THE JOURNAL.	Court Proceedings-September Term, 1881.		tition to sell real estate. First order.		EXECUTOR'S SALE.	FINAL PROOF. Land Office at Grand Island, Neb.,)	FINAL PROOF. Land Office at Grand Island, Neb.,
	State v Charles Davis. Indict-	Foreclosure. Continued.	Becker and others v L Anderson.	EDITOR JOURNAL : Some improve-		Sept. 21st, 1881.	Sept. 13, 1881.
WEDNESDAY, OCT. 5, 1881.	ment for burglary. Capias ordered.	N G Bonesteel v Pearl B Bonesteel	Mandate from Supreme Court filed.	ments are being made here; the R.	D District Court of the Fourth Judi- cial District of Nebraska, in and for	NOTICE is hereby given that the following-named settler has filed	NOTICE is hereby given that the fol
		and Kittie L Bonesteel. Partition.	Mandate argued.		Platte county, the undersigned, execu- tor of the estate of John A. Norris, late	notice of his intention to make final	IN lowing-named settler has file notice of his intention to make fina
Entered at the Post-office, Columbus, b., as second class matter.	the JOURNAL that this man broke	Default against K L Bonesteel. J P	J Ripp and others v Franz Koch	coal house; Mr. Schultz is building	of Franklin county, in the State of Ohio.	proof in support of his claim, and that said proof will be made before Clerk	proof in support of his claim, and the
	jail some time ago, getting well out	Decacity of of Decaret and of of Hour	C H W Dietrich v A Albrecht.	a large house which will be quite an	deceased, will sell at public vendue the	of the District Court of Platte Co.,	said proof will be made before Clerk of the District Court of Platte county, a
DR. Oliver Wendell Holmes is 72	Jan some time ago, getting wen out	loon, toretoest	Appeal. Continued.	addition to the village; Mr. Cyphers	following described real estate, situated and being in the county of Platte, and	at Columbus, on Thursday, October	county seat, on Oct. 22d, 1881, viz:
ars old and a little deaf.		C P Dewey v John Reagan and	State v Grant Continued fire	is also building a house on Main	State of Nebraska, to wit: The south-	27tb, 1881, viz: Samuel Maynard, Homestead No.6071,	Gottleib Lemp, guardian of Charle Neffenegger, minor heir of Jacob Net
	Hodges v Witchey. Foreclosure.	wife. Sale ordered. Dewey has	times. Dismissed on motion of def't,	street; J. C. Paxton is having the	west 1/4 of the southwest 1/4 of Section 8, in Township 17 north of Range 1 east	for 140 8. 14 of N. E. 14, Section 24, Town-	enegger, deceased, Homestead No. 66
		sold the judgment.	the State consenting.	cellar under his store walled with	The east 1/4 of the southwest 1/4 of Sec-	ship 19, north of Range 2 west. He	for the N. W. 14, S. E. 14, N. E. 14, S. W. 14, Section 22, Town
ed in office were democrats.	Kruger v Adams & French Har-	Crabtree v Lohans and wife. Sale	State v Peter Klantschi. Peace	brick, and the Independent office is	tion 8, in Township 17 north of Range 1	bi- continuous residence upon, and cul-	ship 17 north, Range 2 west. He name
KEENAN, the murderer of Hens-	vester Co and W H Wells. Motion	ordered. Stay expires March 22, '82.	State v Bell Jones. Appeal.	receiving its coat of plaster.	east. The north 1/4 of northeast 1/4 of Section 27, in Township 17 north of	tivation of said land, viz: Jacob Judd, R. Sert Gentleman, J. F. Shure and John	the following witnesses to prove hi continuous residence upon and culti
y, has been sentenced to be hanged	to set aside report of referee and for	F Gottschalk v Emeline C Saley	State v Geo Clark. Indictment	Many are still putting up hay, but	Range 1 east. The southeast ¼ of the northeast ¼ of Section 27, In Township	Jensinson, all of Platte Center, Platte	vation of said land, viz: John Blaser
Chicago Nov. 18.	new trial.	and Lewis M Saley. Sale ordered.	for burglary. Dismissed on motion	the careful farmers have finished.	17 north of Range 1 cast. The northeast	Co., eb. N. D. HAVER Pardistan	Christian Buss, John Buss and Samue
NEXT week will open the political	Young v Morgan v Gallagher. In-	Stay expires March 24, '82.	of Dist. Atty.	There is scarcely any ploughing	1% of the southeast 1% of Section 27, in	22-w 5 M. B. HOXIE, Register.	Imhoff, all of Cherry Hill, Platte Co Neb.
mpaigu in Nebraska, when we will	junction. In supreme court.	Stolze v Charles Moore, Contin-	State v S L Barrett. Indictment	done yet; in a ride of twenty-two	Township 17 north of Range 1 east. And the undivided half of the south 34	FINAL PROOF.	21-w-5 M. B. HOXIE, Register.
view the situation.	Central National Bank of Omaha	ned by agreement.	for obtaining money by false pre-	miles a few days back we only saw	of the southeast 14 of Section 23, in	Land Office at Grand Island, Neb.,(
	v Martens. Continued for service.		tense. Jury disagreed. Cause con- tinued. Bond fixed at \$400.	about three acres; almost every one	Township 17 north of Range 1 east. Also the following lots in the city of	Sept. 21st, 1881. j NOTICE is hereby given that the fol-	FINAL PROOF. Land Office at Grand Island, Neb.,)
DR. G. C. MONELL, 8 prominent	Cook v J G Compton and wife.	Appeal. Dismissed.	State v same. Indictment for for-		Columbus, to wit: Lot 7 in block 38,	N lowing-named settler has filed	Sept. 7th, 1881.
izen of Omaha, died at Detroit,	Confirmation of sale. Stricken from	Thos Day v Albert Rose. Appeal.	gery ; also for uttering and publish-	appears to be busy about something	lot 8 in block 38, lot 3 in block 39, lot 4		NOTICE is hereby given that th
ch., Thursday last.	the docket.	Dismissed.	ing forged orders; also for forgery:	eise,	in block 39, lot 1 in block 40, lot 2 in block 40, lot 1 in block 43, lot 2 in block	proof in support of his claim, and that said proof will be made before Clerk of	following-named settler has file notice of his intention to make fin
THE headquarters of the depart-	Fay v Farrell, Petition for ac-		also for uttering and publishing	Our popular Col, Roberts is the	43, lot 3 in block 58 lot 4 in block 58, lot	District Court of Platte county, Ne-	proof in support of his claim, and the
a data the second se	count as partner. Peport of G G	J H Dumont v J C McMahon and	forged orders ; also obtaining money		5 in block 72, lot 6 in block 72, lot 7 in block 74, lot 8 in block 74, lot 3 in block	braska, at the county seat, on October	said proof will be made before the Cler of Dist. Court of Platte county, Neb.,
the city of Omaha.	from a burner reburn a de	E D Sheehan. Verdict for defend-	by false pretense.	boy baby caused 148 to smile broad-	88, lot 4 in block 88, lot 3 in block 121,	John Koch, Homestead No. 6559, for	county sent, on October 22d, 1881, viz:
	Bowman, referee, confirmed. Plain-	ent. Motion for new trial overruled.	State v John J Macken. Selling intoxicating liquor without a license.	ly as they smoked their cigar at the		the N. 14, S. E. 14, Section 34, Township	Henry Johnson, Homestead No. 627
	tiff excepts. Referee allowed \$100.	The second se	Bond fixed at \$200.	Col's, expense.	block 138, and lot 2 in block 138, Said	19 north, Range 4 west. He names the following witnesses to prove his contin-	for the E. 1/2, N. E. 1/4, Section 34, Town ship 20 north, Range 1 cast. He name
ieved that Chester A. Arthur will		L & N W R R Co v Dora Died-	State analysi Angust Bestishes	Threshing is still being done as	sale will take place, pursuant to ad-	uous residence upon and cultivation of	the following witnesses to prove h
forget his political friends.	W C Galloway & Co v W S Bart-	rich. Motion to set aside report of	and Wendel Eschlbacher. Same,	fast as the farmers can secure a	journment, on	said land, viz: James Kiernan, Chris- tian Lindauer, John Pierce and John	continuous residence upon and cultiv- tion of said land, viz: Andrew Iverson
GEN. ARTHUR'S wife died about a	lett, Treasurer Antelope county,	referee, W II Munger. Overruled.	Bond \$200.	machine; but good threshing ma-	Wednesday, the 26th day of	Koop, all of West Hill, Platte Co., Neb.	Theodore Matzen, Niels Olson and San
ar ago. He has two children, his	Neb. Motion to set aside report of	Defendent excepts.	State v Jacob Ripp-unlawful	chines are few and far between this	October, 1881,	22-w-5 M. B. HOX1E, Register.	uef Wheeler, all of Creston, Platte Co Neb.
n Allan, 17, and daughter Nettie, 10.	referee. Overruled. Exception.	Downs v Brennan and Mussen.	selling intoxicating liquor without license. Bond \$200.	fall; like most all machinery they	at 10 o'clock, a. m., at the west door of the Court Honse in Columbus, Platté	FINAL PROOF.	20-w-5 M. B. HOX1E, Register.
CAPT. PAUL BOYNTON is attempt-	Referee allowed \$70. Judgment on	Continued.		have experienced too many of Ne-	county, Nebraska. Terms of sale; one-	Land Office at Grand Island, Neb.,}	The second
his longest swim - from the head	the report.	A Henry v W D Davis. Contin-	for removing mortgaged property		third cash, balance in two, equal, an- nual payments, with interest at ten per	Sept. 9th, 1881. i	FINAL PROOF.
the Yellowstone to the mouth of	Philip Cain, assignee of Anna K	ued at cost of defendent.	out of the county. Bond \$200.	C. W. Day will fat one car load of	cent.	NOTICE is hereby given that the following-named settler has filed	Land Office at Grand Island, Neb., Sept. 12th, 1881.
e Missouri.	Pruyn. Continued.	Nannie O Moffitt v Bader and oth-		cattle this winter, and J. Walter	Columbus, Neb., Sept. 28, '81. JOHN R. MULVANE,	notice of his intention to make final	NOTICE is hereby given that th
	Wells v Barnum and others, gar-	ers. Sale confirmed, deed ordered.	PUNCHED and clipped coins are	three; they are two of the most	Executor of the estate of John A. Nor-	proof in support of his claim, and that said proof will be made before the	in following-named settler has file notice of his intention to make fine
In a series of drunken fights the	nishee of Ellen Young. Stricken	Gerrard v A W Lawrence. Con-	being refused almost everywhere,	prosperous farmers in this part of	ris, deceased. 22-w-4	Clerk of the District Court of Platte	proof in support of his claim, and the
ner night at Nebraska City, Chief	from the decket	tinued.	and rightly. The west must take			county, at Columbus, Neb., on Thursday, October 27th, 1881, viz:	said proof will be made before the Cler of the District Court of Platte Count
Police Alex. Hickey fatally shot	Hunneman & Tolman v W B Dale.		care that she do not lose more than	the county.	PROBATE NOTICE.	Josef Veik, Homestead No. 6664, for	Nebraska, at county seat, on Octobe
a. McGuire.	Foreclosure of lien. Referred to N	Moulthrop & Sons v Gast and	her proportional share. It seems	The new grist mill on the Blue is	THE STATE OF NEBRASKA, 88.	the E. 14 of N. E. 14, Section 32, Town-	20th, 1881, viz:
VENNOR, the weather man, says	H Bell. Continued by agreement.	others. Continued.	that the east is trying to unload on	finished, which reduces our distance	County of Platte, § 55. In the County Court, in and for said	ship 20 north, of Ringe 1 west. He names the following witnesses to prove	Oliver Femer, Homestead No. 703 for the N. E. 4, Section 32, Township 1
t a very singular November is	if ben, Continued by agreement.	Brouelette & Laughlin v Kavan-	the generous, easy-going communi-	to mill one-half, it being only seven	county. In the matter of the estate	his continuous residence upon and cul-	north, Range 1 west. He names the fo
proaching-he does not say in	in a cossey i min a cossey.	augh. Verdict for defendent.	ties of the west. The Chicago Times	miles from Rising City.	of John Karlin, deceased, late of said county.	tivation of said land, viz: William Schmitz, Jacob Grelsen, of Columbus,	lowing witnesses to prove his continu ous residence upon and cultivation of
at particular.	Divorce, Continued.	Eliza Ann Cornwell v Wm Corn-	remarks concerning the value of	No frost yet, but corn will soon be	AT A SESSION OF THE COUNTY	Platte Co., Neb., and Frank Mielenz,	said land, viz: Josef Rothlantnen, Fre
	Betts v Eusden, Jewell and Mon-	well. Divorce. Continued for ser-	these clipped and punctured coins :	dry enough to crib. WHY NOT.	A Court for said county, holden at	Conrad Fuchs, of Humphrey, Platie	Hellbusch, Benjamin Spielman, Frank lin W. Rothlantnen, all of Columbu
INCOLN was shot on the anniver-	crief. Verdict for the plaintiff for	vice.		Rising City, Sept. 27th, '81.	the County Judge's office in Columbus,	Co., Neb. 22-w-5 M. B. HOXIE, Register.	Platte Co., Neb.
V of the fall of Fort Summor and			"Lot if he harns in mind that the	the city, copie area, or	in said county on the lota day of Sep-		
	\$80. Judgment on the verdict.	Parker v Huber. Replevin. Set-	"Let it be borne in mind that the loss on a mutilated coin is far more		in said county on the 10th day of Sep- tember, A. D., 1881, present John G.		20-w-5 M. B. HOX1E, Register.
rfield died on the anniversary of		Parker v Huber. Replevin. Set- tled.	loss on a mutilated coin is far more		tember, A. D., 1881, present John G. Higgins, County Judge. On reading	FINAL PROOF.	
field died on the anniversary of	\$80. Judgment on the verdict. Plaintiff excepts to judgment being entered for costs.	tled.	loss on a mutilated coin is far more than the value of the metal abstract- ed. Such a coin is in fact worth no	Jottings from Shell Creek.	tember, A. D., 1881, present John G. Higgins, County Judge. On reading and filing the duly verified petition of Fredericka Karlin praying that letters	FINAL PROOF. Land Office at Grand Island, Neb.,}	FINAL PROOF.
field died on the anniversary of battle of Chickamauga.	\$80. Judgment on the verdict. Plaintiff excepts to judgment being entered for costs.	tled. Wm Gerhold v Josephine Gerhold.	loss on a mutilated coin is far more than the value of the metal abstract- ed. Such a coin is in fact worth no more than the same weight of bul-	Jottings from Shell Creek. John Ellioft's sale was a great	tember, A. D., 1881, present John G. Higgins, County Judge. On reading and filing the duly verified petition of Fredericka Karlin praying that letters of administration be granted to Andreas	FINAL PROOF. Land Office at Grand Island, Neb., Sept. 22d, 1881.	FINAL PROOF. Land Office, Grand Island, Neb., August 29th, 1881.
field died on the anniversary of battle of Chickamauga. r was reported last week that a	\$80. Judgment on the verdict. Plaintiff excepts to judgment being entered for costs.	tled. Wm Gerhold v Josephine Gerhold. Divorce. Motion to set aside report	loss on a mutilated coin is far more than the value of the metal abstract- ed. Such a coin is in fact worth no more than the same weight of bul- tion of equal fineness. The metal in	John Ellioft's sale was a great success. His auctioneer, Mr. Huber,	tember, A. D., 1881, present John G. Higgins, County Judge. On reading and filing the duly verified petition of Fredericka Karlin praying that letters of administration be granted to Andreas Matthis on the estate of said decedent. Thereupon, it is ordered that the 8th	FINAL PROOF. Land Office at Grand Island, Neb., Sept. 22d, 1881. NOTICE is hereby given that the following-named settler has filed	FINAL PROOF. Land Office, Grand Island, Neb., August 29th, 1881. (NOTICE is hereby given that the fo
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rfield died on the anniversary of battle of Chickamauga. T was reported last week that a sutable man had said that he over- ard the formation of a plot to assinate President Arthur. Rev. CHAS. ATKINSON, an aged	\$80. Judgment on the verdict. Plaintiff excepts to judgment being entered for costs. Hunneman · v Dale. Ejectment. Referred to N H Bell. Gerrard v Blodgett. Sale ordered. D Ryan v J E Tasker and others. Verdict for plaintiff for \$11. Judg-	tled. Wm Gerhold v Josephine Gerhold. Divorce. Motion to set aside report of W S Geer, referee, overruled. Decree as per report. Referee allow- ed \$75; guardian <i>ad litem</i> \$12. Kelligon v McMahon & Wolfel.	loss on a mutilated coin is far more than the value of the metal abstract- ed. Such a coin is in fact worth no more than the same weight of bul- tion of equal fineness. The metal in two half-dollar pieces fresh trom the mint is worth, at present prices, only about 82 cents. If only 2 cents' worth of metal has been semoved by	John Ellioft's sale was a great success. His auctioneer, Mr. Huber, even beat himself. Several men re- marked that to sell slock well a	tember, A. D., 1881, present John G. Higgins, County Judge. On reading and üling the duly verified petition of Fredericka Karlin praying that letters of administration be granted to Andreas Matthis on the estate of said decedent. Thereupon, it is ordered that the Sth day of October, A. D., 1881, at 2 o'clock, p. m., be assigned for the hearing of said petition at the County Judge's office in said county. And it is further ordered, that due	FINAL PROOF. Land Office at Grand Island, Neb., Sept. 22d, 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 Dist. Court for Platte county, Nebras- ka, at county seat, on October 29th, 1881, viz:	FINAL PROOF. Land Office, Grand Island, Neb., August 29th, 1881. NOTICE is hereby given that the fo lowing named settler has filed us tice of his intention to make fin proof in support of his claim, and the said proof will be unde before the cler of the district court of Phile county, Columbus, Nebraska, on Thursday, O
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Land Office at Grand Island, Neb

vard Vale as principal. Verdict for Music Hall Association. Sale or-takes from another ten times as much as he secures for himself.

plaintiff, \$100. small pox.

upreme court.

J. C. and P. S. JONES of Colorado recently sold 35,000 cattle to F. L. Underwood & Co. of Kansas City tinued. for \$625,000. That is a sample of

western enterprise.

By order of the Secretary of War Crabtree v Vale and Zoll. By one company of the 10th U.S. inagreement of counsel judgment is fantry, will go into camp near the entered against the defendent Zoll cemetery, and furnish a guard for the tomb of Gen. Garfield. and his surety.

New England Mortgage Security GEO. SCOVILLE, brother-in-law to Guiteau, the assassin, takes charge | Co v Fortune and wife. Sale conof his defense. He believes he can firmed and deed ordered. Balance succeed in establishing the fact of due \$128. insanity with a fair-minded jury.

closure. Continued. THE N. Y. Commercial Advertiser's Utica correspondent is assured "on the best of authority" that Mr. Lincoln is the only member of the cabinet who will be urged to stay.

PRESIDENT ARTHUR has issued his proclamation requiring the U.S. Senate to convene Oct. 10, "to act upon such communications as may tinued on motion of plaintiff. be made to it on the part of the executive." Foreclosure. Continued.

THERE was a wretched rumor put afloat by the telegraph from Chicago last week that President Arthur had confirmed and deed ordered. been assassinated. There were many anxious inquiries as to the confirmation of the report.

THE treasury department announces that there are outstanding over \$21,000,000 in bonds on which inconfirmed and deed ordered. terest has ceased, on some of them eleven years ago. It is supposed Continued. that most of them have been destroyed. Continued.

MRS. GARFIELD will make her home at the farm at Mentor. Grandmother Garfield will live with her. The eldest sons Harry and Jimmy will attend Williams College, and Miss Mollie a private school at Cleveland.

It is to be hoped that the Republican State Convention which meets to-day at Lincoln will honor itself and express the wish of the people of the State by nominating Hon. Samuel Maxwell as judge of the supreme court.

HON. JAS. PARKS of Elletsville, Ind., was a hundred years old the other day, and about 10,000 people assembled to celebrate the event. Ex-Governor Hendricks and Judge Franklin addressed the guests. The old gentleman cultivated his garden alone last summer.

On Tuesday, of last week, was held the most exciting election that ever took place at Lincoln. The voters of the capital city decided, by a vote of four more than the requis-

L & N W R R Co v Cadwallader R H Henry v John Rex Henry and heirs. Continued. Same v T C Durant, trustee. Confirmed and deed ordered. Josephine Reeves v Geo J Savidge Same v Diedrich, Appeal, In

und F H Gerrard. Motion to strike appeal from the docket sustained. Eimers v Tiskotter. Continued. Def't excepts.

> Catherine Behr v Walter W.Klock Valley this fall, without bends. and Bridget Morrissey, whose true The road will, we think, without first name is unknown. Def't al-

lowed 30 days to file answer. Peter Klantchi v Michael O'Hearn. Damages. Verdict for the plt'ff for fact cannot be ignored that this en-\$900. Motion for new trial overruled. Def't excepts.

Same v Grady and wife. Fore-Sandford v Wolf. Dismissed at plt'ff's costs. Gerrard & Whitmover v Platte

Reeves v Savidge and Gerrard. county. Appeal. In supreme court. Dismissed at cost of plt'ff. Estate of E C Kavanaugh. Order McNamara v D Ryan. Motion to of publication allowed.

strike petition from the files over-James Ducy v Frank Walker. ruled. Pit'ff excepts.

Continued by agreement of parties. Estate of Mariah Arnold, dec'd. School district 29 v John Walker, Sale confirmed and deed ordered M. Morrissey and M. Deady. Con-Estate of John A Norris, dec'd.

Continued. Gerrard v A W Lawrence et al Hibbard, Spencer & Co. v Coolev Brothers. Continued.

Sarah B Canfield, executrix, v Lois Wm Diedrich v Morris Stolze. M Stewart, G W Stewart et al. Sale Sale confirmed and deed ordered.

C P and A B Dewey v Wm J J A Hood v T H Saunders and Brausen. Foreclosure. Default. others. Sale ordered. Stay taken Marion Lawrence v Augustus W June 27, '81; expires March 27, '82. Lawrence. Divorce. Decree as

American Mortgage Co of Scotprayed for. Care and custody of land v James Russell and wife. Sale her maiden name restored to her.

McFarland v Callison. Appeal vorce. Default. Stolze v Delsman and Spielman

tinged Mattie Riemer v Moritz Stolze A B Dewey v Charles Walker

Foreclosure. Default. English & Brandt v Zach. Motion ON&BHRRCovSA Bonesteel, M Weaver, L Gerrard, M C Aultman & Co v Henry Wasser-Whitmoyer and Thos C Durant.

Leave to file answer in 30 days.

found due plt'ff, \$196.50.

burger and others. Referred to M ed for Bonesteel for \$450. Jury W T Rickly v Thomas Manley, By agreement of parties, plaintiff has

judgment for \$15. trial overruled. Def't excepts. T C Roberts v John Schram. Garnishment. Settled and costs paid. Margaret Gottschalk v C B & Q R R Co. Motion to set aside report

of referee overruled. Plaintiff exfound to have a lien of \$109.15. cepts. Referee allowed \$40. Bond tixed at \$200. Same v L & N W R R Co. Judgclosure of lien. Continued. ment on the findings of referee.

Plaintiff excepts. Bond fixed at \$200. Referee allowed \$40. Dora Diedrich v L & N W R R

Continued by agreement.

to dismiss appeal sustained.

Whitmoyer.

Co. Same as preceding. Mary A Brady v M McDonald. Garnishment. Continued. Hand v Kinney and others. Strick en from the docket.

David Cunningham v Heinrich Prigge and others. Foreclosure. Default. Berger v Gerhold. Judgment by

ued

dered. Stay expires March, '82. Such a thief should be deprived of his despicable occupation as speedand others. Partition. Sale con- ity as possible."

U. P. Enterprise.

From most reliable information. we can say that the Union Pacific railroad company will build a branch road from Genoa up the Loup doubt, be completed as far as Fullerton. This will open up and give facilities to our country that very few new communities enjoy. The terprising company, the U.P., is doing more to advance the interests. and develope the resources of northwestern Nebr, than all other roads combined. We hope this new enterprise, which, if completed, will

rank Nance county among the best in the state, will be met by our citizens along the proposed line, with that generosity it deserves.

The above, from the Genoa Leader. will be good news for Columbus, because it will extend the borders of her business, bringing her into more close communion with all the Loup into line with older settled portions kind.

of the State. ABOUT five o'clock Monday evening many of our people heard a strange, dull "thud" resembling a infant child given to the mother, and distant explosion, and felt a distinct shaking of buildings and their con-

John Behr v Lizzie Behr. Di- tents. The type in the cases at the Pilot office rattled distinctly, and the Baker v Spielman, as sheriff. Con- tin and other hardware in our business houses exhibited a perceptible commotion. Many citizens in their private houses noticed the shock

with astonishment, and much comment was indulged in as to the cause. Some thought it was distant thunder By agreement a verdict was direct- while the prevailing opinion was that a car load of dynamite had exploded at Council Bluffs .-- Blair Pi-

quently asserted lately that the Wm Hunneman v Lizzie C Leb- widow of Abraham Lincoln was scurvily treated by the congress. That body occupied itself with Mrs. Lincoln's affairs on three several occasions. The first time, immediately after the assassination, a law was passed bestowing a year of her husband's salary upon the widow. This was \$25,000. Still later an act was passed permitting Mrs. Lincoln to have all letters sent to her free of

nor hay need to be carried. It is a labor-saving arrangement. "Only s farmer" planned it, but there were brains at work.

Called at John Eyman's to congratulate, but came too late, and found nobody at home. Gone on a

wedding trip? On the way we met Mr. Niels Munson with three teams hauling flax, and some fat steers driven behind. Mr. M. promised to attend the fair. By the way, all the farmers we meet are pretty well interested in the fair.

Our next stop was at the new Congregational church on Mr. R. Wiley's homestead. Mr. Watts and Mr. Murdock were at work plastering, and another man was painting. It is a fine building, and, standing on high ground, it can be seen from

every direction. Those who conceived the idea-all may rejoice within the neighborhood who feel a just pride in it. Church and school attract a very desirable class of setcountry, which is one of the richest | tlers, and landholders in such neighregions in Nebraska, and only need- borhoods can well afford to contribing what is now proposed to bring it ute liberally to enterprises of that

Wiater Pasture.

Coming down from Upper Shell

A. H.

Creek, on the southwest side of the creek, one passes through what its owner calls Bloomingdale stock farm. On the right side of the road, going down, is a small field of perhaps six or eight acres covered with a luxuriant herbage called rape. The owner says he sows it merely as an experiment to see how it will stand our winters and how much green feed it will furnish as a winter pasture for his sheep, calves, colts and pigs. As stock is and must be our principal thing this experiment that we had felt a slight shock of an is interesting to all farmers and directed to return a verdict against | earthquake. About eight o'clock all | stock men. Any one going that way Weaver. Motion of Weaver for new doubts were dispelled by the receipt will be pleased to look at that field, of a telegram from Omaha saying it being an entirely new crop in this neighborhood, if not in this State.

> THE president has removed from office Sol Starr, postmaster at Deadwood, Dakota. It was done upon a report of Inspector John B. Furay, of Omaha, who informed the department the postmaster had been favoring the star route contractor by making false returns of stage trips. He was in the habit of reporting that the stage arrived when it did not, and the contractor drew pay in consequence for trips he never made. -- Omaha Republican.

Final Proof.

Land Office at Grand Island, Neb., Sept. 22d, 1881. **TOTICE** is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk

JOHN RICKLY, Co., Neb. 22.w.5 Acting Mayor. 23-w-1

FINAL PROOF. Land Office at Grand Island, Neb.,} Sept. 27th, 1881. TOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of

District Court for Platte Co., Neb., at Columbus, Nebraska, on Thursday, November 10th, 1881, viz: James Leary, Homestead No. 6674 for the S. 14, N. W. 14, Section 6, Town ship 18 north. Range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Michael Cronin.

Denis Regan, John Lucid and Patrick Regan, all Platte Center, Platte Co., Neb M. B. HOX1E, Register. 23-W-5

FINAL PROOF.

Land Office at Grand Island, Neb., Sept. 24, 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 C. A Newman, Clerk of the District Court, at Columbus, Nebr., on November 3d. 1881, viz:

George Lymath, Homestead No. 5847. for the S. E. ¼, Section 4, Township 20 north of Range 4 west. He names the following witnesses to prove his continuous residence upon, and cultivation of said land, viz: John Jackson, Elias Stowe, E. M. Squires and Edward Lymath, all of Newman's Grove, Nebr. 23-w-5 M. B. HOX1E, Register.

FINAL PROOF.

Land Office at Grand Island, Neb., Sept. 28, 1881. i NOTICE is hereby given that the following-named settler has filed notice of her intention to make final proof in support of her claim, and that aid proof will be made before C. A Newman, Clerk of the District Court. t Columbus, Nebr., on the 4th day o November, 1881, viz: Lutetia B. Owen, Homestead No. 9162

for the N.E. 14, Section 34, Township 19, Range 4 west. She names the following witnesses to prove her continuous residence upon, and cultivation of said land, viz: William F. Hauchett, Joseph E. Jacobs, Harriet H. Hanchett and Nelson A. Rich, all of Palestine Valley, Nebr. 23-w-5 M. B. HOXIE, Register.

FINAL PROOF.

Land Office at Grand Island, Neb.,) Sept. 23d, 1881. { NOTICE is hereby given that the fol-lowing - 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 C. A. Newman, Clerk of the District Court, Platte Co., at Columbus, on October 28th, 1881, viz: Henry Rudat, Pre-emption Declarato-

following-named settler has filed notice of his intention to make final proof in support of his claim, and that of District Court for Platte Co., Neb., at county seat, on October 29, 1881, viz: 15th, 1881, viz: John Deegan, Homestead No. 6237 for the E. 14, N. E. 14. Section 14, Township 19 north, Range 3 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Thomas McPhillips, David Joseph, Patrick Deegan and Frank Rivet, all of Postville, Platte on, all of Platte Co., Neb. 591-5 M. B. HOX1E, Register. M. B. HOXIE, Register.



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



Repairing Cheaply and Promptly Executed.

L F Parker v A W Lawrence, Marion Lawrence and others. Forecloseure. Amount to plt'ff \$691.60. Atty's fees \$69. Eagle Mnf'g Co It is not true, as has been freman, Geo Lehman and others. Fore-

Belinda Curtis v Mrs J N Bayne. Gluck v Boyle. Default. Amount Dennis Duggan v Robt Price and John Welch. Damages. Continpostage and her own correspondence

OBSERVING FARMER.

Be it ordained by the Mayor and Council of the city of Columbus; SEC. 1. That hereafter all barber shops in said city shall be closed during

first day of the week commonly called Sunday; and during said day no tonsorial work whatever shall be done for hire in any of said shops. SEC. 2. The owner or proprietor any barber shop in said city who shall violate or suffer to be violated any of the provisions of the preceding section shall, upon conviction thereof, be fined

in any sum not exceeding fifty dollars. SEC. 3. This ordinance shall take effect and be in force from and its passage, approval and due publication.

Approved October 1, 1881

Attest:] H. J. HUDSON, City Clerk.

Sunday

August 31st, 1881. TOTICE is hereby given that the

aid proof will be made before Clerk of he District Court of Platte county. Nebraska, at the County Seat, on Oct.

Jeheil J. Judd, guardian for Marcus-H. Judd, Homestead No. 6128, for the W. V. Section 22, Township IS north, Range 3 west. He names he following witnesses to prove his continuous residence upon and cultivation of said land. viz: John E. Dack, Robert Wiley, Solomon Dickenson and William J. Thurs-

their own interests by giving him a call. Remem-

First-Class Boot and Shoe Store in Connection.

