flooded, and it was thought that before morning the water would be in the state house yard.

HON. E. B. WASHBURNE is gaining strength as a candidate for president. Neither he nor his friends are making antagonists of any other candidates. He is the strongest second and third choice in the field

ROBT. ADAMSON was found dead by the side of his bed in Omaha on the 10th. The evidence was conin Omaha for ten or twelve years,

AT Reno, Nevada, last week, Tom Laswell was shot and killed by Barresign, and the President has taken ney Fitzgerald, in the Merchants the matter under consideration and Exchange saloon. The two men had been playing cards during the night JOHN W. MACKEY, of Virginia and had just stepped up to the bar City, Nev., was asked the other day to take a drink together. No one knew of any previous difficulty between them. Fitzgerald was very drunk at the time.

THE packing and canning compacently murdered in Indianapolis, has ny of Hartman, Young & Co., of confessed that the crime was com- Omaha, has been in operation since last November, and 400 head of cattle have been slaughtered and put into corn-beef. Three thousand cans can be packed in one day. The blown open one night last week by slaughtering capacity is from fifty burglars, the concussion being so to seventy-five head. Such an industry helps amazingly to build up

> THE report comes from Kansas City that the Kansas Pacific audibe removed at once to Omaha, and that only the general superintendepartment will remain here with- the day. out material change. General passenger agent Kimball and Auditor Gannett were at Kansas City arranging affairs to correspond with the new order of business.

A SEVERE wind storm accompanheavy rain, visited Nashville, Tenn., on the night of the 13th. The wind blew at the rate of forty miles per hour, blowing down spires of churches, the inside brick wall of which rot and are otherwise lost, the new custom house, carrying together with the shrinkage, there is away roofs of private houses and other buildings, and sweeping off

ufacturing building. DENVER last week was having its vention which promises to be a first excitement over the labor ques- der oath, with the attestation of two great improvement in the transpor- tion. Already twenty-one labor something like two farm rollers unions have been formed. These with a platform on top. The load met in mass convention on the 14th is placed within the cylinders. The to take steps to organize a trades' to take steps to organize a trades' assembly, with a voting strength of planting must be filed with the secnineteen hundred, and a commercial retary during the state fair. patronage of \$125,000. The meeting member from Georgia, while the subject of putting riders on appropriation bills was under discussion, was attended by fifteen hundred are to grow and not less than four proposed an amendment probibiting riders except in the interest of economy, which met with a favorable of the more than twelve feet apart each the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: L. B. Danforth, given by the undersigned. reception from republicans and will One object of the working men is to Papers please copy and call attenprobably become the future law of start an afternoon paper with Pome- tion to "Arbor Day Premiums." roy at the helm.

A Visit to David City. On our arrival in David City last road to that point has certainly been of the best in the state; the table is spread with the very best the market affords and Mr. Ackley, proprietor, spares no pains to make his guests comfortable. The business men generally seem to have as much as they can do, and on every hand there is evidence of growth and prosperity. We found the referee court in session, Hon. W. H. Munger, presiding, and from the number of lawyers present, one would judge that the District Court was in full session, as the cases were numerous, and of considerable importance. Having M. E. Smith, A. J. Crittenden, plaintiffs, vs G. W. Steele and others as Steele of David City, and Mr. Hart, with him on the subject, of Council Bluffs, Iowa, represented the plaintiffs, and Messrs. Dean and

numerous authorities to support his overwhelming force. side of the case. Mr. Garfield closed the case for defendants with a short, but strong, and pointed argument. tiffs to the effect that the suit should be dismissed by the plaintiffs, and said stipulation should have the same force and effect as though the case had been tried by the District of the defendants. The defendants seemed to be exceedingly well pleased with the manner in which this case was disposed of. Before the next case was called, we got on the train homeward bound, and left

Our Richland Letter.

February 13, 1880. ED. JOURNAL: We still have some sickness in the neighborhood.

William Woods's only son died last Saturday evening at six o'clock, after an illness of only two days. clusive that he came to his death | He was a bright little fellow of four from delerium tremens induced by years, the pet and idol of the houseexcessive drinking. He had resided | hold. Their bereavement is all the more hard to bear as they are comproclamation last week, warning and, aside from his strong passion paratively strangers in the neighpersons not to trespass on Indian for liquor, was of good character borhood, having only moved here last fall from Ohio. They have the sympathy of the entire community. Little hands are softly folded;

Little feet forever still; Heavenly Father, help them bear it. Bid them love Thy holy will. Another young English gentleman arrived on the 10th inst. at Mr.

Payne's, weight eight pounds, Literary last evening at Bournholt's school-house. It was a most pleasant and entertaining affair; indeed it could not well be otherwise under the excellent supervision of the teacher, Mr. G. T. Sprecher.

We learn that another child of Mr. Woods is lying very sick with lung fever. Also a little child of

The surprise party given Miss Jennie Coventry, in honor of her birthday last evening was an enjoyable affair. Among the guests were our county superintendent and nine others of the school teaching fraternity. Mr. and Mrs. Coventry untor's office, fixtures and records will | derstand making their guests happy. All passed off pleasantly and the guests took their leave in the "wee sma' hours ayant the twel'," wishing dent, and assistant passenger agent's | Miss Jennie many happy returns of GLEANER.

Arbor Day, April 21, 1880.

The state board, by resolution, provides that to become a competitor and entitled to the "Arbor Day" premium, the planting must be done on the third Wednesday of April,

For the greatest number of trees planted on the third Wednesday of April, 1880, to include fruit, forest, Nos. 11075 and 11214, also one set of 234 evergreen and other varieties, \$50. Greatest number hard wood, \$25.

Greatest number cuttings, \$10. For the greatest number of trees planted by one man during the

month of April, 1880, \$30. Statements in relation to planting on "Arbor Day" must be made undisinterested witnesses. Four-fifths of the trees must be alive and in good condition, September 15, 1880, and the proofs of "Arbor Day"

For the largest number of forest

D. H. WHEELER, Sec'y.

The Stock Problem.

We are glad to see that Nebrasof policy are attributed to the advice | week, we were astonished to see so | kans are becoming thoroughly rousmuch improvement, in the place ed to the importance of stock raising, THE rolling stock of the Sycamore since our first trip to the city, some and that they are interested in the three months ago. The completion figures: here is another combination of the Lincoln & Northwestern rail- that we find in the Genoa Leader:

The following figures were subof vast benefit to the town and sur- mitted to us as the ratio of increase of stock-100 yearling heifers being rounding country. The hotels are the basis, and on the supposition crowded night and day with travel- that they commence bearing at two ing men the Commercial hotel is one | years of age, and the bull calves are exchanged for helfers;

100		-	-	-
200 306 500	100 100 100 200 300	100 100 100 200	100 100 200 300	1300 2100 3400
	300 500	306 200 500 300	306 200 100 500 300 200	200 100 100 100 306 200 100 206 500 300 200 300 800 500 300 500

On the strength of the statement of ex-Minister E. B. Washburne, the New York Times makes the statement that Grant had not and would not accept the presidential into the court room, found the nomination, but if the convention judge and counsel trying the case of nominated him he would accept the honor, and that in his foreign wanderings he had never written to any one regarding the presidency, nor defendants. Messrs. Robberts and did any of his friends communicate

The above from the Omaha Bee, sounds exactly like Grant. If Grant Garfield represented the defendants. is a candidate for the next Republi-Mr. Wakely, short-hand reporter can nomination, all the Chicago Conwas present, and took down the evi- vention will have to do will simply dence. Mr. Hart made a fine argu- be to declare the foregone conclument on the closing of the case, and sion. In our opinion, Grant will his anecdote about the "bubble on never consent to scramble for the the sea," was one of the best things nomination. He is, perhaps, not it has ever fallen to our lot to hear. averse to receiving the nomination Mr. Dean, in his argument made the at the hands of his old friends, but best effort of his life, and produced if it comes it will be as before, with

A SHORT time since C. G. Lawrence of Brattleboro, Vt., and his Mr. Garfield is noted as the "cool- son Frank, of Chicago, arrived at headed champion of the David City Grand Island this state. The son accommodating gentleman can not week the old gentlemen suddenly be found beneath the broad canopy and mysteriously died. Strong susat San Jose, Cal., was burned on the of heaven. The next case called was picions of foul play and some evimorning of the 10th. The fire orig- Smith and Crittenden plaintiffs vs dence that the old man had been fendants. Same attorneys for plain- ed and is now confined in jail awaittiffs in this case as in the first. W. ing his examination, which will be S. Geer and Messrs. Dean and Gar- held on the 24th. The only motive field for defendants. In this case a for the horrible deed was supposed stipulation was signed by the plain- to be the desire to obtain large life insurance policies which the old

> SERGEANT GLOVER, COMPANY B. second cavalry, of Ft. Keogh, Montana, was last week in pursuit of a band of Iudians who had killed one man and wounded another a short time since on Mezpah creek. He came up with the band near the head court, counsel and clients in their of Pumpkin creek, when quite a skirmish ensued, resulting in the death of two Sioux and one soldier killed, and one wounded.

LUTHER B. McKINNEY shot and killed Jacob Fry at Peoria last week. The trouble grew out of the separation of McKinney and his wife on the ground of his ill-treatment of Mrs. McKinney, who after separation went to live with her stepfather Mr. Fry; McKinney attributed his wife's conduct to the influence of Mr. and Mrs. Fry. McKinney was

PUBLIC SALE OF MORTGAGED

PROPERTY. BY VIRTUE of a chattel mortgage executed by Heiken & Seburg to ny," dated the 22d day of October, A. D., 1879, and filed of record in the office of the County Clerk of Platte county, State of Nebraska, on the 23d day of October, 1879, to secure the payment of twelve promissory notes dated October 22d, 879, each for the sum of seventeen and fifty-eight hundredth dollars given by said Heiken & Seburg to said "The J M. Brunswick & Balke Company," and upon which default has been made. The amount remaining due and unpaid upon said notes and mortgage, at date of first publication, is one hundred and eightyone and ten hundredth dollars (\$181,10. Also, by virtue of a chattel mortgage executed by said Heiken & Seburg to said "The J. M. Brunswick & Balke Company," dated the 5th day of December, A. D., 1879, and filed of record in the office of the County Clerk of Platte day of December, 1879, to secure the payment of sixteen promissory notes, dated December 5th, 1879, each for the sum of twenty and ninety-four hundredth dollars (\$20.94) given by the said Heiken & Seburg to said "The J. M. Brunswick & Balke Company" and upon which default has been made. The amount remaining due and unpaid upon said sixteen notes and mortgage at date of first publication, is three hundred and forty-two dollars (\$342); the mortgagee will expose for sale at public THURSDAY, MARCH 11TH, 1880,

t the brick building called the Capitol Saloon, on Eleventh street, in the city of Columbus, Platte county, Nebraska, the property mortgaged, to wit: Upon the mortgage first above described, one complete 4 by 8 Eclipse six-pocket pool table No. 2321, also one set of 21/4 Hyatt pool balls, one dozen of cues, one cue rack, set of counters, one bridge, one mace, one set of 2% billiard balls, and one brush, and upon the mortgage last above described two 4 by 8 light and dark Monarch carom tables complete, billiard balls, one dozen of cues, one cue rack, two sets of counters, two THE J. M. BRUNSWICK & BALKE COM-

Mortgagees.

FINAL PROOF.

Land Office at Grand Island, Neb.,) February 11th, 1880. Nebr., viz:

tion of said tract, viz: L. B. Danforth, given by the undersigned. S. J. Wheeler, W. C. White and R. M. Johnson, all of Creston, Platte Co., Neb. M. B. HOXIE, Register,

LEGAL NOTICE. STATE OF NEBRASKA, 88.

In the District Court within and for Platte county, State of Nebraska.

N the petition of Charity Kelly of said Platte county, to said court, setting forth that on the fifth day of June, A. D., 1879, Edward W. Arnold, then in full life, executed a bond where-in the said Edward W. Arnold obligated himseif to convey to said Charity Kelly the following described real estate situate in the county of Platte, State of Nebraska, to wit: The northwest quarter of section No. thirty-four (34), in township No. eighteen (18) north, of Range two (2) west, upon the following terms to wit: For the sum of seven hundred and nincty-two dollars, due and payable on the first day of June. 1880, together with interest thereon at the rate of ten per cent, per annum from the date of said bond, &c., and upon failure to convey said premises to said Charity Kelly upon payment of said consideration, the said Edward W. Arnold to stand bound unto the said Charity Kelly for the payment of the sum of one thousand dollars. That on the 11th day of October, 1879, the said Edward W. Arnold died without having executed a deed for said premises to the said Charity Kelly; that Othman A. Abbott and Thomas J. Hurford were duly appointed administrators of the estate of the said Edward W. Arnold, deceased, and the said Charity Kelly offers to pay said sum of money named thorizing and directing the administrators of the estate of the said Edward W. Arnold, deceased, to make and execute, a deed of conveyance in fee simple of said real estate to said Charity Kelly upon complying with the terms named in said bond.

It is ordered by the court that all persons interested in said estate are directed to appear in court, before the Judge of the said court, on the 16th day of March, 1880, at 2 o'clock P. M. of said day, at the court house at Columbus, Platte county, Nebraska, to show cause why the decree above prayed for, authorizing and directing the administrators of said estate to make and execute a deed of conveyance in fee simple of said real estate to said Charity Kelly shall not be made, and that a copy of this order be published in THE COLUM-BUS JOURNAL, a paper published in said Platte county, six successive weeks before the hearing of said cause. Judge 4th Judicial District of Nebraska.

Dated January 7th, 1880.

SHERIFF'S SALE. BY VIRTUE of an execution directed to me from the Clerk of the District Court of Platte county, Nebraska, on a judgment obtained before John G. Higzins, County Judge of Platte county Nebraska. A transcript of said judg-ment duly filed in said District Court on the 29th day of November, 1879, in favor of J. B. Delsman & Co., as Plaintiffs, and against Moritz Stolze, as Defendant, for the sum of one hundred and eighty dollars and eighty-six cents, and costs taxed at \$1.60 and accruing costs, I have levied upon the following real estate taken as the property of said Defendant, to satisfy said execution to wit: Northeast quarter of northeast of sixth principal meridian, in Platte county, Nebraska, with all the appurtenances thereon belonging, subject, however, to all encumbrances thereon as

appears by the records of Platte county, ebraska, and will offer the same to the highest bidder, for eash in hand, on the 20th day of February, A. D. 1880, in front of Court House in Columbus, Platte county, Nebraska, at the hour of one o'clock P.-M. of, said day, when and where due attendance will be given-by the undersigned. Dated at Columbus, Nebraska, Janu-

BENJAMIN SPIELMAN, Sheriff of said County.

SHERIFF'S SALE.

BY VIRTUE of an order of sale directed to me from the Clerk of the District Court of Platte county, Nebraska, on a judgment and decree obtained before the District Court of Fourth Judicial District in and for Platte county, Nebraska, on the 21st day of April, 1879, in favor of Sarah B. Canfield, as executrix of the last will and testament of Philo Cantield, deceased as plaintiff, and against Carolus G. Hickok, Sophia C. Hickok, John N. King and John Wiggins, as defendants, for the sum of four hundred and twenty-four dollars and seventy-two cents, and the further sum of forty-two dollars and forty-seven cents as attorney's fees, and costs taxed at \$15.53 and accruing costs. I have levied upon the following real ton Nielson, Peter Matson and Niels estate taken as the property of said defendants, to satisfy said plaintiff, to

The east 1/4 of the southeast quarter of Section No. 2, in Township 17, Range 1 east, in Platte county, Nebraska, and will offer the same for sale to the highest bidder, for cash in hand, on the sixth day of March, A. D. 1880, in front of west door of Court House, that being the building wherein the last term of court was held, at the hour of 2 o'clock p. m. of said day, when and where due attendance will be given by the undersigned. Dated this 26th day of January, 1880. BENJAMIN SPIELMAN,

Sheriff of said County.

SHERIFF'S SALE. BY VIRTUE of an order of sale di-District Court of Platte county, Nebraska, on a judgment and decree obtained before the District Court of the Fourth Judicial District in and for Platte county, Nebraska, at its February adjourned term to April, 1879, in favor of Sarah B. Canfield as executrix county, State of Nebraska, on the 5th of the last will and testament of Philo Canfield, deceased, as plaintiff, and against George P. Shattswell, Julia A. Shattswell and Aultman, Miller & Co., as defendants, for the sum of two hundred and sixty-four dollars and twelve cents, and the further sum of twentysix dollars and forty-one cents, and costs taxed at \$16.18 and accruing costs, have levied upon the following real estate taken as the property of said defendants, to satisfy said order of sale, to wit:

The east 14 of the northwest 14 of Section 22, in Township 17. Range 3 west, in Platte county, Nebraska, and will offer the same for sale to the highest bidder, for cash in hand, on the 11th day of March, A. D. 1880, in front of west door of Court House, that being the building wherein the last term of court was held, at the hour of one o'clock P. M. of said day, when and where due attendance will be given by

Dated Columbus, Feb. 3, 1880. BENJAMIN SPIELMAN. Sheriff of said County.

SHERIFF'S SALE.

BY VIRTUE of an order of sale di-District Court of Platte county, Nebrasbridges, two maces, one pin-pool set ka, on a judgment and decree obtained complete, with framed board, one pri-vate eue rack, one dozen fancy cues, two Fourth Judicial District of Platte coun-Eclipse lamps, one brush and three ty. Nebraska, on the 21st day of April, Berger fancy cues with names. Sale to 1879, in favor of Sarah B. Canfield, as commence at 1 o'clock P. M. on said day. executrix of the last will and testament of Phile Canfield, deceased, as plaintiff, and against Carolus G. Hickok, Sophia C. Hickok, John N. King and John Wiggins as defendants, for the sum of four hundred and forty-three dollars and twenty-four cents, and the further sum of forty-four dollars and thirty-two cents, as attorney's fees, and costs taxed at \$15,53 and accruing costs, I have NOTICE is hereby given that the levied upon the following real estate following-named settler has filed taken as the property of said defendnotice of his intention to make final ants, to satisfy said order of sale, to wit: proof in support of his claim, and secure The west ½ of the southeast ¼ of Sec-final entry thereof on the 18th day of tion 2, in Township 17, Range 1 east, in March, 1880, before John Stauffer, Clerk of the court of Platte Co., at Columbus, the same for sale to the highest bidder. for eash in hand, on the sixth day of Ira J. Nichols, Homestead No. 4349, March, A. D. 1880, in front of west door for the S. 1/4, S. E. 1/4, Section 14, Town-ship 20 north, Range 1 east, and names wherein the last term of court was held,

> BENJAMIN SPIELMAN, Sheriff of said County.

PROBATE NOTICE.

THE STATE OF NEBRASKA, SS. COUNTY OF PLATTE, In the County Court, in and for said In the matter of the estate of John Williams, deceased, late of said

county. A said county, holden at the County, Judge's office in Columbus, in said county on the 2d day of February, A. D. 1880, present, John G. Higgins, County Judge. On reading and filing the duly verified petition of Hugh Hughes, praying that letters of administration be issued to Ann Williams on the estate of said decedent.

Thereupon, it is ordered that the 26th day of February, A. D., 1850, at 1 o'clock, p. m., be assigned for the hearing of said petition at the County Judge's office in said county. And it is further ordered, that due egal notice be given of the pendency and hearing of said petition by publication in THE COLUMBUS JOURNAL for three consecutive weeks. (A true copy of the order.

JOHN G. HIGGINS. Dated, Columbus, Neb., Feb. 2, 1880.

CHATTEL MORTGAGE SALE. NOTICE is hereby given that by virtue of a chattel mortgage dated in said bond as the purchase price of on the 14th day of October, 1878, and said premises to said administrators, duly filed in the office of the County and is ready to perform all the conditions on her part to be performed to the 15th day of October, A. D., 1878, and fully entitle her to a conveyance of said executed by James Carney to Willfam premises, and therefore prays that a Armstrong to secure the payment of decree may be made by the court au-\$223.00 and interest according to the terms of a certain note therein described, which mortgage and note have been duly assigned by said William Armstrong to the undersigned C, F. Duncan that there is now due upon said note and mortgage the sum of \$178.51. Default having been made in the payment of said sum, therefore I will sell the property described in said mortgage, viz: One brown mare, one bay gelding horse, one second-hand wagon, one heifer coming two years old, at public auction at the Checkered Stable on 11th street in the city of Columbus, of said Platte county, on the 26th day of February, 1880, at one o'cleck P. M. of said day.
Dated February 4th, 1881.
C. F. Dencan, Assignee of Mortgagee,

Pinal Proof.

WILLIAM ARMSTRONG

Land Office at Grand Island, Neb., NOTICE is hereby given that the February 18th, 1880. following-named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof on Thursday, the 25th day of March, 1880, before John Stauffer, Clerk Dist. Court of Platte Co., at Columbus, Neb., viz: John Gottlieb, Homestead No. 4619, tor the S. 14, N. E. 14, Section 18, Township 17 north, Range 2 west, and names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: John B. Kyle, Gottlieb Lemp, William Kummer and John Jais-

FINAL PROOF.

M. B. HOXIE, Register.

Land Office at Grand Island, Neb., February 18th, 1880. NOTICE is hereby given that the following-named settler has flied notice of his intention to make final final entry thereof on Thursday, the 25th day of March, 1880, before John Columbus. Neb., viz:

George Rollman, Homestead No. 4927 for the S. W. 14, Section 4, Township 2 north, Range I west, and names the fellowing as his witnesses to prove his continuous residence upon and cultiva. tion of said tract, viz: Adam Rollman and John Schulz, of Humphrey, Platte Co., Neb., and William Dietrick and Herman Gross, of Columbus, Platte Co.,

M. B. HOXIE, Register.

Final Proof.

Land Office at Grand Island, Neb., February 18th, 1880. NOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof on Thursday, the 25th day of March, 1880, before John Stauffer, Dist. Clerk Platte Co., at Columbus, Neb , viz: Peter Plant, jr., Homestead No. 7019 for the N. W. &, Section 10, Township 19 north, Range 4 west, and names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Charles Stoan, Tors-

Peterson, all of Looking-glass, Platte M. B. HOXII, Register. FINAL PROOF.

Land Office at Grand Island, Nob., February 18th, 1880. TOTICE is hereby given that the following-named settler has flee proof by commutation in support of his laim, and secure final entry thereof on continuous residence upon and cultiva-tion of said tract, viz: Hazzard P. Sisson, James O'Donnell, William A. Sisson and Edward Dwyer, all of St. Edwards, Boone Co., Neb. 510-5 M. B. HOXIE, Register.

FINAL PROOF.

Land Office at Grand Island, Neb. February 11th, 1880. OTICE is hereby given that the fel-lowing named settler has fled notice of his intention to make final proof in support of his claim, and secure final entry thereof on the 18th day of March, 1880, before John Stauffer, Clerk of the court of Platte Co., at Celumbus, Nebr., viz: John Anderson, Homestead No. 5169 or the N. W. 14, Section 12, Township 15

north, Range 4 west, and pames the fellowing witnesses to prove his continu ous residence upen and cultivation of said tract, viz: Nils Peterson, Peter Swanson, Nils Olson and Charles Steun, all of Looking-glass, Platte Co., Nebr. 509-5 M. B. HOXIE, Register.

FINAL PROOF. Land Office at Grand Island, Neb.,) February 11th, 1880.

NOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof on the 18th day of March, 1880, before John Stauffer, Clerk of the court of Platte Co., at Columbus,

ous residence upon and cultivation of said tract, viz: W. B. Williams, F. W. Anderman, Wm. Longwith and E. A. Sage, all of Creston, Platte Co., Nebr. 509-5 M. B. HOXIE, Register.

FINAL PROOF. Land Office at Grand Island, Neb.,

February 11th, 1880. NOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and secure

M. B. HOXIE, Register.

CLOSING OUT

Having concluded to change our business by MAY 1st, if possible, we offer

## RY GOODS

CLOTHING,

BOOTS, SHOES, HATS, CAPS, &C., AT COST

AND A GREAT MANY ARTICLES LESS THAN COST. OF CLOTHING

We have a good stock, and you can save Whitney Hnd-made Stoga Kip Boots, Warranted, for

Ladies' Shoes, from 50 cents up. Men's Hats, from 25 cents to

CASSIMERES, JEANS, COTTONADES, And all binds of DRY GOODS, and NOTIONS, cheaper than can be bought at

A GOOD CHANCE FOR COUNTRY MERCHANTS!

COLUMBUS, Jan. 1880.

or any one and every one that wants to save money. All that we want of you

is to come and see, and we will convince you that we mean just what we say. SCHRAM BROS.

INSURE IN THE NEW YORK LIFE

INSURANCE COMPANY.

One of the Oldest, Strongest and Best Life Companies on this Continent.

137,000,000 Cash Paid Policy Holders,

COLUMBUS LOCAL BOARD:

WM. HUNNEMAN, President. JOHN STAUFFER, Vice-President. ADOLPH JÆGGI, Secretary. ABNER TURNER, Treasurer,

S. A. BONESTEE , Medical Exam'r.

MEMBERS: John Wiggins, Hardware Merchant Henry Schwarz, Farmer Jean Stauffer, County Clerk. Chas, Schreder, Proprietor Foundry and Machine Shop D. Schupback, Lumber Merchant. F. Gerber, Furniture Dealer G. A. Schreder, Hardware Merchant. Wm. Hunneman, Lumber Merchant Fr. Chas. T. Readerson, Express Agent.
A. Jæggi, Lumber Merchant.
d. B. Delsman, Merchant. 3,000,00 2,500,00 George Rleder, Grecer .. 2,560,00 J. C. Morrissey, Grain Merchant 2,500,00 Henry Ragatz, Grocer F. H. Ruche, Harnessmaker . F. Flynn, Brick Manufactures

8. A. Benesteel, Physician and Surgeon. VERY prudent man should have his life insured in some good company The NEW YORK LIFE offers inducements in the Tontine Investment Plan that cannot be given by any other company. All persons wanting insurance from \$1,000 and upwards will please call on some member of the Local Board, as each member of this Board is authorized to procure the insurance desired, and ADOLPH JEGGI, the Secretary, is authorized to write the applications, and will keep on hand a full supply of books and circulars for distribution.

C. T. TAYLOR, General Agent,

Omaha, Nebraska. THE REVOLUTION Dry Goods and Clothing Store

Has on hand a splendid stock of Ready-made Clothing,
Dry Goods, Carpets,
Hats, Caps, Etc., Etc.,

At prices that were never heard of before in Columbus.

I buy my goods strictly for cash, and will give my customers the

Thursday, the 18th day of March, 1880, before John Stanfer, Dist. Clerk Platte Co., at Columbus, Neb., viz:
William McDonald, Homestead No. 7310, for the S. E. 14, Section 8, Township 19 north, Range 4 west, and names the following witnesses to prove his continuous residences upon and order.

STILLMAN.

DRUGS, MEDICINES, PAINTS, OILS, WINDOW GLASS,

PERFUMERY, PATENT MEDICINES, ETC. Reops on hand all articles usually kept in a first-class Drug Store. Dealers in surrounding country will find it to their interest to purchase from him, as he can and will give BED-ROCK PRICES.

Prescriptions Carefully Compounded.

A GOOD ASSORTMENT OF WALL PAPER ALWAYS KEPT IN STOCK.

HOMESTRAD NOTICE. Land Office at Grand Island, Neb.,

January 21st, 1880. this office by Elizabeth Mock, of Platte Co., Nebr., against Richard F. Cunningham, for abandoning his Homestead Entry, No. 7772, dated May 28th, 1878, upon the northeast M., Section 6, Township 19 north, Range 3 west, in Platte county, Nebrasks, with a view to the cancellation of said entry; the the date of this notice, viz:

completed. M. B. HOXIE, Register. WM. ANYAN, Receiver.

FINAL PROOF.

Land Office at Grand Island, Neb., January 15th, 1880.

NOTICE is hereby given that the following-named settler has filed notice of his intention to make final notice of his intention to make final proof in support of his claim, and secure final entry thereof on the 19th day of March, 1880, before John Stauffer, Clerk of the court of Platte Co., at Columbus, Nebr., viz:

Swen Johnson, Homestead No. 5166.

M. B. HOXIE, Register.

FINAL PROOF. Land Office at Grand Island, Neb. February 4th, 1880.

NOTICE is hereby given that the following-named settler has filed notice of his intention to make final Nebr., viz:

Arthur Miles, Homestead No. 5974, for the S. E. 1/4, Section 28, Township 20 north, Range 1 east, and names the following witnesses to prove his continuous residence upon and cultivation of said entry: the the date of this notice, viz:

\*\*Trederick Lindaur, Pre-emption Described as the content of the S. E. 1/4, Section 10, Township 18 north, Range 1 east, and names the spend and furnish testimeny concerning out residence upon and cultivation of said entry: the date of this notice, viz:

\*\*Frederick Lindaur, Pre-emption Described as the content of the date of this notice, viz:

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\*\*Frederick Lindaur, Pre-emption Described as the date of the date o Columbus, Nebr., at his office, on the of said tract, viz: Joseph Apga, of 29th day of February, 1880, at 10 s. m. Woodville, Platte Co., Nebr., and Willand continue from day to day until iam J. Bain, of West Hill, Platte Co.,

> M. B. HOXIE, Register. FINAL PROOF. Land Office at Grand Island, Neb.,

Nebr., and James Kuman, of West Hill,

Platte Co., Nebr., and William Irwin, of

West Hill, Platte Co., Nebr.

Nebr., viz:
Swen Johnson, Homestead No. 5166, for the N. E. 1/4, Section 4, Tewnship 19 north, Range 4 west, and names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Thurston Nelson, Peter Bower and John Glson, Matson, Peter Bower and John Glson, Neb., and Peter Matson, of Platte Co., Neb., and Peter Matson, of Platte Co., Neb., and Peter Matson, of Platte Co., Neb., and William B., Benson, of Platte Co., Neb., and William B., Benson, of Platte Co., Neb., Meb.

M. B. HOXIE, Register,