

YELLOW fever prevails at Vera Cruz.

A Nuckolls county stock raiser recently sold \$35,000 worth of cattle to Iowa parties.

It is reported that Wayne county has no regular physician since the new law took effect.

ELEVEN deaths from yellow fever and twenty from small-pox occurred at Havana last week.

The dead body of a man recently found in the river at Plattsburgh could not be identified.

NORFOLK is making an effort to secure the location of the Congressional college at that place.

THERE were eleven cases of sun-stroke one day last week at New Orleans, seven proving fatal.

DR. W. S. LATTI, of Lincoln, has been elected president of the National Eclectic Medical Association.

BISHOPS Simpson and Peck arrived last week in England on their way to the Ecumenical conference.

RUSSIA, Hungary, Austria, Germany, France and Great Britain are reported as having very fair crop prospects.

It is rumored at Washington that important records of the department relating to refunding, and other business, are missing.

A RECENT dispatch from St. Petersburg says that Russia has determined upon placing two vessels of war in Chinese waters.

In the house of commons on the 28th ult. Gladstone's motion was adopted, giving the land bill precedence after Wednesday.

Two women up in Greeley county who obtained divorces at the last term of court, were married again in two days afterwards.

A FIRE at Tombstone, Arizona, destroyed 160 buildings, rendering 800 people homeless. The losses will aggregate about \$250,000.

THE dog that committed suicide the other day was raised and lived and died in Seward county. He cut his throat by running against a scythe.

FIVE thousand cattle, thirty-one thousand five hundred hogs, and one thousand sheep were received one day last week at the Union stock yards Chicago.

THE steamer, Phaeton, exploded her boilers one day last week near Marysville, Ky., killing several persons and injuring others, some fatally and others slightly.

RECENTLY a sub-marine diver on the coast off Kitty Hawk, N. C., found in the ruins of the wrecked steamer Huron a small sate, some valuable coin and jewelry.

RAUM, commissioner, has decided that the sum of \$165,445.07 is due the United States government on the evasions of tax by the three Canadian banks doing business in Chicago.

ANDOVER, N. H., was visited the other day by a terrific hail storm, destroying fields of corn, apple trees, old buildings, blowing down fences and seriously injuring the crops generally.

ALBERT J. SMITH, of Chicago, who has been connected for a long time with the Merchants Loan and Trust Company Bank, it is claimed, is a defaulter to a large amount, and has left the city.

SEVERAL members of the ladies' laud league of Kilmallock, county of Limerick, have been summoned on the charge of obstructing the public highway on the occasion of the visit of Miss Parrell.

Two arrests have been made in connection with the murder of Gould in the carriage of the Brighton railway express train. A later dispatch says Lefroy, the supposed murderer of Gould has not been caught.

THE Smithsonian Institute has telegraphic announcement of discovery at the Paris observatory June 23d, at 3 a. m., of a large comet in 5 hours and 33 minutes right ascension and 41 degrees north declination.

THE sleeping Hungarian, John Gilyum, at Allentown, Pa., spoke several times the other night after a silence of one hundred and thirty-five days. His mind is wandering but his condition is slowly improving.

A SEVERE wind storm visited Springfield, O., last week. The power factory of Foster & Evans was unroofed and otherwise badly damaged. A lady sitting at the window of the Gregory house was struck by a plank. A good deal of damage was done to property over the city.

THERE is much talk of building a railroad from Lincoln to Fremont. It appears that arrangements have been made to secure four hundred thousand dollars, and should Lincoln, Wauchoo and Fremont raise four hundred or six hundred thousand more the road will be built. So!

THE grand jury at Albany, N. Y., have found a bill of indictment against Senator Sessions, charging him with an attempt to bribe Assemblyman Bradley by giving him \$2,000 to vote for Chauncey M. Depew for senator. Sessions demanded an immediate trial, but could not obtain it, and gave bail in \$3,000 and was released.

Murderous Assault Upon President Garfield.

From the dailies which have reached us since the tragic event of Saturday morning we gather the following facts. The President was at the Baltimore and Potomac depot in Washington, about to take the train for Long Branch to meet Mrs. Garfield. An eye witness of the attempted assassination states: "I was coming down Pennsylvania avenue when I saw a carriage coming so fast that the horses were running away, when I saw a man put his head out of the window and shout, 'faster! faster! faster! damn it, faster!' Hearing this, I thought there was something wrong, and I ran after the carriage. When it reached the depot a man jumped out and entered the ladies' room. He had not been there more than three minutes when the President arrived, stepped out of his carriage and entered the ladies' room. The President, after passing through the door, was just turning the corner of a street when the assassin who was standing on the left of the door, fired. The ball struck the President in the back, and he fell forward. I ran into the depot and just then the man fired again, while the President was falling. The moment the President fell a policeman, who had been standing at the depot door keeping the way clear for the President and his party, grabbed the assassin by the neck, and as he pulled him out of the depot another policeman came to his assistance. Just after firing the shot the assassin exclaimed, 'I have killed Garfield. Arthur is President. I am a Stalwart.' While the President was lying in the ladies' room he was surrounded by Secretaries, Window, James and Blaine. Mrs. Hunt, Mrs. Windom and Mrs. James were also standing near the President. In three or four minutes after the shooting Dr. Bliss arrived. The President was then put on a bed and carried up stairs, where an examination was made by the doctors. Gen. Sherman then came and called an ambulance to carry the President to the White House."

A COPY OF THE LETTER.

July 2, 1881. To the White House—The President's tragic death was a sad necessity, but it will unite the republican party to save the republic. Life is a flimsy dream, and it matters little when one goes. A human life is of little value. During the war thousands of brave boys went down without a tear. I presume the President was a Christian, and that he will be happier in paradise than here. It will be no worse for Mrs. Garfield, dear soul, to part with her husband this way than by natural death. He is liable to go at any time, any way. I had no ill will toward the President. I am a stalwart of the stalwarts. I was with Gen. Grant and the rest of our men in New York during the canvass. I have some papers for the press, which I shall leave with Byron Andrews and his co-journalists at 1420 New York avenue, where all reporters can see them. I am now going to the jail. (Signed) CHARLES GITTEAU.

THE WOUND.

The assassin was within two feet of the president when he shot him. One shot went through the right arm. The other, the serious one, entered above the third rib, from the right; the wound, at last accounts, had not been fully probed. It is supposed that the kidneys are injured. The pistol found in the assassin's hand was a murderous looking weapon, a five-chambered, Keatly revolver of 44 calibre. It makes a hole as large as a musket ball.

WITH HOPE AND FEAR.

The country has waited upon the dispatches sent out from Washington, now indicating that the stricken president had but a short time to live, and again that the symptoms were more favorable. We give the substance of these, in brief, beginning Sunday morning.

7 a. m.—The president had a good night's rest and there is now a probability of his recovery.

8 a. m.—The physicians regard all his symptoms as favorable, and a more hopeful feeling prevails.

10 a. m.—The President has been quietly sleeping much of the time since 9 a. m., waking a few moments every half hour. He has not vomited since 1 a. m., and is now taking some nourishment, for the first time since his injury. His pulse is 124, temperature normal, respiration 16.

Dr. Bliss in private conversation at 12:30 p. m., said the condition of the President was admirable and his chances for recovery splendid.

3 p. m.—The President has slept a good deal since 1 o'clock, though occasionally suffering pain in both feet and ankles. Pulse, 104, respiration 18, temperature nearly normal. While the President is by no means out of danger, his symptoms continue favorable.

3:30 p. m.—The President is resting well, and his condition is much improved above that of last evening. At this time he has been resting since 1 o'clock by half hours. The physicians think him much improved generally.

4:20 p. m.—Physicians are now in consultation and will report soon. Nothing official is known, though the President's condition is surely improved. He has natural passages of the bowels and bladder, with no signs of blood. Temperature and respiration normal; pulse 104.

MORE UNFAVORABLE.

10 p. m.—Condition of the President is less favorable, pulse 120, temperature 100, respiration 20. He is now restless and complains of pain in his feet.

TUESDAY.

6 a. m.—The president is not troubled with much pain. The symptoms are more favorable. He rested quietly the latter part of last night.

11:30 a. m. Condition still favorable. No particulars.

3 p. m.—Condition more favorable. Nothing rapidly so improved today. There is strong hope of his recovery.

It is quite amusing to learn how the wise Professors of Astronomy were taken by surprise at the sudden appearance of the present comet. Still more amusing are their comments in relation to what comet it is, and when it made its appearance before. Judging from the descriptions given of it when viewed by telescope, we should say it is entirely a new visitor in sight of this earth. We do not desire to force our opinion upon the learned Professors of astronomy, but simply claim that its appearance as minutely described, does not correspond with the description of any comet which has heretofore appeared in sight of this earth; and here we leave the problem to the learned to solve, and hope the next comet that appears may sooner be observed by the learned and better understood.

The Nation's Grief.

Words cannot fitly express the mingled emotion of grief, pain and solicitude over the condition of the republic's chief executive, stricken down by an assassin's bullet last Saturday morning. Grief, not simply because a man, occupying the highest official position on earth was brought in a moment, by the act of a crazy fool, from the full tide of manhood to the very verge of the grave; grief, not simply because his family might lose a noble-minded husband and father, and the nation one of her bravest protectors, one of her best sons, and one of her most respected and best beloved chief magistrate; not these only, but grief that it is possible for human nature and human reason to be so warped as to see evil in that which is only good; so blinded by selfish egotism as to assume the functions of state executioner and murder in cold blood, without justification of any sort, without provocation of the least degree, without even explanation, or inducement unless the incoherent nonsense of his letter be (as it indeed has been) unjustly distorted into explanation.

Pain, not simply because in sympathy with him who has suffered so patiently, so heroically, the dead that may end his brilliant earthly career, but pain because the public mind this day writhes in agony, however calm it may seem, at the specters which involuntarily arise of secret plots, of treason, of the overthrow of government or order, and with that the reign of anarchy, and the rule of terror, the despotism and cruelty of fitful faction.

Solicitude, not only that one life which has been so useful may soon be laid low in death, but solicitude for the welfare of the country over which he has presided. It is true to say that one man more or less makes little difference, but such is not the case. Good men, able and faithful public servants are needed here, and their loss is to be deeply deplored. The death of our good president would be felt as a public calamity in every part of the Union, an irreparable loss. Heaven grant him yet many years of usefulness to the country he has loved so well and served so nobly.

On the London & Brighton railway line on the 28th ult., two men, Mr. Gould and Mr. Lefroy, alone occupied a compartment of a first-class carriage, and while thus traveling Lefroy murdered his companion, robbed him, it is believed, of a large sum of money, and then threw his body out of the window into the tunnel. The struggle in the car had been severe, and the body of the dead man had been stabbed in several places. The supposed murderer got off the train at Crogdon, a station a few miles out of London. His face was wounded and bleeding, and his clothes torn.

A VERY severe storm of lightning, thunder and wind accompanied by hail, visited Washington City on the night of the 27th ult. Some houses were blown down, many unroofed, trees torn up and sewers flooded and burst. The building formerly Ford's theatre, in which Lincoln was killed, was torn in two and the two halves blown in different directions. The Masonic temple was unroofed. Iron railing and ornaments were blown from the pension office building and damage done in all parts of the city.

CHAS. A. ANCHISI, the Italian who escaped from the custody of a deputy sheriff in New York, while under arrest charged with embezzlement, who under the guise of a secret service officer of the treasury department, swindled many persons in St. Louis, New Orleans, Memphis and other places, has recently been arrested in San Francisco. Brooks, of the secret service division, says all who suffered by Anchisi's acts should communicate the fact to Col. Henry Finlaggan, San Francisco.

THEODORE LANGE, of Chicago, a reporter on the German papers, was arrested the other day, and held in \$5,000 bond on a charge of blackmail. He had been writing letters to Mrs. Sophia Schmidt, stating that if she did not give him a large sum of money he would expose her for fraudulently obtaining insurance policies on the life of her husband for \$22,000 when he was about dead with consumption. She went by appointment to meet Lange, and had a detective near by to arrest him.

EX-SECOND ASS'T POSTMASTER-GEN'L BRADY demanded the other day by his counsel a speedy examination in the star-route cases with which his name is connected. His application was refused, on the ground that the testimony is not ready to go before the grand jury. Be patient, General, your case will be reached in due time, and if innocent, which the law presumes you are, will not suffer by a careful preparation of the testimony to be sent before the grand jury.

A STRIKE occurred the other day at Antioch, Ind., among the shop hands at the railroad. The strikers got drunk, refused to let men work and broke into Brubaker's saloon, and he fired on the mob, fatally wounding three and seriously wounding four others. Mr. Dawson, a justice of the peace, in trying to quell the mob, was riddled with buckshot and killed. The greatest excitement prevailed and the mob threatened to burn the town.

The English Railway Carriages.

The English railway carriages are divided into sections or compartments of half a dozen seats, and the doors of these sections are locked between sections. Several horrible murders have occurred in this kind of railroad carriages and that one which took place the other day of T. J. Gould by Lefroy was in this kind of car. It would be quite impossible for a murderer to escape from an American car, and certainly no good place to attempt or commit a murder.

A REPORT comes from Geneva that a great earthquake slip is in progress near Segirimo, Canton of Berne, Switzerland, above the lake of Shur. A tract of land on which are a number of houses, is gradually slipping down toward the lake. Thirteen thousand sheep, with their shepherds, have been overwhelmed by an avalanche near the head of the lake.

THE revenue cutter Corwin had reached Omakasa on her outward trip to the Arctic. Captain Hooper expected to leave that point in a short time for the Seal Islands and from there along the Siberian coast, to make inquiries in reference to the Arctic exploring steamer Jeannette, and the missing whalers Walston and Vigilant.

A DETECTIVE in New York claims he has discovered the parties who stole A. T. Stewart's body. He says that the body is within twenty miles of that city, and but for certain obstacles in the negotiations, which culminated a few weeks ago, the body of A. T. Stewart would be restored to its last resting place.

KANKUKI, the murderer of Miss Muller, in the woods near Guttenberg, N. J., has made a full confession of his guilt. He became infatuated with the woman and for a long time neglected his family. He could not get rid of her and then he decided to kill her so he could get back to his wife and children.

THE condition of the weather proved a very large attendance at the races at Lincoln on the 28th ult. In the 2:32 class the race was won by Kinney's Colorado, taking the second, third and fourth heats. Best time 2:40 1/2. In the shooting match between Petty and others for the Parker gun, Petty won.

WE learn from the Fremont Tribune that J. M. Bradley had a preliminary examination Wednesday last, for the murder of Pat Hanlon, which resulted in Justice Loomis finding him guilty of manslaughter and holding him to bail in the sum of five hundred dollars, which he gave and was released.

A STATEMENT comes from New York that the exchanges show an increase in the volume of business in every principal city. Outside of New York the aggregate gain closely approaches \$300,000,000. The wholesale trade of most of the manufacturing centers also reports handsome gains.

RECENT news from Denver ridicules the report of an Indian war, and gives the particulars of the late trouble with the Indians as a very small affair, leaving the reader to infer that the blame rested with the white men, and showing that only thirteen little Indians were engaged in the row.

THE London Times in a recent issue advises the withdrawal of the English representatives from the Monetary Conference. It claims that England is firmly wedded to the single (gold) standard, and only entered the bi-metallic conference out of compliance to the United States and France.

ADOPTION OF PROPOSITION.

To vote bonds in the sum of twenty-five thousand dollars to the Omaha, Nebraska & Black Hills Railroad Company.

Whereas, the Board of County Commissioners of Platte County, Nebraska, did on the 21st day of April, A. D., 1881, submit to the qualified electors of Columbus Precinct, in said Platte County, a proposition to vote \$25,000 in bonds of said Precinct to aid the Omaha, Nebraska & Black Hills Railroad Company; and the official abstract of the votes cast at said election duly held in said Precinct on the 28th day of May, 1881, according to said proposition was laid before said Board at a meeting duly held on the 28th day of June, 1881, and said abstract showing that 337 votes were cast in favor of said proposition and 20 votes against the same, at said election being a majority of more than two-thirds of all the votes cast at said election.

Now notice is hereby given as required by law that the said proposition to issue and give to the Omaha, Nebraska & Black Hills Railroad Company twenty-five thousand (\$25,000) dollars in the bonds of said Columbus Precinct, in said Platte County, to aid said Company in building a railroad into said Precinct submitted to the electors of said Precinct at said election held on the 28th day of May, 1881, was adopted by the electors of said Precinct, by order of the Board of County Commissioners of Platte County, Nebraska, this 29th day of June, A. D., 1881.

JOHN STAUFFER, County Clerk.

NOTICE IN CONTEST.

Land Office at Grand Island, Neb. June 21st, 1881.

COMPLAINT having been entered at this office by Kasper Jenni against George Lamb for abandoning his Homestead Entry No. 7189, dated January 14th, 1878, upon the south 1/2, north 1/2, west 1/2 Section 24, Township 19 north, Range 1 east, in Platte county, Nebraska, with a view to the cancellation of said entry; the said parties are hereby summoned to appear at this office on the 10th day of August, 1881, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged abandonment. Depositions will be taken before H. J. Hudson, at his office in Columbus, Neb., on the 27th of July, 1881, at 10 a. m.

M. B. HOXIE, Register.

W. M. ANYAN, Receiver.

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 not sufficient personal estate in the hands of said John R. Mulvane to pay the debts outstanding against said deceased's estate, and the expenses of administration, 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, the southeast quarter of the northeast quarter, and the northeast quarter of the southeast quarter of section twenty-seven, and the undivided half of the south half of southeast quarter of section twenty-three, all in township seventeen, north of range one east of the sixth principal meridian, situated in the county of Platte and State of Nebraska. Also the following lots or pieces of ground 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; one and two in block forty; lots one and two in block forty-three; lots three and four in block fifty-eight; lots five and six in block seventy-two; lots seven and eight in block seventy-four; lots nine and ten in block eighty-eight; lots three and four in block one hundred and twenty-one; one and two in block one hundred and thirty-eight; lots three and four in block one hundred and thirty-nine; lots one and two in block one hundred and forty-eight.

It is therefore ordered that all persons interested in said estate appear before me, George W. Post, Judge of the Fourth Judicial District of the State of Nebraska, at the court house in the city of York, in the county of York, and State of Nebraska, on the 16th 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 B. Stillman, administrator of the estate of 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 county of Platte, 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. SPEICE, ATTY.

SHERIFF'S SALE.

BY VIRTUE of two certain executions directed to me from the Clerk of the District Court of Platte county, Nebraska, First: On a judgment obtained before S. S. McAllister, J. P., in and for said Platte county, Nebraska, and certified by G. B. Bailey, J. P., in favor of John Partsch and against Moritz Stoltz, for the sum of sixty-three dollars and sixty cents damages, and the sum of six dollars and ninety cents accruing costs. Second: On a judgment obtained before S. S. McAllister, J. P., in and for said Platte county, Nebraska, and certified by G. B. Bailey, J. P., in favor of Frank Koenig and against Moritz Stoltz, for the sum of fifty-one dollars and seventy cents damages, and the sum of six dollars and ninety cents accruing costs. Transcript of which said two judgments has been duly filed with the Clerk of the District Court of Platte county, Nebraska, and the following described real estate situate in said county and state, to wit: The undivided one-half of northeast quarter (1/2) of the northeast quarter (1/4) of section No. six (6), in township No. seventeen (17) north of range one (1) east of the sixth principal meridian, and all improvements thereunto belonging, and will offer the same for sale to the highest bidder, for cash in hand, on the premises to be sold subject to all prior incumbrances be the same more or less) on the

15th day of August, A. D., 1881, at the west front door of the Court House in Columbus, Platte county, Nebraska, that being the place where the last term of the district court was held, at the hour of two o'clock p. m. of said day, when and where due attendance will be given by the undersigned.

Dated at Columbus, Nebraska, June 27th, 1881.

BENJ. SPIELMAN, Sheriff of Platte Co., Neb.

SHERIFF'S SALE.

BY VIRTUE of venditioni exponas directed to me from the District Court of Douglas county, Nebraska, on 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. Green as defendant, for the sum of seventy-four dollars and ninety-eight cents, and interest at 12 per cent annuum, and costs taxed at six dollars and fifty cents and accruing costs. I have levied on the following real estate taken as the property of said defendant, to wit: Lot 1, 2, 3 and 4, block 70, lots 5 and 6, block 42.

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

22d 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.

FINAL PROOF.

Land Office, Grand Island, Neb. June 27th, 1881.

NOTICE is hereby given that the following named settler has filed with me his intention to make final proof in support of his claim, and that said proof will be made before the clerk of the district court of Platte county, at Columbus, Nebraska, on Thursday, August 4th, 1881, viz:

Michael J. Clark, Homestead No. 6187, for the W. 1/2, N. W. 1/4, Section 12, Township 19 north, Range 2 west. He names the following witnesses to prove his continuous residence upon said cultivation of said land, viz: Henry McCabe, Edward Rogan, Thomas McPhillips and Wilbert Fortune, all of Postville, Platte Co., Neb.

M. B. HOXIE, Register.

ATTACHMENT NOTICE.

HENRY BOCKSCHECKER will take notice that on the 6th day of June, 1881, Joseph Braun, a Justice of the Peace of Humphrey precinct, Platte county, Nebraska, issued an order of attachment for the sum of \$187 in an action pending before him, wherein John P. Braun is plaintiff and Henry Bockschecker defendant, the property consisting of one Dewey harvester, one Champion seeder, and one Scotch drag has been attached under said order, said case was continued to the 15th day of July, 1881, at 10 o'clock a. m.

JOHN P. BRAUN, Plaintiff, Humphrey, June 9, 1881. 574-5

HENRY GANN.

Manufacturer and dealer in

Wooden and Metallic Burial Caskets. All kinds and sizes of Robes, and has the sole right to manufacture and sell the

Smith's Hammock Reclining Chair, Cabinet Turning and Scroll work, Pictures, Frames and Mouldings, and Looking-glass Frames, Walnut Lumber, etc., etc. COLUMBUS, NEB.

581-5

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 B. Stillman, administrator of the estate of the said Mariah Arnold, deceased, that there is not sufficient personal estate in the hands of said Charles B. Stillman to pay the debts outstanding against said deceased's estate, and the expenses of administration, 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 16th 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 B. Stillman, administrator of 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 county of Platte, 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. SPEICE, ATTY.

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 Edward C. Kavanaugh, deceased. Order for hearing.

THIS MATTER COMING ON TO A hearing in open court this 7th day of June, A. D., 1881, upon the petition in due form of Daniel C. Kavanaugh, administrator of the estate of said deceased to sell the real estate of said deceased described in said petition for the purpose of paying the debts of said deceased, his funeral expenses and the expenses of administering upon his said estate; Albert W. Critter, Esq., appearing for said petitioner, and it appearing to the Court from said petition that there is not sufficient personal estate in the hands of said administrator to pay said debts, funeral expenses and expenses of administration now outstanding against said deceased, and that it is necessary to sell the real estate of said deceased in order to provide for the payment of said debts, funeral expenses and expenses of administration, and that the petition of the administrator is just and proper, and that the Court is satisfied that the administrator is a proper person to be heard at the chambers of the undersigned Judge of said Court at the city of York, York county, Nebraska, on the 16th day of July, A. D., 1881, at one o'clock in the afternoon; that all persons interested in the estate of said deceased then and there show cause, if any they have, why license should not be granted to said administrator to sell said real estate, and that a copy of this order be published for four successive weeks immediately prior to said day set for the hearing of said petition, in the COLUMBIAN JOURNAL, a weekly newspaper printed, published and generally circulating in said county of Platte.

It is therefore ordered by the Court, by the Court. GEO. W. POST, Judge.

ALBERT W. CRITTER, Attorney. 579-5

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 7th day of June, A. D., 1881, upon the petition in due form of Daniel C. Kavanaugh, administrator of the estate of said deceased to sell the real estate of said deceased described in said petition for the purpose of paying the debts of said deceased, his funeral expenses and the expenses of administering upon his said estate; Albert W. Critter, Esq., appearing for said petitioner, and it appearing to the Court from said petition that there is not sufficient personal estate in the hands of said administrator to pay said debts, funeral expenses and expenses of administration now outstanding against said deceased, and that it is necessary to sell the real estate of said deceased in order to provide for the payment of said debts, funeral expenses and expenses of administration, and that the petition of the administrator is just and proper, and that the Court is satisfied that the administrator is a proper person to be heard at the chambers of the undersigned Judge of said Court at the city of York, York county, Nebraska, on the 16th day of July, A. D., 1881, at one o'clock in the afternoon; that all persons interested in the estate of said deceased then and there show cause, if any they have, why license should not be granted to said administrator to sell said real estate, and that a copy of this order be published for four successive weeks immediately prior to said day set for the hearing of said petition, in the COLUMBIAN JOURNAL, a weekly newspaper printed, published and generally circulating in said county of Platte.

It is therefore ordered by the Court, by the Court. GEO. W. POST, Judge.

ALBERT W. CRITTER, Attorney. 579-5

E. J. & J. A. ERNST,

(Successors to SCHUTE & POHL),

The Town Hall

DEALERS IN ALL KINDS OF

AGRICULTURAL IMPLEMENTS!

Keep constantly on hand the celebrated