Neb., as second class matter. WEDNESDAY, MAY 11, 1881.

THE market in Omaha is short on

ANOTHER addition is being made to the city of Lincoln.

A BRICK KILN of 150,000 has been

started at Central City. YORK intends dedicating her Uni-

versalist church June 1st. NIOBRARA is said to be looking around for higher ground.

THE sportman's club at Lincoln advertise for 10,000 pigeons.

GEN. GRANT was recently honored with another banquet in the city of Mexico.

A PRESSED BRICK and sewer-pipe company has been organized at Lincoln. Several hundred thousand brick

made at Crete have been sold in Lincoln. Four thousand seven hundred

immigrants landed at New York on the 7th. THE West Point Republican is of

the opinion that Sidney is Nebraska's Sodom. It is claimed that aid is still great-

ly needed for the Dakota sufferers by the flood. THE Odd Fellows have eighty-five

working lodges and 3,500 members THE homesteaders of Frontier county propose to enforce the herd

law this year. THE arrest of Dillon is said have had a bad effect upon the Irish

Land League. THREE bodies of the Elgin ferry disaster were found near the watch

factory bridge. THE strike last week among employees visited many of the cities

of this country. Russian people to Siberia was to begin on the 10th inst.

by an earthquake shock.

THE Lancaster county jail was empty one day last week, for the first time in many years. HENRY W. MEAD, a tea broker of

Chicago, committed suicide in that city by cutting his throat. It is stated that one-fourth the

Vermont towns have elected women as school superintendents. THE fire that recently occurred at

Ottumwa, Iowa, destroyed property to the amount of \$200,000. A VERY disastrous fire occurred

the other day at Cairo, destroying many houses. Loss \$30,000. Two hundred and thirty - seven Otoes on the reservation and about

200 gone to Indian Territory. THREE children, while playing under a tree near Winona, Miss., the

other day, were killed by lightning. PROF. CHANDLER of New York pronounces oleomargarine superior

in all respects to the poorer grades of dairy butter. PROF. LEWIS SWIFT, of Rochester, N. Y., claims that he has discovered a bright new comet in the constella-

tion, Andromeda. MRS. DOUGHERTY, an old lady living at St. Claire, Pa., died last week of fright, caused by the burn-

ing of her house. A. P. KENNEDY, a life insurance agent of Chicago, was drowned last week, in a well at his residence, in

Downer's grove. It is now claimed that the nominstion of Gen. Hancock by the dem-

ocratic convention was the work of the star-route ring. News from London announces

the arrest of Michael Breen near Clifton, county Galway, charged with inciting murder.

SECRETARY and Mrs. Blaine Satreception. Two thousand five hundred guests were present.

Last week no less than \$60,690,150 of 6 per cent. bonds were received

at the Treasury Department for conversion into 31/2 per cents. A MAN and a large brown horse are held by the Sheriff of Lawrence

county, Kansas, under suspicion that the man stole the horse. A victous and fractious horse New York city kicked an infant to

who tried to rescue the child. Two highwaymen known as the "notorious tall and short man," robbed the east and west-bound stages

near Tabinal, Texas, last week. A GERMAN was entired the other

near the depot in Omaha, knocked down and robbed of his money. THE University of New York has

scknowledged the co-education of the sexes and last week the first girl student entered the Freshman class.

Last week no less than \$47,193,850 of the 6 per cent. bonds had been received at the Treasury department to be exchanged for the stamped

MISS FANNIE J. BLANCHETT, of poisoning, caused by the use of

A. H. MYERS informed the editor of the Howard Journal the other day that he will plant only 240 acres | him from the pulpit, but the people in corn, but that he will sow over raised such a riot that they reinstaacres to small grain. ted him.

C. P. COMSTOCK, of York, Neb. was arrested last week, and is now confined in jall, charged with comdaughter eleven years old.

ARCHEISHOP PURCELL was reportpresent at the Ursuline Convent in Brown Co., O., and his death will not be a surprise to his friends at any time. A DEAD colored babe was found

the other day in Omaha. The Coroner's jury rendered a verdict "that it came to its death by suffocation, done by some person unknown to the jury."

A REPORT has been put into circulation in Washington City in advance of the event that five hundred employees of the Census Bureau are to be dismissed before the end of the fiscal year.

A RECENT dispatch from St Petersburg says that five hundred Jewish families have been massacred at Elizabethgrod, in southern Russia, where the Jews are much disliked by the peasants.

MRS. PETER KIO was beaten the other day by Adam Rowe, of Monroeville, Ind., with a hoop-pole, and fatally injured. Her offence was marrying Peter Kio the day after her first husband's funeral.

Two youths, Farrell and Reilly were shot last week in Dublin by very gentlemanly looking man, who ran away after committing the deed, but was captured. The cause of the shooting is supposed to be political.

WOODFORD and Payne were in Washington on the 6th, with the intention it is believed of separating themselves from the Robinson fight if possible, and securing the positions for which they were nomin-

It is stated in London that the Irish members of parliament will oppose the second reading of the land bill, on the ground that it will give no adequate protection or ben-The deportation of 12,200 of the efits to the tenants, which it professes to aid.

THE citizens of Volo, Thressaly, Omaha on the 5th, and attended a fight, which means, in plain English, were very much frightened last week | meeting of the board of trade, the a free and fair vote and an honest object of which was to consider the improvement of the river front at Omaha, which has been greatly damaged by the recent floods.

THE Grand Duke Nicholas has been imprisoned in the fortress at Dundaberg. Quite an affecting scene occurred when the mother of the royal criminal took leave of him forever. It is stated that Nicholas is a great favorite with the masses of the people.

A FARM near Charleston, S. C. has been leased by Le Duc, of the agricultural bureau, for a term of twenty years, with the view of testing tea raising. A large number of plants will be set out this spring, and in three years the Commissioner expects to realize a fine crop.

THE London Times last week in a leading article, calls attention to the condition of Ireland and asserts that agrarian crime is worse than at any time before parliament met. The article condems Dillon severely and points out that the government cannot pass over his speeches.

THE very latest news from the war department is to the effect that all the departments will be merged into two, the department of the east and west, to be commanded by Generals Sheridan and Hancock, with other generals to be assigned to duty

whenever most convenient. ABOUT four hundred and fift switchmen in Chicago struck for higher wages last week. At the time of the strike no provision had been made for filling their places, and railroad business was practically suspended. The strikers demand three dollars per day.

THE citizens of Dublin last week were thrown into great excitement by the report that the city will be placed under the arms act. Under this act the officers can enter the urday week gave their final card | dwellings of the citizens at any hour of the day or night and make search as they please to, and, if they choose,

arrest and put the occupants in jail. MILLIONS upon millions of property is annually destroyed by fire in the United States. Last week a number of disastrous fires occurred in different states. Too much care cannot be taken in guarding against accidents of this kind. The savings of half a life time of a man are often consumed in a few minutes by a fire.

THE Nihilists at St. Petersburg have issued a proclamation declaring that as the Czar has appealed to the hangman to decide the issues escaping prisoner from the jail. The of Co. Commr's on May 17th, 1881, raised between the government and judgment obtained before the dis- in relation to bridge timber required the people, they will continue their | trict court was for \$3,000, which, | for their respective road districts. efforts to liberate the people from the despotism under which they suffer, and will not be terrified by the policy of cruelty.

It appears that a monk living on the Island of Chio, by the name of Parthenous, a good and devout man, whom the people believe to be gifted with a spirit of prophesy, has given warnings concerning natural disasters on the Island of Chio for years past. His prediction of the recent earthquake has been verified in every point, and this made the monk an object of great interest, He has predicted seven earthquakes, and said the last one would sink the Island below the level of the sea. The people, having faith in his predictions, are not willing to remain for the last one, and are emigrating in droves. His superiors removed

The Herd Law.

Every few days the writer hereof receives communications from diffmitting a base assault upon his little | erent parts of the State in reference to the amendment introduced by him at the late session of the legised very ill last week. He is at lature, and to save trouble in replying to each separately, will say The supreme court last fall, in a case brought up from Dodge county, rendered a decision, entering into the minutize of our laws touching this subject, and deciding that an action in the nature of trespass for damages could not be maintained for pasturing on uninclosed, uncul-

tivated, wild prairie land. The very substance of the decision is contained in this paragraph "From these considerations I come to the conclusion that the principle of the common law of England, which has treated every entry upon another's land "even by cattle, unless by the owner's leave, as an injury and wrong, for satisfaction of which an action of trespass will lie," is not applicable to uncultivated. unenclosed lands of this state."

This being the declared law the amendment to the herd act sought to extend the definition of cultivated lands to include all lands "enclosed by a strip not less than one rod in

width, plowed once a year." The amendment as introduced by the writer was to include within the definition of cultivated lands "all lands enclosed by a plowed strip not less than one rod in width, kept in a plowed condition, free from grass and weeds," but this was once a year, and thus the bill was | 25, T. 19, R. 4, west.

AFTER two months of delay the senate decided to go into executive session last week and consider the president's nominations; probably the Chinese treaty will be disposed of. It may be after all that the delay of the senate will result in some good to the country by being the means of developing the true character and feeling of democratic and southern senators in regard to the SENATOR VAN WYCK was in principle involved in the Mahone count, in not only Virginia, but all the southern states.

THE committee appointed to arrange a program for the monetary conference has agreed upon the one drafted by Vrolik, the German de!egate. It consists of five questions relative to the cause and effect of diminution and oscillation in the value of silver; the effect of unlimited coinage of both gold and silver upon their stability; measures to reduce the minimium of occillations in the ratio of value between the two metals; and finally, as to what that ratio should be.

RECENT developements point with | dered filed. great certainty to a new motive power that in time will do away with steam. We mean the application of electricity when the plans said Selsor instructed to deliver all machines. It has been successfully applied on several railroads in Europe and found to be a success. It is claimed for this power that it will | plats of city of Columbus, for \$50.00 run trains a thousand miles away from its engine as readily as if only a few feet away by means of wires.

A VERY important decision was rendered last week by the Supreme Court at Washington in the case of J. T. Webber vs. the State of Virginia. Webber was a sewing machine agent for a New Jersey firm, and selling in Virginia without the usual license imposed on sellers of articles manufactured outside the state. He was fined \$50, the tax being \$25. The court decided that no state had a right to impose a tax on outside manufactures.

A MESSAGE was received from the President on the 5th inst. which contained the withdrawal of the nomination of Woodford and Tenny as U. S. district attorneys in New York state, McDonald as U. S. marshal for New York, and Tyler as collector at Buffalo. Some politicians believe that this action on the part of the President means that if any New York nominations are to go over none of the above will be confirmed.

THE Supreme Court of this State ex-Sheriff Koppelkom, of Fremont, in the suit brought by Lemuel Huffman, for injuries received two years ago by being shot by the sheriff, under the impression that he was an with interest and costs, now amounts

Dead-lock Picked.

On motion of Senstor Dawes on the 4th inst. a vote was taken to go into executive session which was carried by a vote of 53 ayes, noes none. And on the 5th, by the same vote, held an executive session. An hour and a half was consumed in referring the nominations and in confirming several important ones; the senate then took up the Chinese

OMAHA this spring is taking an | of 1879 and 1880 the taxes assessed unusual forward movement in the against S. 1/4 of S.E. 1/4 of Sec. 24, T. way of improvements. Private res- 18, R. 3 west, amount of tax \$28.63, idences and a big hotel are in the line of their spring progress, as well as many transactions in real estate. ceived from July 14, 1880, to Oct. The Republican says "one day's 23, 1880, and from Oct. 23, 1880, to transactions are fully equal to a April 29, 1881, was approved by the

week four years ago, and on this Board. Board took a recess until basis six times as much property is 1 p. m. now changing hands as there was

County Commissioners' Proceedings.

Pursuant to adjournment of March 31, 1881, Board of Co. Commissioners met Thursday, April 28, 1881, at a. m. Roll call. All present. Minutes of previous meetings read

Bids for building piers of Loupe Fork bridge were opened.

Board took a recess until 1 p. m. to sell liquor in the town of Humphrey was read and laid over according to law.

Board adjourned until to-morrow morning at 9 o'clock.

APRIL 29th, 1881. Pursuant to adjournment of yesterday Board met, April 29, 1881, at

9 a. m. Roll call. All present. Application of C. F. Goodman for a permit to sell liquor for medicinal and mechanical purposes in the town

The following roads were located. the same having been petitioned for by consent: Extension to Guiles Road. Com-

mencing at S.E. corner of Sec. 27, T. 19, R. 4, west, running thence due east on section line, and terminating changed in the senate to the plowing at West Lookingglass Road in Sec.

Westphal Road. Commencing at S.W. corner of Sec. 9, T. 20, R. 3 west, running thence due east on section line 5 miles, and terminating at S.E. corner of Sec. 7, T. 20, R. 2,

of 1876 to 1880 inclusive, the taxes Sec. 20, T. 17, R. 2, west, amounting in all to \$61.22, said land having been erroneously assessed. Bond of John S. Freeman, justice

of the peace, and Jacob Judd. con-Petition to appoint C. D. Tyler

road supervisor for Dist. No. 20, Monroe precinct, was laid over. Petition to appoint John Koop, road supervisor for Dist. No. 21 Woodville precinct, was read, and said John Koop was duly appointed and Clerk instructed to issue certifi-

Petition to appoint Benj. Johnson clerk of election for Woodville precinct was laid over. Report of John Eusden, J. P., of

collection of fine of \$5.00, in case State vs. Clark Kennard, was or-Resignation of W. H. Selsor, as justice of the peace for Granville

are perfected to apply it to electric books and papers belonging to his declared lost; said election to be held office to the Co. Clerk. Contract was let to W. B. Dale to make fac simile of two original

> in county warrants. Opinion of Byron Millett in relalation to Co. Commissioners' fees was received and adopted, Comm'rs Wise and Maher voting "yes,"

Comm'r Rivet voting "no. Bill of John Wise for \$35.40 for services as Co. Comm'r was allowed, Comm'rs Maher and Wise voting "yes," Comm'r Rivet voting "no."

and Mrs. Conway's children be discharged from the hospital. Board took a recess until 1 o'clock

David J. Mowery for amount of \$3.00 for the year 1881, he being erroneously assessed in Columbus Notice of John Rickly about dam-

to notify road supervisors Smith and has affirmed the judgment against Lucid of Lost Creek, Lohaus, of Humphrey, Wurdeman, of Bismarck, Hoffman, of Granville, Blod-

and Ernst, of Columbus precinct, to

be present at the session of the Board

County . Clerk presented his account of fees received to March 31. 1881, which was accepted and ap-

On motion, the contract to build substructure of Loupe Fork bridge was let to Stephen Robinson for the sum of \$92.08 per pier.

Board adjourned until to-morrow norning at 9 o'clock. APRIL 30th, 1881.

structed to strike from the tax lists said land being erroneously assessed. Co. Treasurer's report of fees re-

One p. m. All present. On motion, Comm'r Rivet was appointed a committee to superintend

the construction of the Loupe Fork bridge piers, and if necessary, the superstructure thereof. Bond of Stephen Robinson for the

building of Loup Fork bridge piers was approved by the Board, and contract closed with said Robinson. On motion, Clerk was instructed

to draw a warrant on general fund in favor of Stephen Robinson for \$1,500 as part payment on building Loupe Fork bridge piers.

On motion, Board adjourned until May 17, 1881, at 9 a. m. JOHN STAUFFER.

Attest:

NOTICE OF SPECIAL ELECTION NOTICE is hereby given to the legal

braska, that a special election will be held at the place of voting in said Precinct, hereinafter named, on the 28th day of May, A. D. 1881,

for the purpose of voting upon the following proposition, to wit: Shall the County Commissioners of

said Piatte County issue and give to the OMAHA, NIOBRARA AND BLACK HILLS RAILROAD COMPANY, a corporation organized and existing under the laws of the State of Nebraska, coupon bonds of and for said Precinct to the amount of Twenty-five Thousand Dollars, to aid in the construction of a Railroad commencing at a point on the Union Pacific Railway, in the City of Columbus, in said Platte County, and extending thence to Lost Creek Station, also in said Platte County. Said bonds to be issued in sums of One Thousand Dollars each, to be made payable to bearer, to be dated on the First day of July, A. D., 1881, and to become due twenty years from the date thereof, with interest at the rate of seven per cent. per annum, payable annually on the first day of July of each year upon interest coupons thereto attached, both interest and principal payable at the fiscal agency of the State of Nebraska in

the City of New York. And shall the said County Commissioners cause to be levied on the taxable property of said Columbus Precinct, an annual tax sufficient to pay the interest on the said coupon bonds as it becomes due, and after the expiration of ten years from the date of said bonds, shall the County Commissioners cause to be levied in addition to all other taxes, upon the taxable property of said Preeinct, a tax sufficient to create a sinking fund for the payment at maturity of said bonds, and shall said tax be con-tinued from year to year until the said bonds are fully paid; Provided, that the said Precinct shall only be liable to pay interest on the said bonds from the time the said Railroad Company shall be entitled to receive the same, and upon the delivery thereof, sufficient coupons shall be detached from said bonds to cause them to draw interest from the time when said Railroad Company shall be entitled to receive them; and, pro-vided further, that the said bonds shall be issued and delivered to said Railroad Company only in the manner and on the conditions following, to wit: when said Railroad shall be built and completed

from the City of Columbus to the town of Lost Creek as aforesaid. Said bonds shall be executed and issued by the proper officers of said County and delivered to said Railroad Company within sixty days after the completion of said Railroad; and if two-thirds of the votes cast at said election shall be in favor of the proposition hereby submitted, then said County Commissioners shall be authorized to execute and deliver the same accord-

The form in which this proposition shall be submitted shall be by ballot, upon which ballots shall be printed or written or partly printed or written, the words: "For Railroad bonds and tax .- Yes" or "For Railroad bonds and tax,-No." And if two-thirds of the votes east shall have thereon the words, "For Railroad bonds and tax, Yes" then said proposition shall be declared adopted, otherwise they will at the following place in said Precinct, to wit: At the Court House, in the City of Columbus, Platte County, Nebraska. The polls at said election shall be open at eight o'clock on the morning of said day, and shall continue open until six o'clock in the afternoon thereof, and said election shall be conducted in all respects as provided by law.

By order of the Board of County Commissioners of Platte County this 21st day of April, A. D., 1881 JOHN WISE,

MICHAEL MAHER, JOSEPH RIVET, County Commissioners. JOHN STAUFFER,

NOTICE.

STATE OF NEBRASKA, ss:

County Clerk.

PLATTE COUNTY, To S. A. Bonesteel, L. Gerrard, M. Whitmoyer, E. A. Gerrard, M. Weaver, Thomas Durant, Jared H. Orr, Sidney L. Holman and A. J. Arnold, Amanda M. Arnold, Jane Mullen, Ira Mullen, Nellie North, James North, Edward Arnold, jr., Guy Tripp, Albert Tripp, Earnest Tripp, heirs of Maria Arnold, resident and non-resident owners of

the following described real estate, all owned in the county of Platte and State of Nebraska: M. Weaver and S. A. Bonesteel, a part of the west 1/4 of Section 19, Town 17, Range I east of the sixth principal meridian, and further described as out-lot number seven (7), city of Columbus.
L. Gerrard and M. Whitmoyer, the northeast quarter of the southeast quar-

ter of Section twenty-four (24), Township 17, Range 1 west of the sixth principal meridian. E. A. Gerrard, southwest quarter of

the northeast quarter of Section (24), Town (17), Range I west, and the north one-half of the northwest quarter of Section (8), Town (17), Range 1 west of the sixth principal meridian. Thomas C. Durant, trustee, any inter st he may own in the real estate above and hereinbefore described. Jared H. Orr, the south 1/4 of N. E. of . E. of S. E., Section 14, Town 17, one

west of the sixth principal meridian.

Sidney L. Holman, north 1/2 of N. E. E. S. E., and north 1/2 of N. W., S. E., E. Section 14, Town 17, Range one west of the sixth principal meridian. A. J. Arnold and Amanda M. Arnold, Jane Mullen, Ira Mullen, Nellie North, James E. North, Edward Arnold, jr., Guy Tripp, Albert Tripp, Earnest Tripp, heirs of Maria Arnold. The west of the southwest quarter of Section proof in support of his claim, and that thirteen (13), Town 17, Range (1) one said proof will be made before Clerk of west of the sixth principal meridian. And you are hereby notified that the county seat, on June 1st, 1881, viz: Omaha, Niobrara & Black Hills Railroad Alva E. Smith, Pre-emption De Company, a corporation organized and existing under the laws of the State of N. E. 14, Section 28, Township 18 north, Nebraska, has located its line of road Range 3 west. He names the following and right of way one hundred (100) feet | witnesses to prove his continuous resi wide, across the above described tracts dence upon and cultivation of said land, of land, and that unless within thirty viz: Hudson Murdock, William Little, John Hurley, Joseph Murdock, all of Genoa, Nance Co., Neb. days after the publication of this notice, you make application to the County Judge of said county to have the damage by reason of said location assessed, said Railroad Company will procure an assessment of the same in the manner prescribed by law, and have applied to the county court of Platte County, Neb. for Commissioners to meet on the 10th day of June, A. D., 1881, at 10 o'clock a. m., to assess said damage to said real estate.

BUS JOURNAL, a newspaper published at Columbus, Platte Co., Neb., and of general circulation therein. Dated, Columbus, Neb., this 2d day of May, 1881.

This notice to be published for four

4) consecutive weeks in THE COLUM-

LEGAL NOTICE.

To Karolina Bader, widow, and Henry Bader, Josephina Bader, Charles Bader and Katharina Bader, children and minor heirs of Karl Bader, deceased, non-resident defendants: AKE NOTICE that Nannie O. Mothit has sued you in the District Court in and for Platte county in the Fourth Judicial District of Nebraska, and that you are required to answer the petition filed by said Nannie O. Moffit, in said

court, on or before the Sixth day of June, 1881.

foreclosure of a morteage given by said Karl Bader, deceased, in his lifetime, and Karolina Bader, to one Charles F Dewey, on the twenty second day of March, 1878, on the north half of the northwest quarter of Section Twelve, in Township Eighteen north, Range one west of the Sixth Principal Merid ian, in Platte county, Nebraska; said mortgage was given to secure the payment of six several promissory notes. all dated March 22d, 1878, five of said notes being for the sum of fifteen dollars each and payable severally and respect ively in six months, one year, eighteen months, two years, and thirty months after the date thereof; the other or sixth note being for the sum of two hundred and sixty-ave dollars and being due and payable in three years after the date thereof, all with interest at the rate of twelve per cent, per annum from matu-rity till paid. Made and delivered by said Karl Bader, deceased, to said Charles P. Dewey, and by said Charles P. Dewey duly assigned to plaintiff, and plaintiff also prays in said petition that you, the said Henry Bader, Josephina Bader, Charles Bader, and Katharina Bader, children and minor heirs as aforesaid, be made defendants in said action. An attorney's fee, and general execution for any balance that may remain unpaid, and such other and further relief as equity may require, is also prayed for. NANNIE O. MOFFITT,

FINAL PROOF.

Land Office at Grand Island, Neb . at the County Seat, on June 13th, 1881

Henry Wilke, administrator of the state of Johann G. Asche, deceased Homestead No. 5616, for the E. 34, N. E 4, Section 20, Township 19 north, Range east. He names he following witnesses to prove his continuous residence upon and cultivation of said land, viz: Hemams Behrings, Deidrich Hollman, Gerhard Roshe, John Wordeman, all o

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

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 that said proof will be made before Clerk of Court of Platte Co., Neb., at county seat June 11th, 1881, VIZ: James Costello, Homestead No. 6220,

for the N. 14, S. W. 14, Section 2, Township 19 north, Range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Jacob Maurer Ulrich Van Berger, John Rechley, Frank Rethertner, all of Humphreys, Platte M. B. HOXIE, Register.

Final Proof. Land Office at Grand Island, Neb., April 25th, 1881. Court of Platte county, Nebraska, at county seat, on June 1st, 1881, viz:

the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Henry Guiles, B. F. Baird, Oliver Guiles, Jacob Swig gart, all of St. Edwards, Boone Co., Neb. M. B. HOXIE, Register. FINAL PROOF.

following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of court of Platte county, Neb., at county eat, on June 8th, 1881, viz: Frank Wassenberg, Homestead No. 6451, for the S. 1/4, N. E. 1/4, Section 6, Township 19 north, Range 1 west. He names the following witnesses to prove his continuous residence upon and cul-

Platte Co., Neb.
M. B. HOXIE, Register. FINAL PROOF.

April 25th, 1881. NOTICE is hereby given that the following-named settler has filed notice of his intention to make fina proof in support of his claim, and that said proof will be made before Clerk of Court of Platte Co., Neb., at county eat, on June 1st, 1881, viz: John A. Wilson Pre-emption declaratory statement No. 3984, for the S. E. 1/4 section 16, Township 20 north, Range west. He names the following witnesses to prove his continuous residence

M. B. HOXIE, Register.

FINAL PROOF. Land Office, Grand Island, Neb., April 9th, 1881. TOTICE is hereby given that the fol lowing named settler has filed no-

lay, 1881, viz: tinuous residence upon and cultivation of said land, viz: Herman 6. Luschen, Julius Hembd, Henry Meyer and Mathias Gorden, all of Columbus P. O.,

Platte Co., Neb. 570-5 M. B. HOXIE, Register.

April 25, 1881. Alva E. Smith, Pre-emption Declar-

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 that said proof will be made before Clerk of Court of Platte Co., Neb., at county seat, on June 8th, 1881, viz:

Michael Regan, Homestead No. 6529, for the E. 1/4, S. E. 1/4, Section 10, Township 18 north, Range 2 west. He names

E. J. & J. A. ERNST,

DEALERS IN ALL KINDS OF

Keep constantly on hand the celebrated

WHITEWATER WAGON. We also handle a full line B. D. Buford & Co's such as PLOWS, HARROWS and CULTIVATORS. Fountain City SEEDERS and DRILLS, the best on the market. Champion and Avery CORN PLANTERS, with or without wire check rowers. Agents for the MARSH HARVESTER, twine and wire binder, WIND MILL and SULKY PLOW. Also for the D. M. Osborne SELF BIND-ER, either wire or twine, and Wheeler's No. 6 combined REAPER and MOWER. For Remember, we deal in

Buggies, Phaetons and Platform Spring Wagons.

AND OUR PRICES ARE AS CHEAP AS THE CHEAPEST.

Don't fail to call on Us and Examine Goods and Prices!

Office opp, Town Hall on 13th St., COLUMBUS, NEB.

NEW STORE! NEW GOODS! JUST OPENED BY A large and complete assortment of Men's, Women's and Children's Boots and Shoes.

All those in want of any thing in that line, will consult their own interests by giving him a call. Remember, he warrants every pair. Has also a

BED-ROCK PRICES!

I. GLUCK.

First-Class Boot and Shoe Store in Connection. 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.,

I buy my goods strictly for cash, and will give my customers the Give Me a call and covince yourself of the facts.

SOPEN AGAIN!

HAMMOND HOUSE

IS AGAIN OPEN TO THE PUBLIC.

Said House has been re-fitted, painted and is in first-class order for the accommodation of transient guests and boarders.

TERMS ARE AS FOLLOWS:

Twelfth St., nearly north of JOHN HAMMOND,

25 Board and Lodging per week 4 00

U. P. R. R. Depot.

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.

office opposite Tattersall livery and feed stable.

GROCERIES

I KEEP CONSTANTLY ON HAND

a well selected stock.

DEALER IN ALL KINDS OF

Teas, Coffees, Sugar, Syrups, The Leading Drug House **Dried and Canned Fruits,** and other Staples

Specialty.

Delivered Free to any part of the City. ____

AM ALSO AGENT FOR THE CEL

COQUILLARD Farm and Spring Wagons,

of which I keep a constant supply or hand,-but few their equal. In style and quality, second to none.

CALL AND LEARN PRICES. Cor. Thirteenth and K Streets, near A. & N. Depot.

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When you need anything in our line we will make it to your inter-

position as Prescription Clerk which is a positive guarantee against mistakes, and with our facilities everything in the prescription line is

Don't forget the place, 3 doors north of P. O. 507.y

death and broke the legs of two men

day by two men to a secluded place

loan. New York, a young lady 24 years of age, died from the effects of lead

APRIL 28th, 1881.

and approved.

One o'clock p. m. All present. Bids of Loupe bridge were examined and the letting of the contract deferred until to-morrow afternoon Petition of Wendel Eschellecker

of Platte Center was laid over.

On motion, Treasurer was instructed to strike from the tax-lists assessed against S. 1/4 of S.E. 1/4 of

stable for Stearns precinct, were approved and ordered spread on the

cate of appointment.

precinct, was read and accepted, and

On motion, it was ordered that Mrs. Sylvan, Nellie Forst Kaputzka

One o'clock p. m. Full Board On motion, the Clerk was instructed to issue labor tax receipt to

age caused by hauling bridge timber was read and filed; A. J. Arnold was appointed to examine and estimate the damage which will be saused by the hauling of said timber. On motion, Clerk was instructed gett, of Butler, Kummer, of Loupe,

proved by the Board.

Nine o'clock a. m. All present. On motion, Co. Treasurer was in-

RAILBOAD COMPANY, By DARWIN C. LOVELAND, Right of Way Agent. The prayer of said petition is for the

the County of Platte and State of Ne-

By CHAS. A. SPEICE, Att'y.

TOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of the Court of Platte county, Nebraska,

Columbus, Platte Co., Neb. 574-5 M. B. HOXIE, Register.

YOTICE is hereby given that the notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of John Koop, Homestead No. 8388, for the W. ¼, S. E. ¼, Section 32, Town-ship 19 north, Range 4 west. He names

Land Office at Grand Island, Neb., April 14th, 1881. TOTICE is hereby given that the

tivation of said land, viz: George Minten, William Kleve, Steven Vandorn. Joseph Widhalm, all of Humphreys.

Office at Grand Island, Neb.,

upon and cultivation of said land, viz: Elbert McGhee, John Brooks, Edgar D. Leach, and Robert Harper, all of Humhreys, Platte Co., Nel

tice of his intention to make final proof in support of his claim, and that said proof will be made before John Stauffer, Clerk of the District Court, at columbus, Nebraska, on the 14th day of Heinrich Reese, Homestead No. 6114, for the N. 1/4, N. W. 1/4, Section 20, Town-ship 19 north, Range 1 east. He names the following witnesses to prove his con-

FINAL PROOF. Land Office at Grand Island, Neb., the Court of Platte Co., Nebraska, at

572-5 M. B. HOXIE, Register. FINAL PROOF. Land Office at Grand Island, Neb.,

the following witnesses to prove his continuous residence upon and cultiva-THE OMAHA, NIOBRARA & BLACK HILLS tion of said land, viz: Michael Maher John Maher, John Regan, Michael Dug-gan, all of Platte Center, Platte Co., Neb. 573-5 M. B. HOXIE, Register.

N. B .- Being a workman of ten years experience, we can guarantee you goo work at a saving of from 20 to 25 per cent., by giving us a call. If Shop an

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LAMPS, OF EVERY DESCRIPTION est to call on us.

Mr. A. A. Smith retains his PERFECT.