

THERE are 44,496 post-offices in the United States.

JANESVILLE, Wis., had a \$30,000 fire the other day.

A NEW post-office in Valley county has been named Garfield.

WORK has begun on the new wing at the state house at Lincoln.

THERE were recently 5,000 British troops in county Cork, Ireland.

A NEW and terrible contagion resembling leprosy has appeared at Toulouse.

FRED HYLAND and Mark Folsom were drowned in Coon Creek, Ia., on the 7th inst.

MAUD S. trotted the other day in 2:16 on the driving park Association's track Columbus, O.

JNO. J. BOWMAN, one of Lincoln's oldest and best known citizens, died at that city last Saturday.

MISS FLOWERS, a young lady of Forest, Ohio, was run over by a freight train last week and killed.

SEVEN hundred and fifty Mormons passed through Chicago the other day on their way to Salt Lake City.

AT Norwich, Conn., on the 4th, sixty persons were poisoned by coffee prepared in a copper boiler. No deaths.

THE wheat crop of Ohio is estimated at about 40,000,000 bushels—that is about 77 per cent. only of last year's crop.

VESSELS were chartered the other day in the port of Chicago for the unusually large amount of 1,065,000 bushels of grain.

OVER 12,000 dogs have been licensed in Chicago. Tolerably good showing of the kind feeling of citizens toward the "canine race."

WATERMELONS are brought to New York from the extreme south, and sold at \$10 apiece. The rich only can indulge in the luxury.

THE hot weather in Chicago is producing unfavorable results upon the health of the citizens. On the 9th 83 burials permits were issued.

A REPORT comes from Southern Russia that the harvest prospects are very bright, and, if realized, the abundance will be unprecedented.

SOME of the enterprising newspaper men claim they have found out more about Giteau's antecedents than do the police. Wouldn't be hard to do.

A VERY severe storm visited central Iowa on the 7th, raising some of the streams higher than ever known, and carrying away many bridges.

THERE are rumors that attorney general Mac Veigh will leave the cabinet. Such political gossip cannot be relied on, and has no political significance.

LEFROY, who murdered Gould on the railroad train in England, has been arrested in the East End, London, and has made a full confession of his crime.

PREVIOUS to his assassination President Garfield appointed Henry H. Garnett, minister to Liberia, and ex-Senator Hamlin, of Maine, minister to Spain.

AT Harrison, Mo., on the 4th five persons were poisoned by drinking lemonade made of acid. Three have since died and one other is not expected to live.

NUMEROUS clerkship changes in the postoffice and interior departments were recently made at Washington, and more changes are rumored, and clerks are anxious.

A MAN in Chicago the other day named Cunningham stabbed his wife to the heart. He coolly walked away to the police station and gave himself up to an officer.

FROM Tunis comes a private dispatch saying the French commenced shelling Sfax on the 5th, and the fire was returned from that town. No particulars given of the fighting.

A RUSSIAN newspaper man sees in the act of Giteau the existence of a contagious epidemic passing through the world, and from which neither republics or monarchies are safe.

A PRINTER ahead on fasting, John Burns, an insane printer, starved himself to death in a New York asylum, dying on the 6th. He refused food for twenty-three weeks.

THE new law of Missouri making the keeping of a gambling house a felony, went into effect the other day, and has resulted in the closing of every gambling house in St. Louis.

J. C. STEVENSON, M. P. for South Shields, presented in the House of Commons the other day a petition 1,000 yards long, containing 86,334 signatures, in favor of closing liquor shops on Sundays.

A FEARFUL storm visited Chicago recently which did considerable damage in blowing down trees, unroofing buildings, uprooting trees, &c. Several horses were struck by lightning and killed.

DEEP grief is felt and expressed in foreign lands on account of the assassination of President Garfield.

A celebration was to be held at Bristol, England, on the 4th. The procession was formed ready to move, when it was dismissed and the announcement made of a religious meeting to be held at 4 p. m.

It is stated that Mr. Conkling was guarded by police in the Fifth Avenue hotel, New York, last week. Public feeling is so excited that several letters threatening his life have been received by him.

It is believed that France will not be allowed to usurp dominion in Tripoli as easily as she did in Tunis. Tripoli being a Turkish province, and interference there would mean European intervention.

THE death of Henry Stanberry, ex-attorney general of the United States, was recently announced in New York. In his prime he was a brilliant lawyer. His remains were taken to Cincinnati, O., for interment.

It appears that Giteau, the assassin of the President, had been receiving while in Washington, money orders from New York and Boston. Post-office officials incline to the opinion that he has received mail under an assumed name.

It is stated in our exchanges that a singular coincidence transpired in London the evening before the assassination of the Anglo-American had an article saying what a calamity it would be to the United States in case Garfield were taken away.

PROF. STONE, of Cincinnati, has discovered a remarkable change in the comet. A portion of the nucleus has been thrown off some 1,500 miles from the main body. He says the new nucleus, which is located toward the North Star, can be seen with the naked eye.

As reported by telegraph on the 7th, the fire at Cincinnati, which originated in the carriage factory of P. J. Marquis & Sons, before it could be extinguished destroyed property valued at \$2,000,000, besides the loss of life and many persons seriously injured.

A COLLISION occurred on the 4th, of two excursion trains on the Kentucky Central road near Covington; a number of persons were killed, and a number so seriously injured that recovery is considered impossible. Those killed were crushed almost beyond recognition.

COUNT GUIDO LYNAER, secretary to the German embassy at the Court of St. James, has been arrested for committing an abominable offence with a guardsman. The count has been delivered over to the custody of the German government. The affair has caused the greatest excitement in diplomatic circles.

KATIE SMITH, a young and pretty girl, and Michael Pressendorfer, both of Pittsburg, were at a picnic on the 4th. Since then he called on the 6th inst. and reproached her for being untrue to him, then drew a revolver, shot her through the heart, placed the revolver in his own hand and fired, killing himself instantly.

A TWO-year-old child of Mr. Boer, of Lincoln, took a swallow of concentrated lye the other day and died in a few hours afterwards. The Journal says: "This is another warning to parents to keep lye away from the children. No less than four children died in this vicinity last summer from swallowing concentrated lye."

PROF. KLEIN has expressed the opinion that the earth passed thro' the tail of this comet and that its vapors so permeated our atmosphere as to be the direct cause of the rainfall over the country. He is also of the opinion that the recent storms and hurricanes are the direct result of the movements of this comet upon the same theory.

ELECTRICIANS of Cleveland, Ohio, claim to have solved the problem of storing and retaining electricity in a more practical way than that of Faure. The inventor says that the electricity is stored in metallic plates which will hold it for an indefinite period, and can be transported from place to place in any manner and kept for use at pleasure.

MRS. THEODORE DUNSMIRE the divorced wife of Charles J. Giteau, who now resides at Leadville, Col., and who certainly has some knowledge of the assassin of the President says "she thinks the attempt to assassinate the President was simply prompted by his morbid desire for notoriety, for which he would, she thinks, give his life."

FRIENDS of impartial suffrage for the women of this state held a convention at Omaha in Masonic Hall on the 6th and 7th inst. The convention was well attended and proper subjects discussed. The second day's meeting was furnished by the ladies with a noonday lunch. The citizens of Omaha manifested much interest in the meetings.

MANY will not be prepared for this item of news after Mr. Conkling had repeatedly said he did not desire to be elected United States senator unless Platt should also be elected. Platt has positively withdrawn, and it is now claimed that Conkling has telegraphed his followers in Albany to make a desperate fight and force an adjournment if possible.

TELEGRAMS of sympathy come to the President and family from all parts of the United States. The ladies of Richmond sent to Mrs. Garfield on the 4th a telegram deeply sympathizing with her in her sad affliction. They say we shall send up to-day many earnest prayers for the speedy recovery of your afflicted and affectionate husband, and our beloved President.

Condition of the President. The President has been gaining in strength right along since he met his injury, and, although the danger is not wholly past, the country apparently rests easy, and believes that he will recover his full strength in good time. During the hot days, appliances have been used for cooling the president's room, lowering the temperature several degrees.

Nurses, physicians and friends have united in making the president as comfortable as possible, and some patriotic citizens of New York have raised a fund of \$250,000, and presented it to Mrs. Garfield, not only as a token of esteem, but as a fact tending to relieve the president's anxiety in regard to the future of his family.

Present of all kinds, designed for the physical comfort of the sufferer, have been poured into the White House, until there seems to be no limit to the generosity and the thoughtfulness of the American people in this time of pain and danger to their Chief Magistrate.

Some experiments made with the pistol and balls found on the assassin lead to the belief that probably the wound of the president was not, at any time, so serious as thought for by some of the physicians. The amount of powder in the cartridges was not sufficient to throw a ball with very great velocity, and it is now thought that in all probability no vital organ was penetrated.

The dailies of Monday give a lengthy account of the way in which the president passed the night of Saturday last, as follows:

"The president's desire expressed last night that his wounds might be dressed so that he might go to sleep, seems to have been well founded, for sleep he did, and longer at a time and with better results than at any time since his hurt, since he did not fully awake from his first sleep until nearly midnight, and then he did not remain awake but little more than an hour. During this interval he asked for a drink, which was given him, and he also took his usual nourishment. He fell asleep the second time without the aid of morphine, and to the surprise of his attendants did not awake until nearly 5 o'clock in the morning. This long period was not a continuous slumber but a continuation of a sleeping rest. The patient would in each half hour open his eyes for a few seconds, and then close them again. The sleep was calm and strengthening. No tossing about or painful circumstances marred it. Mr. Camp, the steward, and Mrs. Dr. Edson were with him in the early morning hours. The latter says she slept with him like a child. They watched him closely. There was no indication that he was asleep because exhausted, but to all appearances sleep came to him because it was time for sleep and because he needed it. The first one to see him this morning besides the nurses was Dr. Bliss. He found him much refreshed and feeling hopeful, more so than ever. The president told the doctor that he felt his stiffness and soreness more acutely to-day, because his mind was clearer than ever. He described his feeling as that of a man who had his arm broken. He meant, of course, that it was so different to him. Dr. Bliss says the muscle is shattered, and is that one upon which almost every nerve of the body depends. The cords of the eye and back are necessarily stiff and his whole body is unmanageable. These circumstances have no effect upon him more than to call out remarks concerning them. He makes no complaint and never exhibits irritation. In making the examination and dressing the wounds he was moved considerably. He rather longs for this operation for he says he feels so much better after it is over, as shown by the morning bulletin. The pulse was lower and the other outside symptoms were more favorable than yesterday."

THE best course to pursue in relation to the assassin Giteau is patiently to await full and complete investigation, which doubtless will be made in due time and in a thorough manner, and we doubt not in a lawful way. It is possible that even such an investigation may fail to reach all the facts connected with the assassin and his movements, but if a strict and lawful investigation does not bring to light the whole truth, it is far better that it be made under no extraordinary excitement but coolly, calmly, and according to law, let the dark transaction with all the accompanying particulars be uncovered. Congress should have made provision long ago by law to meet all the shades of crime connected with assassinations. In anticipation of the insanity dodge on the part of assassins, congress should enact that they hang by the neck until they are dead every person who attempts to destroy the life of the President, and we would go further and incorporate a provision that any person who attempted or did assassinate any man or woman holding office under the government of the United States should be hanged. And still a further provision should be enacted that all fanatic and chronic office seekers who visited the President in person demanding an office should at once be declared vagrants and notified to leave the Capitol and if not at once complying, they should be imprisoned for safe keeping.

THE supreme court of Michigan has recently decided a case in which one man lent another money where-with to get up a corner on wheat. The lender brought suit to recover the money back. The court held that a combination entered into to artificially affect the price of any commodity was illegal, and the loan in this case could not be recovered.

EX-UNITED STATES SENATOR P. W. HITCHCOCK died Sunday morning at his residence on Twentieth and Dodge street, Omaha, after a brief illness. He has been in poor health for two years. An abscess had formed in his right side, from which escaped pus into the pleural cavity, which generally results in speedy death and which was the cause in his case of his sudden death. In 1877 Mr. Hitchcock lost his wife, and something less than a year ago death took his only daughter. He leaves only two sons Gilbert M. and John G., the former aged 21 years and the latter 16. Gilbert has recently opened a law office in Omaha. His funeral took place on the afternoon of the 11th and his remains were deposited beside those of his wife and daughter in Prospect Hill cemetery.

GEORGE WILSON, secretary of the New York Chamber of Commerce, has telegraphed Postmaster General James that the members of the chamber of commerce had subscribed \$250,000 to be presented to Mrs. Garfield, both as a token of their sincere esteem and sympathy, and as a means of relieving the mind of the President entirely from anxiety with regard to the future of his family. Postmaster General James sent the following reply: Your dispatch has been delivered to Mrs. Garfield. On receipt of it she remarked there was so much that was touching and beautiful in the sympathy of the people of the whole country that she did not dare to trust herself to think of it.

THE Courier-Journal of Louisville, Ky., prints some remarks from Jefferson Davis addressed to Mr. Findley S. Collins, relative to the assassination of the President. He says "the evil influence to which you refer as causing the bitterness felt toward southern men, it may fairly be expected will give way to sober sense. I will not, like the telegram you cite in regard to the attempted assassination of the President, say I am thankful the assassin was not a southern man, but will say I regret that he is an American. The crime, black enough in itself, has a deeper dye from the mercenary motive which seems to have prompted it. I sincerely trust the President may recover."

ANOTHER sensation was created in Washington City on the 6th, by a peculiar-looking man, dressed as a farmer, and who carried a shot gun, appearing at Police headquarters and walking up to the sergeant's desk asking for "Jim Blaine, and if he lived there," some one told him in the street that he lived there. He was asked "what do you want of him." I have been specially ordained, was the reply, "to shoot him, and here is the gun to do it with." He was informed that Blaine would be in soon, and while he was waiting for him arrangements were made to capture the lunatic. He gave his name as Daniel McNamara of Prince William county, Va.

ANOTHER lunatic wandering about Washington City inquiring for Vice President Arthur, and declaring his intention to kill him produced another sensation in the city. And still another miserable fellow found his way into the office of Adjutant-General Drum, talking about the danger the country was in, and in gesticulating knocked down a hand-some drop light. It was thought best to put him out of the office, but he kept all at defiance, and flourishing his arms, cried out: "If Garfield dies it will be all right, for Arthur will die too, if I have to kill him myself." The police were sent for and the excited man carried out.

SECRETARY KIRKWOOD has appointed F. Lafesche, an Indian, as a clerk in the Indian bureau. This young Indian received all his education in the Indian school at the Omaha agency in this state. He is said to be a young man of good habits and fair intelligence. The secretary has made this appointment and doubtless others will follow with a view to teach them the duties connected with the bureau in the treatment of the Indians, and in the future place them in positions where their services may prove invaluable to Indians as well as the government.

VENKOR predicts the weather for July as giving a good deal of rain, wind, thunder and lightning over a large portion of the United States from the 1st to the 22d. From the 12th to the 20th an excessive hot term is probable throughout both Canada and the United States, with additional severe storms in western sections. A cold wave may occur about the 27th, carrying frost into Canada and cool weather generally, with storms of wind, hail and rain, over the United States.

A SAUNDERS and C. H. Van Wyck, Nebraska Senators, send to James G. Blaine, Secretary of State, the following: "Nebraska sends greetings—favorable tidings. Tell the President not even the great Lincoln had larger ebb in public confidence and love. Hope of his recovery fills with new inspiration every home, from the proud palace to the humble cottage on the prairie and rude dugout on the frontier."

The Talbot boys, who were reported to be hanged and who were respected by the Gov. of Missouri, made and swore to a confession on the 5th inst. Albert, the youngest, testified that he and Wyatt were in bed when he heard his mother crying for help. He ran down stairs and found her on the floor and his father killing her. He seized a double barrel shot gun and fired, killing his father. His brother Charley came down and put his father on the bed. The father then requested them never to divulge the killing. The oldest brother corroborates this statement.

SUMMARY vengeance has been threatened against Giteau, in the assassin. We hope that the government authorities, and citizens of Washington City will guard against every movement of the kind and not permit a wild mob to set at defiance the law of the land to wreak its vengeance upon a wicked man who has done the same thing even in the Capitol of the great American Republic. Citizens in the Capitol should use all their influence to prevent all further unlawful and bloody acts, be they against whom they may.

On the 6th at Albany, the balloting for senators resulted as follows: Conkling 32, Wheeler 42, other votes scattering. For successor to Platt: Kernan 53, Depey 53. The republican members were to hold a caucus the same evening. They have agreed that any candidate who receives fifty-four in the caucus, sixty-five members voting, shall receive a solid vote of sixty-five in joint convention. We hope to be able to announce the election of senators in this issue of the JOURNAL.

PILES of telegrams and letters of sympathy for the President and Mrs. Garfield continue daily to be received at the Executive Mansion. Ex-Senator Roscoe Conkling sent the following to Vice President C. A. Arthur: Please say to Mrs. Garfield for me that to-day's reports are most welcome, and rejoice me for the happiness they give to her. In reply Mrs. Garfield returned her thanks for his kind sympathy.

At the republican caucus held at Albany on the 8th inst, Warner Miller and E. G. Lapham were nominated as candidates for U. S. Senators. On the 9th in joint convention two ballots were taken which resulted in no choice. The vote resulted for the long term Miller 68, Kernan 50, Wheeler 19. For the short term Conkling 31 Lapham 60. The convention of the two houses then adjourned.

Last week a test case was being tried in the Douglas county district court, under the Slocum high-license law, against Andrew Pfenler, a saloon keeper of Omaha, who has been indicted with several other liquor dealers, for violation of the law. The defendant is represented by able counsel, Judge Wakely and Hon. J. C. Cowin, who claim the law to be unconstitutional.

A BOY named Eddie Miller living in Omaha, was so badly treated and abused the other day by a neighbor woman as to become a lunatic. She caught the boy by the hair of the head and gave him a terrible shaking up, banging his head against the side of the house with great force, causing the blood to spurt from his nose. She also kicked him in the side.

A SHOCKING accident occurred at Lincoln on the 4th, by the premature discharge of a cannon, killing a little boy a son of Mr. K. S. Nocomo, blowing an arm off from each of two men who were loading the cannon and severely injuring another person. The names of the men were Theebant, Reynolds and Squires.

In numerous places throughout the United States, on account of the sad news of the attempted assassination of President Garfield, there was no disposition to celebrate the 4th. And in many of the larger cities the bulletin boards were thronged by masses of citizens anxious to learn the condition of the President.

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

COMPLAINT having been entered at this office by Kasper Jenni against Mordecai Laigh for abandoning his Homestead Entry No. 7109, dated January 14th, 1878, upon the south 1/2, north-west 1/4 Section 24, Township 19 north, Range 1 east, in Platte county, Neb., 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. Dispositions will be taken before H. J. Hudson, at his office in Columbus, Neb., on the 27th of July, 1881, 10 a. m.

M. B. HOXIE, Register. Wm. ANYAN, Receiver.

FINAL PROOF. Land Office, Grand Island, Neb. June 27th, 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 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 3 west. He claims the land under said entry, and his continuous residence upon and cultivation of said land, viz: Henry McCabe, Edward Hogan, Thomas McPhillips and Wilbert Fortna, all of Postville, Platte Co., Neb.

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 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 the 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, and the northeast quarter of the southeast quarter of section twenty-seven, and the undivided half of the half of southwest 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 of ground in the city of York, in said Platte county, to wit: Lots seven and eight in block thirty-eight; lots one and two in block forty; lots one and two in block forty-three; lots three and four in block fifty-eight; lots three and four in block sixty-two; lots seven and eight in block seventy-four; lots three and four in block eighty-eight; lots three and four in block one hundred and twenty-one; lot three in block one hundred and twenty-two; lots three and four in block one hundred and twenty-six, 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 District Court in and for Platte County, 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 aforesaid, to sell the real estate of said deceased herein described, for the purpose of paying 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, in the hearing of said application.

GEO. W. POST, Judge of the Fourth Judicial District of Nebraska. C. A. SPRICE, 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 said S. McAllister, J. P., in and for said Platte county, Nebraska, and certified by G. B. Bailey, J. P., in favor of Franz Koenig against Moritz Stoltze, for the sum of sixty-three dollars and sixty cents damages, and costs and 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 Franz Koenig against Moritz Stoltze, for the sum of fifty-one dollars and seventy cents damages, and the sum of six dollars and ninety cents costs and accruing costs. A transcript of which said two judgments has been duly filed with the Clerk of the District Court of said county. I have levied upon the following described real estate situated 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. seven (7), north of range one (1) east of the sixth principal meridian, in said Platte county, Nebraska, together with all appurtenances thereto belonging, and will offer the same for sale to the highest bidder, for cash in hand. (The said premises to be sold subject to all prior encumbrances be the same more or less) on the

10th 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 County, Neb.

SHERIFF'S SALE. BY VIRTUE of conditions exproms 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 H. Green as defendant, for the sum of twenty-five dollars and eighty cents, and interest at 12 per cent. per annum, 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: Said judgment, to wit: Lots 1, 2, 3 and 4, block 70, lots 5 and 6, block 42.

And 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.

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 vote cast at said election duly held in said Precinct on the 29th day of May, 1881, according to said proposition, is as follows, to wit: Said proposition 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.

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 \$31.97 in an action pending before him, wherein John P. Braun is plaintiff and Henry Bockshecker defendant, that property consisting of one Dewey harrow, 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.

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 the 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. And 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 aforesaid, to sell 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, in the hearing of said application.

GEO. W. POST, Judge of the Fourth Judicial District of Nebraska. C. A. SPRICE, Atty.

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

(Copy.) 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 for license 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. Criles, Esq., appearing for said petitioner, and appearing to the Court from said petitioner 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. It is therefore ordered by the Court now here that said petition be heard at the chambers of the undersigned Judge of said Court at the city of York, York county, Nebraska, on the 15th 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 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 THE COLUMBIAN JOURNAL, a weekly newspaper printed, published and generally circulating in said county of Platte.

By the Court. GEO. W. POST, Judge. ALBERT W. CRILES, Attorney. 529-3.

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