

THE JOURNAL.

Entered at the Post-office, Columbus, Neb., as second class matter.

WEDNESDAY, JUNE 29, 1881.

A VEIN of coal four feet thick has been struck at Decatur this state.

The Chicago bank clearings one day last week amounted to \$6,100,000.

The health of Mrs. Garfield has greatly improved since she went to Long Branch.

Upton, of the treasury department went to Europe on the refunding business.

The public school teachers of Chicago were paid off the other day; it required \$65,000.

Another fire in Quebec, this time in St. Saver district. Thirty-five houses were burned.

The Hereford Cattle Breeders Association of America was in session last week at Chicago.

Twenty-seven hundred immigrants landed in one day and night last week at Castle Garden.

The first car-load of winter wheat of the season was received in Chicago last week from Ashland, Ill.

Dr. Chapin, of Charlotte, Mich., committed suicide last week. He was over one hundred years old.

Martel, a man living at Ottawa, built a small ark in which he expected to float safely in the June floods.

Secretary Kirkwood has appointed C. H. Howard, brother of Gen. O. O. Howard, Indian inspector.

James Golden of Boston, recently purchased the Jay gelding Millboy for \$9,500. Tolerably high price for a horse.

Watt Holmes, colored, was hanged on the 24th inst. at Holly Springs, for the murder of Andrew Scott, colored.

The vote for senator at Albany on the 18th shows Conkling received 20 votes and Platt 15. Jacobs 34 and Depew 44.

For five days, of week before last the receipts for live stock in Chicago showed a cattle, 27,054, hogs 129,011, sheep 9,361.

The Lincoln Globe says: "Very many fields of wheat are badly rusted in this vicinity, and at this writing are doing no good."

The jury in the libel suit of ex-Gov. Bishop against the Daily Gazette of Cincinnati, returned a verdict of \$5,000 for the plaintiff.

Twenty-three young Indians who attended the Hampton, Va., Institute went to Massachusetts last week to find summer employment with farmers.

Sweeping Cotton Mills, located in North Carolina, recently burned from the explosion of a lamp. The mills worked 207 operatives. Loss \$200,000.

It is claimed that the emigration from Sweden to America this year will reach 70,000 which is stated to be about one sixtieth of the entire population.

Roscoe Conkling was in Washington City on the 25th inst. He says his visit has no political significance, as he is looking after private business.

A tank of oil containing 25,000 barrels at Bradford, Pa., was struck by lightning the other night, and no one has reported that the burning oil was put out.

The new railroad now being surveyed from Omaha to Atchison, under the direction of Mr. J. E. House, will run in the vicinity of Syracuse, Otoe county.

Congressman Speer of Georgia, a very independent politician, and bound to be a free man, it is said will vote with the republicans to organize the next house.

Robert Casey, of Mt. Sterling, Ill., was killed last week by the falling of a brick smoke-house, the foundation of which gave way; the entire building fell with a crash.

John A. Walsh has brought suit against Brady to recover \$25,000. It is claimed that the subject matter of this suit is in some way mixed up with the star-route business.

C. Nurel, a U. P. track laborer, at Grand Island, accidentally fell off a train last week across the rail, and both legs and one arm were cut off. He lived three hours afterwards.

Harry McGee and George Washington, two colored workers at Council Bluffs quarreled the other day, which finally resulted in McGee shooting and killing Washington.

We learn from Quebec that the oldest inhabitant does not remember such weather; not only seeds, but potatoes in outlying parishes have been nipped off by recent frosts.

John G. Saxe, the wit, several of our exchanges claim is becoming a confirmed hypochondriac, partly from want of exercise, and partly from brooding over the loss of his children.

Assistant Secretary Upton, before leaving Washington placed his resignation in the hands of Secretary Windom, to be acted upon as might be desired by the Secretary and President.

Wm. Hight, the present collector of internal revenue of the California district, has discovered that many of his deputies are defrauders, and that he cannot settle his accounts. His accounts are short \$20,000.

SECRETARY WINDOM has abolished the office of custodian of the Treasury. It appears to have been useless, and the same duties will now be performed by the chief clerk of the department.

MICHAEL EARLY, a back driver at Brockton, Mass., was thrown one day last week twenty-five feet by an engine. The driver and horses were killed, and two occupants of the carriage fatally injured.

A REPORT comes from Merced to San Francisco that a fire swept over some 7,250 acres of wheat and other grain, destroying all in its course, including many farm houses, barns and much farm machinery.

SAM'L OSBORN, living near Griggsville, Ill., had killed, one day last week, one hundred and sixteen sheep by lightning. The carcasses were all found under a tree, which had been shivered by a thunderbolt.

The sheriff's wife at Grand Haven, Mich., the other night bagged a dozen men who were trying to lynch the murderer, Yaskamp. She locked them in the jail and aroused the citizens by fire alarm. A plucky woman.

PRESIDENT GARFIELD recently said in relation to the marshaling of New York, "If any one has promised any office in New York or elsewhere it has been done without consultation with me and without my knowledge."

At Garrettsville, Ohio, the Baptist church building was blown up the other night by powder or dynamite. The inside of the church was almost entirely destroyed. The report of the explosion aroused people from bed a mile away.

The new railroad company recently organized at Omaha and to be known as the Missouri Pacific Railway, has elected Col. A. A. Talmage, president; Thos. J. Portias, vice president; F. B. Drake, secretary and treasurer.

STORMS appear to be the general order now throughout the country. One at Huntsville, Ala., the other night blew down and entirely destroyed a large three story brick cotton seed oil mill which was in the course of erection.

SECRETARIES Windom and Hunt, Postmaster General James, Secretary Lincoln and Attorney General MacVeagh all went to Long Branch last week. It is believed they went forward to consult with the president on important business.

The conclusions at Cambridge observatory, Boston, Mass., are that the comet is now moving away from the earth at the rate of 300,000 miles per day. The learned men at the above observatory say the comet's tail is 4,000,000 miles in length.

By a recent investigation it appears that 120,000 bushels of grain have disappeared from the Keokuk elevator, which is controlled by Jack Sturgis. Legal proceedings are about to be instituted to find out what has become of the wheat.

A PARTY of three persons in Omaha came very near having their lives destroyed by partaking last week of pickled tongue. The symptoms of the victims were those of arsenical poison, but how it got to the pickled tongue the physician was unable to decide.

A WHOLE train on the Morelos railroad went down into the San Antonio river near Cuantla, Mexico, on account of the downfall of the stone bridge. Nearly 200 persons were killed and a great number wounded. Most of the passengers were soldiers.

A HEAVY wind, rain and hail storm struck North Platte on the evening of the 25th inst. and blew down the Union Pacific round-house, the debris covering three freight engines and one passenger engine, all of which were more or less damaged. One man was killed.

It seems probable now that the government will at last settle the perplexing question of what shall be done with the Poncas by buying land of the Omahas and with their consent placing the Poncas on it. Those Poncas that returned from the Indian Territory only number 120.

THOMAS GARFIELD, uncle of the President, while riding in his buggy not far from Newburg, Ohio, was struck by a passing train and instantly killed; Mrs. Arnold, cousin of the President, had her skull badly fractured and her life is despaired of. Mr. Garfield was 80 years old and leaves seven children.

LAST week Greeley county in the vicinity of O'Connor was visited by a terrible wind storm. The Catholic church barn was blown down, and several houses in the vicinity more or less damaged, and one sod house unroofed. The rain fell in torrents for four hours, accompanied by heavy wind.

The postmaster general last week issued an order to abolish, on the 1st of July, all that portion of mail route No. 32/24, from Uinita, Indian Territory, to Las Vegas, N. M., thro' an uninhabited region to the distance of 396 miles, and was carried three times a week over the entire length of the route, 810 miles. This reduction in the route will save to the government \$52,000 a year. Wm. H. Turner, one of the principal clerks in the contract office, who, for several years had charge of the star routes in most of the territories, has been removed and Geo. M. Sweeney appointed in his place.

PARSON POMEROY of the Great West preaches a very plain sermon to Rev. Dean Hart of Denver. The Parson says, "a high grade unfinished Episcopal cathedral or synagogue in Denver, as we learn from a beggling circular, has two miles and a half of cornice and is several thousand dollars in debt. We are asked to contribute. To our mind God can be worshipped in a tent as well as in a dead dormitory of galvanized salina. This spending of a hundred thousand dollars to gratify pride is no way to build a home for Jesus. This way of running a debt to gratify the ambition of 'han' eveny snob is no way to advance God's cause in Colorado."

WE see some of our State exchanges are advocating Wm. Gaslin as a candidate for Judge of the supreme court. The Lincoln Globe, in speaking of him, refers to Judge Maxwell's bodily ailments. It is true that Judge Maxwell is greatly afflicted by rheumatism, but his conduct in the high and very responsible position of supreme Judge has shown clearly that his brain is unclouded. The JOURNAL firmly believes that Judge Maxwell is an able, faithful, fair, impartial and upright judge, having the entire confidence of the people and the bar, and we are therefore in favor of his re-nomination.

A STORY was published last week at Batavia, N. Y., which says: The town is filled with excitement caused by the discovery of what are believed to be the remains of William Morgan, the man who betrayed the secrets of Free Masonry, fifty-five years ago, and who was abducted and made away with before the work was given to the public. Exciting news of this character seems very necessary to gratify a portion of the public ear, but a great many people believe that it would prove a hard task to find the remains of Morgan, for the reason that no such man ever existed. Bring forward the proof.

Two ballots at Albany for U. S. senators on the 21st showed no change.—Conkling 33, Platt 27. The present effort to elect U. S. senators from New York is becoming quite an expensive business, as well as leading political aspirants into all manner of intrigue with attempts at bribery. Men who are acting with the Republican party and who shall be proven guilty of bribery in this or any other contest, should be excelled from all places of trust in the gift of the party.

HON. HENRY SNIDER died last week at the insane asylum at Lincoln. He was a man of some prominence in the state, and was elected senator from the 26th district, but his seat was contested and given to David Ballentine; this fact in connection with the robbery of his office at North Platte is believed to be the cause of his insanity. His brother Webster, of Omaha, accompanied the body to Painestville, N. Y., where his remains will be interred.

THE Omaha Republican says: "Along with new potatoes come reports of people who in eating them have been poisoned with Paris green. In this state two or three cases have come under our notice through the press, and though none were fatal, it shows what is liable to occur. If to kill bugs the potatoes must be poisoned it would seem the better part of discretion to let the insects have the field undisturbed."

THE republican state central committee of Virginia declared the other day that Chairman Lewis was no longer a member of the committee, as he had deserted the republican ranks in accepting a nomination for lieutenant governor from the re-adjusters. The state republican convention will be held at Staunton, August 24th, and none but straight-out republicans will be entitled to vote for state officers.

LEANDER WARREN, commercial editor of the Baltimore Gazette, died on the evening of the 24th inst., of heart disease. He was suddenly attacked in the corn and flour exchange, but somewhat recovered and in a short time had the second attack and exclaimed, "I am very ill," and fell back dead in the arms of an attendant.

THE Norfolk line of the Chicago, St. Paul, Minneapolis & Omaha railway has forty-six miles of track to lay to reach Norfolk, which it is claimed will be completed in August. This will give the company connection with the Columbus branch of the Union Pacific, and both branches of the Sioux City & Pacific.

Two ballots were taken on the 23d for U. S. Senators in N. Y., without material change in the result. Conkling 32, Platt 25. Jacobs, on the democratic side, withdrew his name as a candidate, and in the caucus held in the afternoon, the democrats unanimously selected Clarkson N. Potter as their candidate.

F. SCHECK, Manufacturer and Dealer in CIGARS AND TOBACCO.

ALL KINDS OF SMOKING ARTICLES.

Store on Olive St., near the old Post-office Columbus Nebraska. 44-17

LEGAL NOTICE. In the District Court in and for Platte County, in the Fourth Judicial District of Nebraska. In the matter of the estate of John A. Norris, late of Franklin County, Ohio, deceased.

IT APPEARING to the satisfaction of said Court, by the petition of John R. Mulvane, executor of the last will and testament of the said John A. Norris deceased, that there is no sufficient personal estate in the hands of said John R. Mulvane to pay the debts outstanding against said deceased, and that it is necessary to sell the real estate of said deceased, to wit: The southwest quarter of the southwest quarter of section eight, the east half of the southwest quarter of section eight, the north half of the northeast quarter, and the northeast quarter of the southeast quarter of section twenty-seven, and the undivided half of the southeast quarter of section twenty-three, all in township seventeen, north of range one east of the principal meridian, situated in the county of Platte and State of Nebraska. Also the following lots of horses of blood in the city of Columbus, in said Platte county, to wit: Lots seven and eight in block thirty-eight; lots three and four in block thirty-nine; lots one and two in block forty; lots three and four in block forty-eight; lots five and six in block fifty-two; lots seven and eight in block seventy-four; lots three and four in block one hundred and twenty-one; lot three in block one hundred and twenty-two; lots one and two in block one hundred and thirty-one; and lots one and two in block one hundred and thirty-eight.

And it is further ordered that all persons interested in said estate appear before me, George W. Post, Judge of the Fourth Judicial District of Nebraska, at the court house in the city of York, in the county of York, and State of Nebraska, on the 10th day of July, 1881, at one o'clock in the afternoon, to show cause, if any they have, why license should not be granted to the said John R. Mulvane, executor of the last will and testament of the said John A. Norris deceased, for the purpose of selling the real estate of said deceased herein described, for the payment of the debts of said deceased, and the expenses of administration.

And it is further ordered that a copy of this order be published in THE COLUMBIAN JOURNAL, a weekly newspaper printed in said Platte county, for at least four successive weeks previous to the hearing of said application.

GEO. W. POST, Judge of the Fourth Judicial District of Nebraska. C. A. SPEER, ATTY.

Chatel Mortgage Sale. WHEREAS, default has been made in the payment of a note for \$500.00, dated October 21, 1879, signed and delivered by Daniel G. Parker and made payable to the order of J. H. Haight on the first day of September, 1881, with interest at 10 per cent, from date thereof, which said note is secured by mortgage of even date therewith upon the personal property hereinafter described, which mortgage was on the 21st day of October, 1879, duly filed in the office of the county clerk of Platte county, Nebraska, and contains a power of sale in favor of the said J. H. Haight. There is due on said note on the day of the first publication of this notice, the sum of \$500.00 and accrued interest at 10 per cent, from October 21, 1879.

Now, therefore, I, said J. H. Haight, mortgagee and creditor, do hereby offer for sale at public auction to the highest bidder in front of the post-office, in the city of Columbus, in said Platte county, on the

30th day of June, 1881.

at 2 o'clock, p. m., the following property mortgaged as aforesaid, to wit: One chestnut sorrel mare 7 years old, white strip in face; one sorrel mare nine years old, small white spot in face and left hind foot white; one yellow mare eight years old, white hind feet; one brown mare seven years old, 18 1/2, two horse wagons with bows and covers; two sets double harness, for the payment of said note and costs of foreclosing this mortgage.

J. H. HAIGHT, Mortgagee. J. G. HIGGINS, Atty for Mortgagee.

SHERIFF'S SALE. BY VERTUE of a writ of execution directed to me from the District Court of Douglas county, Nebraska, a judgment obtained before the county court of Douglas county, Nebraska, on the fifth day of June, 1878, in favor of C. K. Allen as plaintiff, and against John B. Archer as defendant, for the sum of seventy-four dollars and ninety-eight cents, and interest at 12 per cent, per annum, and costs taxed at six dollars and fifty cents and accrued interest, I have levied on the following real estate taken as the property of said defendant, to-wit: Lots 1, 2, 3 and 4, block 70, lots 5 and 6, block 42.

And will sell the same for sale to the highest bidder, for cash in hand, on the

23d day of July, A. D. 1881.

in front of the 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 June 6th, 1881. BENJ. SPIELMAN, Sheriff of Platte County, Neb.

LEGAL NOTICE. In the County Court for Platte county, Nebraska. In the matter of the estate of James Jones, deceased.

NOTICE is hereby given that an instrument in writing purporting to be the last will and testament of James Jones, deceased, late of said county, Nebraska, and containing the following provisions, to-wit: That I, James Jones, do hereby give, devise and bequeath unto my dear and beloved wife, Mary Jones, all the real and personal estate which I own or may hereafter acquire, unto her, her heirs and assigns forever, and I do hereby constitute and appoint her my sole and lawful executrix, and I do hereby give full power unto her to sell, convey and dispose of all the real and personal estate which I own or may hereafter acquire, unto her, her heirs and assigns forever, and I do hereby constitute and appoint her my sole and lawful executrix, and I do hereby give full power unto her to sell, convey and dispose of all the real and personal estate which I own or may hereafter acquire, unto her, her heirs and assigns forever.

And it is further ordered that all persons interested in said estate appear before me, John G. Higgins, Sheriff of Platte county, Nebraska, at the court house in the city of Columbus, in said Platte county, on the 10th day of August, 1881, at 10 o'clock a. m., to show cause, if any they have, why license should not be granted to the said Mary Jones, executrix of the last will and testament of the said James Jones deceased, for the purpose of selling the real estate of said deceased herein described, for the payment of the debts of said deceased, and the expenses of administration.

And it is further ordered that a copy of this order be published in THE COLUMBIAN JOURNAL, a weekly newspaper printed in said Platte county, for at least four successive weeks previous to the hearing of said application.

GEO. W. POST, Judge of the Fourth Judicial District of Nebraska. C. A. SPEER, ATTY.

LEGAL NOTICE. In the County Court for Platte county, Nebraska. In the matter of the estate of James Jones, deceased.

NOTICE is hereby given that an instrument in writing purporting to be the last will and testament of James Jones, deceased, late of said county, Nebraska, and containing the following provisions, to-wit: That I, James Jones, do hereby give, devise and bequeath unto my dear and beloved wife, Mary Jones, all the real and personal estate which I own or may hereafter acquire, unto her, her heirs and assigns forever, and I do hereby constitute and appoint her my sole and lawful executrix, and I do hereby give full power unto her to sell, convey and dispose of all the real and personal estate which I own or may hereafter acquire, unto her, her heirs and assigns forever, and I do hereby constitute and appoint her my sole and lawful executrix, and I do hereby give full power unto her to sell, convey and dispose of all the real and personal estate which I own or may hereafter acquire, unto her, her heirs and assigns forever.

And it is further ordered that all persons interested in said estate appear before me, John G. Higgins, Sheriff of Platte county, Nebraska, at the court house in the city of Columbus, in said Platte county, on the 10th day of August, 1881, at 10 o'clock a. m., to show cause, if any they have, why license should not be granted to the said Mary Jones, executrix of the last will and testament of the said James Jones deceased, for the purpose of selling the real estate of said deceased herein described, for the payment of the debts of said deceased, and the expenses of administration.

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And it is further ordered that all persons interested in said estate appear before me, John G. Higgins, Sheriff of Platte county, Nebraska, at the court house in the city of Columbus, in said Platte county, on the 10th day of August, 1881, at 10 o'clock a. m., to show cause, if any they have, why license should not be granted to the said Mary Jones, executrix of the last will and testament of the said James Jones deceased, for the purpose of selling the real estate of said deceased herein described, for the payment of the debts of said deceased, and the expenses of administration.

And it is further ordered that a copy of this order be published in THE COLUMBIAN JOURNAL, a weekly newspaper printed in said Platte county, for at least four successive weeks previous to the hearing of said application.

SATURDAY, COLUMBUS, SATURDAY, July 9th.

Five Golden Chariots, 40 Scarlet and Golden Dens, 22 Cages and Vans, Wild Indians, Wild Beasts Loose in the Streets, Beautiful Zebras, Egyptian Dromedaries, Racing Ships of the Desert, Bactrian Camels, Sacred Bulls.



Three Open Dens of Beasts, Roman Senators, Neapolitan Beauties, Beautiful Ladies, Darling Children, Amazonian Charioteers, A Herd of Indian Ponies, Olympian Games, Roman Gladiators, Mardi-Grass Characters.

All for one Ticket! Children Under 9, Half Price.

THE GOLIAH AMUSEMENT TEMPLE! In all its Vastness, concentrated upon Six Acres of Canopied Canvases!

EVERY NATIONALITY REPRESENTED!! FRENCH VOLTEURS, PERSIAN ACROBATS, ENGLISH GYMNASTS, ROMAN WRESTLERS, AUSTRALIAN WIZARDS, GERMAN TRAPEZISTS, BRAZILIAN EQUILIBRISTS, RUSSIAN ATHLETES, EGYPTIAN JUGGLERS, ARABIAN CONTORTIONISTS, INDIAN SNAKE CHARMERS, IRISH CLOWNS, S. AMERICAN EQUESTRIANS, ITALIAN BALANCEES.

And America's Greatest Artists!

The whole illuminated by the World's Greatest Invention.

THE ELECTRIC LIGHT! NO FRAUD! NO DECEPTION!

This GRAND FREE SHOW. This grand sight should not be missed by any one, as you may never have the opportunity offered again, therefore make up your parties in time and arrive in town in time to witness.

All RAILROADS RUN AT CHEAP EXCURSION RATES!

Two Performances Daily at 1 and 7 P. M.

Our Admission is only the same as that charged by inferior Exhibitions as one dollar, which enables us to offer the public THE BEST PRICES OF ADMISSION.

HALLADAY WIND MILLS

Any Style Pump in the Market.

Warerooms and Office on Thirteenth St. West of Strata Ave.

I WILL NOT BE UNDERSOLD. Repairing Cheaply and Promptly Executed.

ANY STYLE VICTOR SCALES, WEIGHING FROM 1.2 OUNCE UP TO 10 TONS.

Having had years of experience in the Wind Mill and Pump Business, I am prepared to furnish Mills and Pumps. Do repairing on short notice, and will warrant any article sold or work done by me, to give satisfaction or no pay.

W. H. LAWRENCE.

FINAL PROOF. Land Office at Grand Island, Neb., June 14th, 1881.

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 the Court of Platte county, Nebraska, at County Seat, on July 21st, 1881, viz: Syver Nilson, Homestead No. 2880, for the S. 1/2, N. 1/2, E. 1/2, section 6, Township 19 north, Range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Ole N. Olson, of Farrell, Platte Co., Neb.; Daniel H. Hudson, of Newburg, Madison Co., Neb.; Christian Snyder and John Jackson, of Newman's Grove, Madison Co., Neb. 580-5 M. B. HOXIE, Register.

FINAL PROOF. Land Office at Grand Island, Neb., June 14th, 1881.

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FINAL PROOF. Land Office at Grand Island, Neb., June 14th, 1881.

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FINAL PROOF. Land Office at Grand Island, Neb., June 14th, 1881.

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 the Court of Platte county, Nebraska, at County Seat, on July 21st, 1881, viz: John Wagner, Homestead No. 678, for the S. 1/2, N. 1/2, E. 1/2, section 12, Township 19 north, Range 3 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Benjamin Spielman, Emil Pohl, Charles Brandt, John Stufuhl, all of Columbus, Platte Co., Neb. 580-5 M. B. HOXIE, Register.

FINAL PROOF. Land Office at Grand Island, Neb., June 14th, 1881.

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 the Court of Platte county, Nebraska, at County Seat, on July 21st, 1881, viz: Michael Hogan, Homestead Nos. 786 and 902 for the E. 1/2, S. 1/2, W. 1/2, section 12, Township 19 north, Range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Patrick Ducey, James Ducey, Martin Mayer, of Lindsay P. O., Neb.; and Joseph Rivet, of Postville, Platte Co., Neb. 580-5 M. B. HOXIE, Register.

FINAL PROOF. Land Office at Grand Island, Neb., June 14th, 1881.

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 the Court of Platte county, Nebraska, at County Seat, on July 21st, 1881, viz: Matthias Minten, Homestead No. 6426, for the S. 1/2, S. W. 1/4, section 22, Township 20 north, Range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Wilhelm Kieve, Frank Wassenberg, Joseph Widman, Ignatz Zach, all of Humphrey, Platte Co., Neb. 580-5 M. B. HOXIE, Register.

LEGAL NOTICE. In the District Court in and for Platte County, in the Fourth Judicial District of Nebraska. In the matter of the estate of Mariah Arnold, late of Platte County, Nebraska, deceased.

IT APPEARING to the satisfaction of said Court by the petition of Charles E. Stillman, administrator of the estate of the said Mariah Arnold, deceased, that there is no sufficient personal estate in the hands of said Charles E. Stillman to pay the debts outstanding against said deceased's estate, and that it is necessary to sell the real estate of said deceased, to wit: The west half of the southwest quarter of section number thirteen and the northwest quarter of the southeast quarter of the northwest quarter of section twenty-four, all in township seventeen north of range one west of the sixth principal meridian in Platte county, Nebraska. It is therefore ordered that all persons interested in said estate appear before me, George W. Post, Judge of the Fourth Judicial District of Nebraska, at the court house in the city of York, in the county of York, and State of Nebraska, on the 10th day of July, 1881, at one o'clock in the afternoon, to show cause, if any they have, why license should not be granted to the said Charles E. Stillman, administrator of the estate of the said Mariah Arnold, deceased, for the purpose of selling the real estate of said deceased herein described, for the purpose of paying the debts outstanding against said deceased's estate, and the expenses of administration.

And it is further ordered that a copy of this order be published in THE COLUMBIAN JOURNAL, a weekly newspaper printed in said Platte county, for at least four successive weeks previous to the hearing of said application.

GEO. W. POST, Judge of the Fourth Judicial District of Nebraska. C. A. SPEER, ATTY.

LEGAL NOTICE. (Copy.) The State of Nebraska, in District Court for Platte County. In the matter of the estate of Edward C. Kavanaugh, deceased. Order for hearing.

THIS MATTER COMING ON TO A hearing in open court this 27th day of June, A. D. 1881, upon the petition in due form of Daniel C. Kavanaugh, administrator