Troops were being hurried for-

ward last week to Ireland. THE fund for the defense of Parnell amounts now to over £10,000.

SEVENTEEN car-loads of cotton were burned near Arcola, Texas, last week.

GEN. AND MES. GRANT were the guests of Gen. Beal last week at ton had no thought of giving or in-Washington City.

The population of Utah is 143,907, of whom 69,436 are females, and 43, 933 of foreign birth.

DR. O. W. Wight, health commissioner of Milwaukee, has diptheris in its worst form.

GEN. LONGSTREET last week presented his credentials to the Sultan as minister to Turkey.

THE first lake tunnel at Chicago is about to be pumped out and statesmen in attendance. cleaned of its sediment.

THE amount of gold from England last week was \$3,438,000.

HALEY & WALSH, indicted Landleaguers, were on trial last week at Cork, and were acquitted.

A TUNNEL thre' Lookout mountain will soon be commenced by the Alabama Great Southern R. R.

EDGAR STANTON of Illinois has been appointed by the President consul general at St. Petersburg.

Several leading spirits were recently executed in Cuba, at Santiago, who were engaged in a revolt.

THE Irish citizens of Milwankee have organized a Land league and elected Andrew Mullen president.

Ir was reported last week at St. Louis that Jay Gould would soon control the Iron Mountain railway.

A PORTION of the military reservation at Ft. Dodge is now open to settlement under the homestead law. TWENTY-SEVEN steam, and two

hundred and forty-nine sail vessels are laid up for the winter in Chi-Ill., has been fined in the circuit tion into the case. court\$100 for tampering with grand

field, Ill., died in a dentist's chair at

WALL street gossip credits Jay Gould with having bought all the

SITTING BULL last week asked for ten days in which to prepare for the march to Fort Butord, with his

Is the vicinity of Memphis cottonpicking goes on briskly, and in some places the crop is being gathered by moonlight. FERNANDO Wood presented a con-

current resolution in the bouse for a holiday recess of two weeks, which was adopted, . Two additional companies of U.S.

Kan., to keep watch of the Oklaho-THE case in the Morey forgery

in New York. MRS. D. C. BURK, of Leon, Iows, the robbery occurred. one night last week gave birth to

four children, two boys and two girls. All died. NEARLY one hundred bills and resolutions were introduced in the

house at Washington City on Tuesday of last week. E. P. CHAMPLIN, of Michigan, has

been nominated by the President to be receiver of public moneys at Deadwood, Dakota.

part of the reservation of the Omaha good price for real estate. Indians in this State. "Diep of grief," will probably be

the verdict over the remains of Mrs. McKinney, of Peoria, whose husband killed her father. VICE-PRESIDENT WHEELER had on

the 17th inst, received by messenger or mail the electoral votes from every state in the Union.

THE British cabinet council, it is understood, will request the Queen for the immediate suspension of the habeas corpus in Ireland.

It is stated that the Baltimore & dismissal. Ohio R. R. Co. has chartered four steamships to carry its freight from New York to Baltimore.

JUSTICE STRONG, of the United 14th, to take effect immediately.

MARY and Rosa Stegemann, two servant girls of Cincinnati, O., have been bequeathed \$80,000 by their polygamy will take possession of aunt, Mrs. Rube, of Philadelphia.

THE blunder of a Detroit druggist, who put morphine instead of quinine into a prescription, nearly cost Mrs. William H. Burk her life.

It is claimed that gross abuses of to crush out the practice. the franking privilege in the recent campaign will be shown up by the resolution of inquiry passed in the

killed Miss Elizabeth Tyler, to whom responsibility in society, and which he was promised to be married, by contained arguments that to his missing ones surround the ruins. It the accidental discharge of a re- mind had never received any answer

ALBIN H. BAILEY, who for the past thirty-two years has been con- gent in New York, so much so, that nected with The Boston Transcript. a committee of merchants and bankhas passed from earth to the spirit world.

A LAWYER in Washington, while crazed and under the influence of liquor, made three attemps to leap \$29,000,000, which it is believed will used by them during the past term. from the dome of the capital to the ground.

THE certificate issued to Cannon, the delegate in congress from Utah, will be objected to on the ground that the latter is a subject of Great fice Saturday of last week, Wm. off a pistol and made an arrest which

which cannot be impaired by legis- per tendered the outgoing and in- were arrested, and ten of the polation.

THE President has nominated THE JOURNAL. Judge W. F. Woods, at present U S. circuit judge for Alabama and Entered at the Post-office, Columbus, Georgia, to succeed Judge Strong,

resigned. FOURTEEN tramps were arrested in Galesburg, Ill., one morning last week on suspicion of having committed various burglaries during HIRAM S. HOLEBROOK, local agent

of the American Express Co. at Dubuque, shot himself one night last week in his bed, the bullet also killing his little daughter. GLAD to learn that Wade Hampviting a challenge with John Sher-

man. He so declares in a recent letter to Bishop Howe. CLINTON and John C. Armstrong, residing near Carrolton, Ill., quarrelled about a wagon, which ended by the former killing the latter by a

blow with a neck-yoke. MADAM THIERS was laid to rest the other day at Paris, beneath a

Young Jackson's body (who was killed by the Utes in Colorado) has reaching New York on Monday of been found and taken to Lake City. A bullet had passed through his heart, but he was not scalped.

HARRY THOMPSON, a young farmer of West Cleveland, Ohio, was killed of a gun, while hunting. He was engaged to be married last wack.

It was generally understood and believed in London on the 14th inst. that the cabinet meeting had decided to adopt the coercive policy urged by Mr. Forster for Ireland.

JUDGE COWEN of New York refused the other day to quash the practice, and echo answers indictment against the editors and publishers of The Truth, in connection with the Morey-Chinese letter | 1. P. Olive and Fisher are Once

THE democrats of the house will probably pass the Morgan resolution regarding the electoral vote The power to do so exists it is befurther debate.

died very suddenly on Saturday evening last. His son has been taken W. D. SANDERS, of Jacksonville, into custody to await an examina-

THE steamship Italia arrived at Lewiston, from the effects of chlo- Most of them are without money or a change of clothing.

railroads he needs to complete his on the ground that he was deceived has become as familiar to the people she is the aggrieved party, as she

A CHILIAN fleet of eighteen vessels recently attacked and captured the Peruvian town of Pisco, and burned the rolling stock of a railroad belonging to British capitalists.

cavalry have reached Caldwell, coast. There were only two survi- possible the gaze of the public. vors, so far as known.

THE residence of Mrs. Gov. Todd, of Youngstown, Ohio, was entered will demand a trial at once.--Linagainst Philp, Byrne, Post and Hart by robbers one afternoon last week, coln Journal. has been transferred to another court | who stole \$7,000 worth of diamonds and jewelry. The family was at home, and it is a great mystery how

WM. PARDUE, an old resident of Leon, Iows, the other day helped himself to what he supposed was whiskey at the village drug store, and discovered, when it was too late to save his life, that it was poison. He died in a few hours.

of Grove and Seventeenth streets, Chicago, owned by C. H. McCor-SENATOR SAUNDERS has introduc- mick, has been condemned in the ed a bill to provide for the sale of a circuit court at \$300 per toot. A

Victoria Woodhull to a London the very substantial manner in which | default being made in the payment of banker were suddenly stopped last week, on account of stories from had something to do with it. Other America assailing her character; an causes, perhaps, have added force exchange says she threatens to bury to these-particularly the recent both continents in libel suits,

THE bill for the relief of Fitz John Porter was passed in the senate, being amended to provide that within eighteen months the president may appoint him to a colonelcy on the retired list, without pay for the time intervening since his

time it came from eating raw ham, kan, States Supreme Court, handed his smoked and sugar-cured. The phyresignation to the President on the sician in attendance reports having found 15,000 parasites in an ounce of the ham.

Gov. NEIL of Idaho, is fearful that that territory, and refers to the subject in his message to the legislature, valuable buildings were destroyed, danger of becoming a second edition of Utah, and expresses the hope that the legislature will adopt measures

SENATOR Harris presented petition ladies of highest attainments, and was a sad sight to witness the pa-JOHN SCORCHLER, of Oakland, Cal., occupying places of the highest rents and friends of the dead and aforesald, the property mortgaged, conworthy of respectable notice.

> THE money market is quite st. iners went to Washington last week for the purpose of inducing the secretary of the treasury to immediately anticipate January interests and of the University of Pennsylvania redemptions, which aggregate about had a cremation of old text books

relieve the stringency. pointed U. S. Marshal of Nebraska, dents present who shouted and formally took possession of his of-fice Saturday of last week, Wm. Daily retiring. Mr. Ellis L Bier-was the beginning of what ended in bower, after taking the oath of was the beginning of what ended in George Ticknor Curtis dissents from the opinion of Jere Black that old deputies, to whom Judge Dundy from the opinion of Jere Black that railroads are public highways, the administered the oath of office. and several of the police were inproperty of the people. He claims Many distinguished guests being jured. Ten of the medical students from the 22d day of November, 1830. that their charters are contracts present partook of a splendid supcoming U. S. Marshals.

For the JOURNAL.

Random Thoughts. ED. JOURNAL: -It is a self-evident proposition that whatever is right is expedient, but whatever is expedient may not always be right, dependant upon the moral standpoint trom which we view the question; elections, under the provisions of and if a thing be essentially wrong, article 2, section 2, of the federal no amount of legislation short of its constitution. Dr. Mary A. Thomas, total abolition can ever change its nature. And if the "Woe be to him that giveth his neighbor drink, that putteth his bottle to him and maketh | Lucretia Mott, Lydia Maria Child him drunken," will it not equally lie against those who for a consideration confer upon him the exclusive right to so hand forth. If, therefore, indiscriminate liquor selling is walked into the Sherman House at a benefit to any community, why Chicago, where they left the old not let every one enjoy the pecun- gentleman sitting upon a sofa, and iary advantage from its sale, but if said they would be back before long on the other hand it is an evil of the In a short time the old man was deepest dye, which most will admit, weight of flowers. Gambetta and then nothing short of "ceasing to do Papers found on his person showed Buffet were conspicuous among the evil" will be effectual for its cure; that his name was A. McDonald, but here we are met by the assertion and that he was a stock dealer from "prohibition will not prohibit," to which I reply that for all practical purposes it will be effectual with law abiding citizens; the law breaklast week by the accidental discharge criminal legislation is prohibitory in its character, yet because this fails to prevent entirely the commission of crime, they would hardly risk their reputations by advocating a repeal of such laws; then why make this question an exception to

every other question of law and

More at Liberty.

The appearance of I. P. Olive and to the penitentiary for life nearly lieved under the new rule, without one year ago for the murder of S. D. KLINE, of Canton, Ohio, who ern part of our state, attracted con- nearly impassable. expected to marry his housekeeper, siderable attention on our streets

The supreme court at its recent sitting granted the men a new trial, New York the other day with a sheriff of Custer county for safe ling short, at a ruinous rate, some Mrs. David Landis, of Smith- large lot of Italians on board, among keeping. Yesterday the brother of \$20,000,000 in old bonds in expecwhom the small-pox was raging. Olive and Sheriff O'Brien of that tation of republican defeat in No-final entry thereof, before the Clerk of once proceeded to the penitentiary, committee of congress. A MEDICAL man at Montreal has where they received and brought sued for a separation from his wife into the city the man whose name

as to her fortune. She answers that of this country as household words. Olive, as he appeared at the Comtalsely believed him a millionaire. mercial hotel yesterday afternoon, looked like a well-to-do farmer. He a neat, well-fitting and becoming The Peruvians lost 150 men and the business suit, but after wearing the stripes so long, they seemed to rest heavily upon him. From time to A special report from St. Johns, time he would shrug his shoulders New Brunswick, gives an account of and twist his body as much as to the wreck of the ship Norantum. say these clothes are not natural. Fifteen sailors were either swallowed by the sea or left on a desert afternoon and avoided as much as

He will leave to-day for his home at Plum Creek, and we understand,

The New Capitol

It has become evident that the new Capitol building will not be ready for the legislature to occupy produce some dissatisfaction. It may, howover, produce some satisfaction in other quarters, in that it will decrease the probabilities of LAND is valuable on the line of the another capitol appropriation this Western Indiana road at the corner winter. We are not very well posted as to the cause of the delay in cumlocution office, in getting the contract let, etc., had something to PREPARATIONS for the marriage of do with it. We presume, also, that said property, and provides that upon the structure has been built has also any of the said notes, the mortgagee cause, the fact is apparent enough, and all that is left is to make the in an apprehension as to the safety of the building. As an expert architect said, two years ago, "ten steam engines could not pull it down."

For the present, too, it will accommodate the legislature-not so

A BIG fire occurred at Buffalo, N. Y., on the 17th inst. The fire was first discovered in the third story of a five-story building owned by Geo. W. Teft. Several other in which he says the territory is in one of which contained \$250,000 worth of grain, the property of John B. Manning. The entire loss is es- which default has been made, we will timated at \$500,000. No way of expose for sale at public auction, on escape from the first building was for woman suffrage in the Territo- provided, and at least thirty human ries, which he said were signed by beings were roasted to death. It livery stable of George A. Scott, adis probable that the list of those known to have lost their lives will be more than doubled when the smoking ruins can be removed.

On the night of the 16th inst, at Philadelphia, the sophomore class When collected on the ground they MR. BIERBOWER, the newly ap- found several hundred medical stulicemen sent to the hospital.

DY VIRTUE of an order of sale, is-Association continued its session at sued by the district court of Platte Washington City until the 16th ounty. Nebraska, directed to me as Encouraging reports were received sheriff of said county, on a judgment real estate, to wit:

of Indiana, was elected president, executive committee. A resolution commemorative of the services of and Nathan White was adopted, and ONE day last week an old man accompanied by two young men he undersigned. Dated Dec. 14th, 1880, BENJ. SPIELMAN. dead. There was evidence that he

had been seen of the two men who accompanied him. THE Omaha Indians are about to er must abide the penalty; it is a put in the market and sell 50,000 fact known to all lawyers that our acres of their reservation and have sent some of the head men of their tribe to Washington to arrange the terms of sale. The land is located settlements. It mostly lies in the valley of the Logan, and is crossed by the Omaha line of the St. Paul

died of heart disease or apoplexy.

the association adjourned.

GEN. GRANT received on the 13th a splendid reception while on a visit to Washington City. His arrival was announced by a salute of seven guns, fired by the National Veteran clubs of the Boys in Blue, who es-- Fisher, the two men sentenced corted him to the residence of Gen. Beal. The streets along the line of procession were packed with citizens, and the approaches to Gen. Ketchum and Mitchell in the west- Beal's were so thronged as to be

banks in New York were instruand remanded them back to the one institution is charged with selcounty arrived in the city, and at ter will be investigated by a special at the County Seat, on Thursday, the

WHEREAS, on the 27th day of September, 1880, Sarah J. Paynter, to secure the payment of three certain Charles Brandt, of Columbus. Platte promissory notes, each for the sum of \$195,55, with interest at the rate of ten | Ferdinand Fuchs, of Humpbreys, Platte was very pale on account of his close per cent. per annum, the first due 60 days from date, the second four months in good health. He was dressed in from date, and the third six months from date, given by her to Henry Ragatz, executed a chattel mortgage to the said Henry Ragatz, on the following described personal property, to wit: 27 bedsteads, 49 comforters, 2 white spreads, 84 sheets, 56 pillows, 16 pair pillow cases, 16 mattresses, 85 straw ticks, 15 bedsprings, 2 lounges, 5 caneseat chairs, I cane-seat rocker, 56 common chairs, 12 office chairs, 6 pe. forated | the county seat, on Thursday, the 13th bottom chairs, 1 perforated bottom day of January, 1881, viz:

Friedrich W. Trommbolz, Homestead rocker, 6 washstands, 6 wash bowls and No. 5198, for the N. ¼, N. W. ¼ Section 22, Township 20 north, Range 1 west, pitchers, 6 chambers, 3 maple washstands, 3 toilet stands, 3 eight-foot extension tables, 2 fall-leaf tables, one and names the following witnesses to white ash table, two pine tables, one prove his continuous residence upon round table, two ranges and four and cultivation of said tract, viz: Henry stoves, I cupboard, I counter cupboard, Luebker, Charles Brandt and Robert mirrors, 3 bracket lamps, 6 hand Uhlig, of Columbus, Platte Co., Neb., lamps, 1/2 dozen table spreads, 1 cigar and Jacob Weber, of Humphreys, Platte case, 2 sinks, 3 screen doors, 1 wheelbarrow, ½ dozen pickle jars, 3 dozen silver plated spoons, 2 dozen silver plated tea spoons, 2 dozen silver plated knives, 2 dozen silver plated forks, this winter, which will be likely to silver plated butter knives, 3 silver plated castors, 3 dozen egg glasses, 1/4 dozen plain spoonholders, 2dozen white granite bakers, I dozen oval side dishes. % dozen hotel goblets, 4 library lamps, four-lamp chandelier, all the glassware, queensware, and carpets in the the Court of Platte Co., Neb., at the hotel, known as the "Lindel Hotel," in of January, 1881, viz: Columbus, Platte county, Nebraska. and belonging to the said Sarah J. Paynter at the date of the execution of the said mortgage; which mortgage was completing the building. We sup- duly filed in the office of the County pose the delay caused by the cir- Clerk of Platte county, Nebraska, on the 27th day of September, 1880. And whereas the said mortgage con-

tained a power of sale therein of the may declare all of the said notes due, and take immediate possession of, and sell the said property; and default having been made in the payment of the cold weather. But, whatever the first note above described, the mortgagee hath declared all of the said notes cation of this notice, upon all of the

Now, therefore, I, the undersigned, the "Lindel Hotel," in Columbus, Platte

county, Nebraska, on THE STR DAY OF JANUARY, 1881. H. C. Hanson and family, of Chi- well as might be desired, but so that at 10 o'clock in the forenoon of said day, cago, another case of triching im- only a limited inconvenience will the aforesaid mortgaged property, for perils the lives of this family. This be experienced .- Hastings Nebras | the payment of the said notes and costs of sale, besides liquidated damages to the amount of thirty-five dollars, as provided for in the said mortgage. Dated Columbus, Nebr., Dec. 13, 1880. HENRY RAGATZ,

> Notice of Sale Under Mortgage. DY VIRTUE of a chattel mortgage D executed by M. P. Stoffel to Rinehart Ballard & Co. dated the 26th day of November, 1879, and filed in the office of the County Clerk of the county of

THURSDAY, THE 23D DAY OF DECKMat one o'clock in the afternoon, at the years old, one two-horse wagon partly worn, one set of double harness partly worn, one breaking plow partly worn, one threshing machine (overblast) part-

ly worn. The amount due thereon at date of first publication of this notice is \$211.05, ferms of sale, -cash. Nov. 29, 1880. RINEHART BALLARD & CO.,

PROBATE NOTICE.

August Hanney, deceased.

SHERIFF'S SALE.

THE American Woman's Suffrage

The cast half of the southeast quarter of Section number two (2), in and Lucy Stone, chairman of the Township seventeen (17), north of Nebraska, which mort cage was duly Josephine M. Compton. And will offer the same for sale to the highest bidder for cash in hand on the 18th day of January, 1881, in front of the west door of and main entrance to the court house in Celumbus, in said county, that being the building wherein the last term of said court was held for said county, at the hour of one o'clock, p. m., the after- described for the payment of the said noon of said day, when and where due attendance will be given the same, by

FINAL PROOF.

December 3d 1880

Dec. 3d. 1880.

FINAL PROOF.

13th day of January, 1881, viz:

Land Office at Grand Island, Neb ,

December 3d, 1880,

M. B. HOXIE, Register.

Nov. 24, 1880.

M. B. HOX1E, Register.

Nov. 22d, 1880.

FINAL PROOF.

JOTICE 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, before the Clerk of

county seat, on Tuesday, the 4th day

William Smith, Homestead No. 5885.

for the N. 1/2, S. W. 1/4, Section 10, Town-ship 17 north, Range 2 west, and names

the following witnesses to prove his

continuous residence upon and cultiva-

tion of said tract, viz: George Schwan

and John Hempleman, of Columbus, Platte Co., Neb., and Willard Chapin

and Luther Chapin, of Lost Creek, Platte

FINAL PROOF.

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, before the Clerk of

the Court of Platte Co., Neb., at the

county seat, on Thursday, the 16th day

Martin Froelich, Homestead No. 6135,

FINAL PROOF.

ing-named settler has filed notice o

Oliver Risher, Homestead No. 5609, for the

FINAL PROOF.

December 11th 1880,

1881, viz : Luther H. Jewell, Homestead No. 6304, for

continuous residence upon and cultivation

of said tract, viz: Ed. Hoare, Henry Claburn, Joseph Watts and Robert Nicholson all of Platte Center, Platte Co., Neb. 563-5. M. B. HOXIE, Register.

FINAL PROOF.

Land office at Grand Island, Neb.,
December 8th, 1880.

NOTICE is hereby given that the following-named settler has filed notice of his intention to-make final proof in support

M. B. HOXIE, Register.

Land Office at Grand Island, Neb., b

Land Office at Grand Island, Neb.,)

Land Office at Grand Island, Neb.,

of December, 1880, viz:

Land Office at Grand Island, Neb.,)

M. B. HOXIE, Register.

Nov. 8th, 1880.

M. B. HOXIE, Register.

Land Office at Grand Island, Neb.

FINAL PROOF.

Land Office at Grand Island, Neb.,

MOTICE is hereby given that the fol

final entry thereof, before the Clerk of

the Court of Platte Co., Nebraska, at

Bryan, O. Up to midnight nothing following-named settler has filed tice of his intention to make final proof in support of his claim, and secure final entry thereof, before the Clerk of at the county seat, on Saturday, the 5th day of January, 1881, viz: James Noonau, Homestead No. 5981, for the E. 14, N. W. 14, Section 8, Town-ship 19 north, Range 2 west, and names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: John Moriarty, in the northeastern portion of this Thomas Blandford, Patrick Morrissey state, and is surrounded by white and Thomas Moriarty, of Platte Center, Platte Co., Neb. M. B. HOX1E, Register. FINAL PROOF.

Land Office, Grand Island, Neb., & Sioux City railroad. OTICE 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, before the Clerk of the Court of Platte county, Nebraska, at the County Seat, on Saturday, the 8th day of January, 1881, viz: Peter Noonan, Homestead No. 5470. for the N. 1/4 N. W. 1/4. Section 8, Township 19 north, Range 2 west, and names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Patrick Morrissey, Thomas Moriarty, John Moriarty and Thomas Blandford, all of Platte Center, Platte Co., Neb. 552-5 M. B. HOXIE, Register

It is charged that the national mental in creating a stringency in the money market in that city, and

Chattel Mortgage Sale.

due, and at the time of the first publi-

best of it. We have never shared said notes, there is due the sum of will expose for sale and sell for cash to the highest bidder, at the front door of

for the S. 1/4, S. E. 1/4, Section 34, Town-ship 20 north, Range 1 west, and names the following witnesses to prove his continuous residence upon and cultiva-tion of said tract, viz: Ferdinand Rhoda, William Patschke and Paul Faber, of Humphreys, Platte Co., Neb., and Charles Brandt, of Columbus, Platte Co., Neb.

NOTICE is hereby given that the followhis intention to make final proof in sup port of his claim, and secure final entry thereof, before the Clerk of the Court of Platte county, Nebraska, at the County Seat, on Saturday, the 15th day of January, 1881, viz :

Platte, State of Nebraska, and upon N. E. 1/4 Section 12, Township 18 north, Range 3 west, and names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: J. H. Watts, Robert Nicholson, Henry Claburn and Edwin Hoare all of Platte Center, Platte county, Nebraska.

553-5. M. B. HOXIE, Register.

5-1-4

in the matter of the estate of Frederick OTICE is hereby given that the creditors of said deceased, will meet the administrator of said estate before me, County Judge of Platte county, Nebraska, at the County Courtpresent their claims, and one year for the administrator to settle said estate, from the 22d day of November, 1880.

Dated, Nov. 22, A. D., 1880.

JOHN G. HIGGINS,

550-5

County Judge.

19, north, Range 2 west, and names the 10th lowing witnesses to prove his continuous residence upon and cultivation of said tract, viz. Paul Hoppen and Jacob Greisen of Columbus, Platte county, Neb., and Peter Ripp and Joseph Krings of Platte Center, Platte county, Neb.

BENJ. SPIELMAN.

Dated this 14th day of Dec., 1880.

BENJ. SPIELMAN.

S83.

M. B. HOXIE Register.

553-5

Sheriff of Platte County.

County Judge.

Chattel Mortgage Sale.

WHEREAS, on the second day of October, 1880, August Scholz, to secure the payment of one promissory note for the sum of \$55,00 with interest from 17 states. Resolutions were and decree of foreclesure in favor of thereon at the rate of ten per cent. per adopted urging congressional action | Guy C. Barnum, Sr., as plaintiff, and annum, given by him to Jacob Gesen, adopted urging congressional action and asking state legislatures to grant suffrage to women in presidential George E. Pritchett, J. B. Wells and scribed property to wit; One sorrel Luther M. Cook, as defendants, I have mare about 12 years old, one set double levied upon the following described barness, one lumber wagon, and 16 wees of corn growing upon the land of the said August Scholz in section three (3). in Burrows precinct, Platte county Range one (1) west, in said Platte filed for record in the office of the Councounty, said real estate taken by virtue ty Clerk of Platte county, Nebraska, on of said order of sale as the property of the 2d day of October, 1880. And wheresaid defendants, John G. Compton and as, default having been made in the conditions of the said mortgage, I will at the residence of Peter Kramer, in Burrows precinct, county and state aforesaid, expose for sale and sell for cash to the highest bidder, at one o'clock

in the afternoon of the 30TH DAY OF DECEMBER, 1880, the 16 acres of corn in the said mortgage note and costs of sale. Upon the said note there is due at the first publication of this notice the sum of \$55,90. JACOB GESEN, Mortgagee.

Chattel Mortgage Sale.

WHEREAS, default has been made Land Office at Grand Island, Neb. J in the condition of a chattel nortgage given by Thomas G. Hobbs to TOTICE is hereby given that the Lewis Headburg to secure the payment of his promissory note to said Headburg for \$276,00 dated on the 10th day of November, 1879, with 10 per cent. interfinal entry thereof, before the Clerk of the Court of Platte county, Nebraska, said mortgage was duly filed in the office of the County Clerk of Platte county, Nebraska, and contains a power of sale therein and by virtue of said default has become absolute. And whereas, the undersigned has become the sole owner of said note and chatte mortgage, and is now the owner thereof. now, therefore, I, the undersigned, on

15TH DAY OF JANUARY, 1881, AT TWO O'CLOCK P. M., in front of the post-office in Columbus, in said county, will offer for sale at public auction and sell for cash in hand the remaining portion of the aforesaid mortgaged property consisting of one bay horse mule four years old, about fifteen and one-half hands high, one brown horse mule five years old about fifteen and one-half hands high, for the payment of the balance due on said note, the charges for keeping and transportation of said property and costs of sale. The balance due on said note at date of first publication hereof is \$100.00.

Dec. 22d, 1880. W. J. MURPHY. G. Higgins, attorney for assignee of

Notice of Sale Under Chattel Mortgage, NOTICE is hereby given that by viron the 8th day of Septembee, 1880, and duly filed and recorded in the office of the county clerk of Platte county, Nebrasks, on the 27th day of September. 1880, and the 30th day of November NOTICE is hereby given that the following-named settler has filed 1880, and executed by John Partsch to Henry G. Carew and Messrs. Emersor notice of his intention to make final Talcott & Co. to secure the payment of the sums of \$105,00 and \$114,00, respectively, and upon which there is now due the said sums of \$105.00 and \$114.00 and interest from the said 8th day of September, 1880. Default having beet Paul Faber, Homestead No. 5057, for made in the payment of said sum of the N. W. 14, Section 34, Township 20 north, Range 1 west, and names he \$105,03, and the conditions of said second mortgage having been broken following witnesses to prove his contherefore I will sell the property theretinuous residence upon and cultivation in described, viz: One gray borse three of said tract, viz: John Stupfel and years old, one gray horse three years old, one red heifer three years old next Co., Neb., and Julius J. Graves and spring, one new Manny reaper, one light spring wagon and one Van Brunt seeder, at public auction in front of the Checkered Barn on 11th street, in the etty of Columbus, Platte county, afore-said, on the 21st day of December, 1880, at one o'clock p. m. of said day. Dated the 30th day of Nov., 1880

HENRY G. CAREW. IN lowing named settler has filed Agent for Mortgagees notice of his intention to make final proof in support of his claim, and secure

PROBATE NOTICE. THE STATE OF NEBRASKA, 88 of said county. T a session of the County Court for asid county, holden at the County Judge's office in Columbus, in said county on the 17th day of November

County Judge. On reading and filing the duly verified petition of Daniel Sheedy praying that letters of administration be issued to him on the estate of said decedent. Thereupon, it is ordered that the 16th day of December, A.D., 1880, at 10'clock, p. m., be assigned for the hearing of

A. D., 1880, present, John G. Higgins

said petition at the County Judge's office in said county.

And it is further ordered, that due legal notice be given of the pendency and hearing of said petition by publication in the COLUMBUS JOURNAL for three onsecutive weeks. (A true copy of the order).

Dated, Columbus, Neb., Nov. 17, 1880 JOHN G. HIGGINS, County Judge.

FINAL PROOF. Land Office at Grand Island, Neb., Nov. 22d, 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, before the Clerk of

the court of Platte county, Neb., at the county seat, on Friday, the 24th day of December, 1880, viz: Ole Olson, Homestead No. 5426, for the N. E. 14, Section 19, Township 20 north, Range 4 west, and names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Ole Knudson, Gunder Haure, Nils Otson and John Sanderson,

all of Newman's Grove, PlatteCo., Neb 550.5 M. B. HOX1E, Register.

Final Proof. Land Office at Grand Island, Neb. Nov. 15th, 1880. TOTICE is hereby given that the fol I lowing-named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof, before the clerk of the court of Platte county, Nebraska, at the county seat, on Monday, the 27th day of December, 1880, viz: Hugh Hill, Homestead No. 4914, for the S. 1/4 S. E. 1/4, Sec. 24, Township 18 north, Range 3 west, and names the following witnesses to prove his continu-

all of Monroe, Platte Co., Neb. 549-5 M. B. HOX1E, Register. SHERIFF'S SALE.

ous residence upon and cultivation of

said tract, viz: Catherine Alexander, Robert Wiley, John Dack and Ed. Hoar,

TOTICE is hereby given that by virtue of an order of sale issued out of the district court of Platte county, Nebráska, on a judgment and decree of foreclosure rendered in said court in favor of Thomas O'Neill, as plaintiff, and against John G. Savidge, Martin Savidge, Anthony Savidge and Macey Zalazany, defendants, and to me direct-NOTICE is hereby given that the follow-ing-named settler has filed notice of his intention to make final proof in suped as sheriff of said county, I will at two o'clock in the afternoon on the 18th day of January, 1881, in front of the west door of, and main entrance to the port of his claim, and secure final entry thereof, before the Clerk of the Court of Platte county, Nebraska, at the County court house of said county of Platte, in Seat, on Saturday, the 15th day of January the city of Columbus therein, offer for sale at public auction, the following described real estate, . situate in said the S. E. & N. E. & N. E. & S. E. & Sec. 20. Township 18 north, Range 2 west, and names the following witnesses to prove his county, to wit:

The north half of the southwest quarter (N. 1/2 of S. W. 1/4) of Section twelve 12), Township seventeen (17), north of land described as follows: Commencing at a point forty rods west of the Tate, Patrick Condon and Hugh Gibson, and William H. Kellow, of Monroe, northeast corner of lot number three of Humphreys, Platte Co., Neb. (3) running west twenty rods, thence north one hundred and sixty rods. thence east twenty rods to the north the place of beginning in Section fourteen (14), Township seventeen (17), Range two (2) west, taken as the prop-

THE COQUILLARD



WAGONS! The Coquillard farm and spring wagons and buggies, not

Strength, Durability, Good and Neat Workmanship.

excelled by any for

CALL, EXAMINE AND LEARN PRICES AT

Becker's Standard, Long Established Grocery Store,

Where you can sell your Grain, Produce, etc., and buy all sorts of Pure Family Groceries.

"THE BEST OF GOODS" MY MOTTO



BED-ROCK PRICES! All those in want of any thing in that line, will consult their own interests by giving him a call. Remem-

ber, he warrants every pair. Has also a First-Class Boot and Shoe Store in Connection.

137 Repairing Neatly Done,

Don't forget the Place, Thirteenth Street, one door west of Marshall Smith's.

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

the County Court, in and for said county. In the matter of the estate of Winefred Sheedy, deceased, late Give Me a call and covince yourself of the facts. I. GLUCK.

COPEN AGAIN!

HAMMOND HOUSE

IS AGAIN OPEN TO THE PUBLIC. Said House has been re-fitted, painted and is in first-class order for the

TERMS ARE AS FOLLOWS:

accommodation of transient guests and boarders.

\$1 00 | Day Board per week Transient, per day. 25 Board and Lodging per week 4 00

Single Meals

Twelfth St., nearly north of t

JOHN HAMMOND,

COLUMBUS FOUNDRY & MACHINE SHOPS!

CHAS. SCHREDER, Prop'r.

Mill and Elevator Machinery,

Wood and Iron Turning : Boiler and Heavy Sheet Iron Work : Ma-

Engine and General Machinery Repairs, Dealer in Wind Mills, Pumps, Pipe, Points and other Fittings.

P. LAUGHLIN.

COLUMBUS MARBLE WORKS

MANUFACTURER OF AND DEALER IN

Fine and Ornamental Italian, American and Fancy Marble Monuments, Headstones, or anything connected with the Marble business.

Call and examine work, get our prices, and be convinced.

N. B .- Being a workman of ten years experience, we can guarantee you good

work at a saving of from 20 to 25 per cent., by giving us a call. A shop and

office opposite Tattersall livery and feed stable. FINAL PROOF.

Land Office at Grand Island, 'Neb., Nov. 22d, 1880, TOTICE is hereby given that the lowing named settler has filed notice of following-named settler has filed his intention to make final proof in supnotice of his intention to make final port of his claim, and secure final entry proof in support of his claim, and secure thereof before the Clerk of the Court of the county seat, on Friday, the 21th 1880, viz: Rauge two (2) west of the Sixth Principal Meridian, containing eighty acres nesses to prove his continuous resi- tivation of said tract, viz: John Swanof land more or less. Also a tract of dence upon and cultivation of said son of Columbus, Platte Co., Neb., and tract, viz: Roger Breheny, Freeman Charles D. Tyler, William H. Cotton

> L. M. BRIDGES Has just opened a Pruit Store.

Apples, Canned Pruits, Candy, Nuts, Crackers, Cigara and Tobacco

Will sell as cheap as the cheapest Nebraska Ave., opp. post-office.

final entry thereof, before the Clerk of Platte county, Nebraska, at the County the Court of Platte Co., Nebraska, at Seat, on Thursday, the 30th day of Dec. day of December, 1880, viz:

Nils Peterson, Pre emption Declara6288, for the E. 1/2, N. E. 1/4, Section 6. James W. Ziegler, Homestead No. tory Statement No. 3635, for the N. W. Township 17 north, Range 2 west, and 14. Section 2, Township 19 north, Range names the following witnesses to prove

FINAL PROOF.

Notice is hereby given that the fol-

Nov. 22, 1880.

Platte Co., Neb. M. B. HOXIE, Register. A GOOD

FARM FOR SALE 150 acres of good land, so acres under cultivation, a good house one and a half

story high, a good stock range, plenty of water, and good hay land. Two miles east of Columbus. Inquire at the Pioneer Bakery.