THE JOURNAL.

WEDNESDAY, DEC. 7, 1881.

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

SECRETARY of the Treasury Upton has tendered his resignation.

It is claimed that impure well water is spreading typhoid fever in Denver.

THE Parliament of Great Britain has been reprorogued to the 7th, Feb., 1882.

MRS. BROOKS and Mrs. Bittenbender are stumping the state for woman suffrage.

COAL, fit for ordinary use, has been found within ten miles of St. George, Utah.

COMBATANTS are in training for the next contest for U. S. senator from Nebraska.

GLADSTONE'S residence in London was guarded last week by an extra force of police.

THE official count of the recent vote of Nebraska gives Judge Maxwell 34,344 majority.

LILLEY and Broth two star routers have been indicted by the grand jury at Washington.

Snow and ice last week were reported from Northern Michigan, the latter five inches thick.

"MADAM RUMOR" says that Senator David Davis is soon to be married to a Massachusetts lady.

Two HUNDRED cattle on a grazing farm at Carrowgall, England, have recently been badly mutilated.

IT was positively denied last week by the city authorities that smallpox prevails in Council Bluffs.

TWENTY-ONE new cases of smallpox were reported on the 1st in Pittsburg and Alleghany cities.

In County Down, near Dromore, Ireland, another farmer was beaten to death. He had paid his rent.

IT was stated at London last week that the survivors of the light house disaster were still on Calf Rock.

THE female suffragists claim eighty of the ninety-four papers in cranks have been arrested there since the state as favorable to their cause. Garfield was shot.

THE Pink-Eye is spreading very rapidly in Pittsburg, Pa., and over a thousand horses are now down with

Five hundred vessels are stored at Chicago already and more are com-Os the 25th ult., the criminal court ing in daily. It is said to be the

largest number ever wintered there. ladies. THREE hundred and fifty men are employed in the Union [Pacific shops at North Platte. The pay roll for October is said to amount to

\$30,764. THE assistant treasurer at New York has been authorized to coninue the purchase of called bonds until the limit of \$5,000,000 has been reached.

SENATOR VAN WYCK and wife left Nebraska City last week for Washington. It is thought they will return home during the holidays and spend a week.

MRS. SOPHIA PETERS, of Chicago, took poison with fatal results. She was a married woman and became depressed with the possibility of eviction from her residence.

QUEEN VICTORIA requested a photograph of the late President Garfield, which Mrs. Garfield forwarded to her majesty last week. It was

suitably framed and cabinet size. SEVENTY-SIX members of the Ohio editorial association went on an excursion the other day to New

> York city from Youngstown, O., where they held their annual meet-

A MOTHER in Lincoln recently whipped and mutilated the body of her child with a strap, for failing to recite her prayers, and then ran away to avoid the wrath of the father.

A BREAK in the dams of the lower old river last night let the water from Red river into Jones' bayou with a rush, destroying the government improvement at the mouth of the bayou.

Two old women, Mrs. Reed and McCarthy, of Scranton, Pa., were burned to death the other morning in a dwelling-house that was on fire, before any assistance could be rendered.

ELIAS FITTS, another crank, was arrested the other night in Washorganization, but to what extent he ington City. He said he came to would not say. save Guiteau. It is said that ninety

During the day the prisoner's sister, Mrs. Scoville, was examined and gave a partial biographical sketch of

The court adjourned.

Trial of Guiteau.

same manner he did yesterday until the subject of the shooting of the claims he owns a steer that can puil was crowded, mostly by fashionable President was introduced, when he a sulky plow over a mile in four described his interviews with Blaine and Garfield at length in trying to The prisoner, during thanksgiving, secure the Paris consulship, and said obtained time to prepare another the party was at loggerheads and I statement or speech, in which he said "All I want is absolute justice, got very much worried over it. I

wrote several notes to the President, and I shall not permit any crooked telling him something must be done, work. In attemping to remove the president I only done what the pabut the paid no attention to it. He pers said ought to be done, but now kept on worrying over the political the papers denounce me for doing situation, and knew this nation was coming to grief. The prisoner then the very thing they said ought to be done. I want the newspapers and said the inspiration under which he doctors who actually killed the acted, was where a man's mind is president to share with me the odipossession of by supreme powerum of his death. If he had been where he acts outside of himself. properly treated he would have been Suddenly, on the Wednesday evealive to-day. It has been published | ning after Conkling's resignation that I am in fear of death. It is he thought if President Garfield was false. I have always been a religious out of the way all would go well. man and an active worker for God." He tried to shake it off, but it grew. Scoville and Corkhill had an ex-In a fortnight's time it had becited colloquy at this point, in refercome a fixed resolve. He had never ence to a previous demand made by doubted, since that time, about the first of July, that he was inspired. Scoville for certain printed newspaper slips, which were taken from He prayed and prayed, asking God if Garfield was not thus to Guiteau at the time of his arrest. be removed, to get rid of him in The controversy was finally settled, some other way. The removal was and the defense proceeded with the necessary to save the nation from examination of its witnesses, but before a witness could be proceeded ruin. No allusion was made by the witness to the immediate incidents with the prisoner interrupted in an excited manner about his divorced of the shooting. He said he believed wife to be used as a witness against in special providences and has no him, and that if she testified against concern about his personal safety him "he would rip up her whole In response to the question, did you not determine to murder Gen. Gar-

John A. Logan and two other witfield? The prisoner replied, I decline were called, but failed te respond. to answer that. That's a very strong After some delay Mr. Scoville proway so put it. I considered myself ceeded with the examination of sevthe agent of Deity. I had no personal volition in the matter. I eral witnesses whose testimony was chiefly confined to the history and never would have shot the President on my own personal account. Deity peculiar traits of mind of the prisinspired the act, and would take care the Baltimore and Ohio and Buffalo. oner and peculiarities of his father and other members of the family. of it. I never entertained the idea of murder. I never had any con-

On the meeting of the court on ception of the matter as murder. the 26th ult., the examination of wit-The cross examination was connesses was proceeded with, and ducted by Judge Porter. among the witnesses examined was The prisoner bore the examination

John A. Logon, who gave it as his with considerable self possession, but occasionally became much exopinion that there was some derangement in the prisoner's mental cited.

Dec. 8th the trial was resumed, bringing to the court room the usual throng

scare me."

ness declined to answer.

cross examination closed.

counsel.

morrow

After the prisoner referred to his Ireland for a national government, appeal for money, and inviting his based upon the will of the Irish

LEGAL NOTICE.

Mr. F. L. HAIGHT, of New York,

minutes, and just get warmed up.

He is a regular trotter, and is read-

THE venerable Peter Cooper read

a long speech on the changes and

improvements in the policy of the

government in its relations with

other countries, and he said the gov-

erment failed in its duty by allowing

individuals, states or their banks to

issue paper money and thus breed

THE M. E. judicial conference

sitting at Terre Haute, took up the

case of Dr. Thomas, of Chicago,

which came before them on appeal.

It was not entertained, on the ground

that Thomas has gone out of the

church since his trial, and the church

has no jurisdiction on any cases only

liam Kiner, of Petersburg, Pa.,

were out hunting muskrats, Gray-

bill by mistake mistook his com-

panion's head for a muskrat and

discharged his gun at the object, the

entire charge entering Kiner's left

eve and tearing it from the socket.

-The Omaha Commercial Record

says that at Boyd's packing house

they are slaughtering from 1,000 to

1,500 hogs daily, and that Mayor

Boyd paid out in one day last week,

for hogs, \$24,000. We are told that

Mr. Boyd's establishment, when

started a few years ago, was no more

extensive than that which goes into

PHILADELPHIA, Pa., Dec. 1. - A

Pittsburg and Western railway com-

panies for interchange of business.

The latter road is to build an exten-

sion of 136 miles, from Newcastle,

Pa., to Chicago Junction, where it

connects with the B. & O., thus giv

ing the latter an outlet to Lake Erie

THE Irish national convention in

session at Chicago, closed its labors

on the 2d. Among the resolutions

adopted are the following: "That

there is a demand established in

active business here in a few days.

WHILE Nathan Graybill and Wil-

panic and ruin.

those of members.

Kiner cannot recover.

ily driven in light, racing harness.

B YVIRTUE of an order of sale issued (Copy) The State of Nebraska, in District Court county and State of Nebraska, by th for Platte county. In the matter of Clerk thereof, and to me directed, on the estate of Edward C. Kavanaugh, deceased. Order for hearing.

judgment and decree obtained before said Court at its September term A. D. THIS MATTER coming on to a hear-1-81, to wit: September 22d, A. D., 1881 ing in open court this 29th day of in favor of Leonard F. Parker as plain-September, A. D., 1881, upon the petition tiff, and against A. W. Lawrence et ux in due form of Daniel C. Kavanaugh, adet als as defeudants, for the sum of six ministrator of the estate of said deceashundred and ninety-one dollars and ed for license to sell the real estate of sixty cents (\$691.60) damages and sixtysaid deceased described in said petition nine dollars \$59,00) attorney's fees, and for the purpose of paying the debts of said deceased, his funeral expenses and interest from t e 22d day of September. the expenses of administering upon his A. D., 1881, and costs, fourteen dollars an ! lifty-three cents (\$14.53) and accrusaid estate, Albert W. Crites, Esq., ap ing costs, I have levied upon the followpearing for said petitioner, and it aptwerlbed real estate, to wit: The pearing to the Court from said petition northessi quarter (14) of section number that there is not sufficient personal two 12, in toxuship number seventeen estate in the hands of said administra-(17) method falge number one (1) east

tor to pay said debts, funeral expenses of the sixth (6th) principal meridian, in and expenses of administration now outstanding against said deceased, and Platte county, Nebraska, taken as the that it is necessary to sell the real property of A. W. Lawrence, and will offer the same for sale to the highest estate of said deceased in order to provide for the payment of said debts, bidder, for cash in hand, at the west front door of the court house in Columfuperal expenses and expenses of adbus, (that being the place wherein the ministration

It is therefore now here ordered by last term of the District Court of Platte county was held), will sell the above the Court that said petition be heard at the chambers of the undersigned Judge described property on the of said Court at the city of York, in the

17th day of December, 1881, county of York, in said State, on the 31st day of December, A. D., 1881, at one at the hour of two o'clock p. m. of said o'clock in the afternoon; that all persons day, when and where due attendance interested in the estate of said deceased will be given by the undersigned. then and there show cause, if any they Dated at Columbus, Nebraska, this 14th day of November, A. D., 1881. BENJ. SPIELMAN. have, why license should not be granted to said administrator, to sell said real Sheriff of Platte Co , Nebr. estate, and that a copy of this order be 29.5 published four successive weeks imme FINAL PROOF. diately prior to said day in THE COLUM-Land Office at Grand Island, Neb., BUS JOURNAL, a weeky newspape printed, published and generally circu Nov. 9th, 1881. NOTICE is hereby given that the fol-lowing-named settler has filed lating in said county of Platte. By the Court, GEORGE W. POST,

notice of his intention to make final ALBERT W. CRITES, Judge. Attorney 31-5 proof in support of his claim, and that said proof will be made before Clerk of District Court of Platte county, Ne-

SHERIFF'S SALE.

braska, at the county seat, on December DY VIRTUE of an order of sale issued 16th, 1881, viz: out of the District Court of Platte Elibu B. Hall, Homestead No. 10595, for county, and State of Nebraska, by the the N. 16, S. E. 16, Section S, Township Clerk thereof, and to me directed, on a 18 north, Range 3 west. He names the dgment and decree obtained before following witnesses to prove his continsaid Court, at its September term, A. D., uous residence upon and cultivation of 1881, to wit: September 22d, 1881, in said land, viz: John E. Dack and Robfavor of David Cunningham as plaintiff. ert E. Wiley of Platte Center, Platte and against Heinrich Prigge et ux. et als Co., Neb., Jehiel J.Judd, of Monroe, Platte as defendants, for the sum of two hun-Co., Neb., and Solomon A. Dickinson, of dred and seventy-seven dollars and West Hill, Platte Co., Neb. 29-w-5 M. B. HOX1E, Register. eighty cents (277.80), damages, and twenty-three dollars and eighteen cent

\$23.18), costs and accruing costs. I have levied upon the following described Land Office at Grand Island, Neb., contract has been signed between real estate, to wit: Lots No. one (1) and two (2), in block No. one hundred and TOTICE is hereby given that the thirty-seven (137), in the city of Columfollowing-named settler has filed bus, county of Platte and State of Ne notice of his intention to make final braska, taken as the property of Heinproof in support of his claim, and that rich Prigge, and will offer the same for said proof will be made before Clerk sale to the highest bidder, for each in of the District Court for Platte county, hand, at the west front door of the Court at Columbus, Nebr., on Thursday, De House in Columbus, (that being the ember 22d, 1881, viz: place wherein the last term of District James W. Dickinson, Homestead No. Court of Platte county was held), on the 10718, for the S. W. 14, Section 30, Town-ship 19 north of Range 3 west. He

6TH DAY OF JANUARY, A. D., 1882, at the hour of two o'clock p. m. of said lay, when and where due attendance will be given by the undersigned. Dated at Columbus, Nebraska, this 7th day of December, A. D., 1881. BENJ, SPIELMAN,

32.5 Sheriff of Platte County. FINAL PROOF.

Land Office at Grand Island, Neb. Land Office at Grand Island, Neb., NOTICE is hereby given that the following - named settler has files lowing-named settler has filed TOTICE is hereby given that the notice of his intention to make final I following-named settler has filed notice of his intention to make final said proof will be made before Clerk of proof in support of his claim, and that the District Court of Platte county, at said proof will be made before C. A. ounty seat, on January 15th, 1882, viz Newman, Clerk of the District Court at Nelson, Homestead No. 6759. Columbus, Nebraska, on December 14th. for the S. W. 14, Section 6, Township 1881, viz: 20 north of Range 4 west. He names the James E. Monerief, Homestead No. following witnesses to prove his contin 6676, for the N. 14 of N. E. 14, Section 20, uous residence upon and cultivation of Township 18, Range 2 west. He names said land, viz: Ole Solberg, Cornelius R. the following witnesses to prove his Brumland, Huloor Boe and Handy continuous residence upon, and cultiva-Strand, all of Newman's Grove, Neb tion of said land, viz: L. H. Jewell. M. B. HOXIE, Register. 32-w-5 John E. Dack, Edwin Hoare and Robert

SHERIFF'S SALE.

Land Office at Grand Island, Neb J November 17th, 1881. NOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of the District Court for Platte Co., (eb., at county seat, on December 24th,

FINAL PROOF.

* 1

1881, viz: James H. Sloane, Pre-emption D. S. No. 5356, for the N. W. V. Section 12, Township 20 north, Range 3 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: James Burrows, of Metz, Platte Co., Neb., Robert P. McKeon, Joseph Stewart and William Goldsmith, of St. Bernard, Platte

M. B. HOX1E, Register. 30-1-5

FINAL PROOF.

Land Office at Grand Island, Neb.,/ Nov. 2d, 1881.

TOTICE is hereby given that the following-named settler has filed otice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of the District Court of Platte Co., at Columbus, Nebraska, on Thursday, December 8th, 1881, viz:

Hans Bro Jessen, Homestead No. 6588, or the N. 32, of S. E. 34, Section 30, Fownship 19 north, of Range Least. He names the following witnesses to prove his ontinuous residence upon and cultivation of said land, viz: Harry C. Newman, Philip Schroeder, Edward M. Newman, August Osten, all of Columbus, Platte Co., Neb. 28-w-5 M. B. HOX1E, Register.

FINAL PROOF.

Land Office at Grand Island, Neb., Nov. 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 aid proof will be made before C. A. Newman, Clerk of the District Court of Platte county, at Columbus, Nebr., ou Thursday, December 29th, 1881, viz; Hugh L. Smith, Homestead No. 6553, for the N. W. 34, Section 30, Township 19 north, Range 4 west, He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William Wright, Frank Sisson, Henry Saunders, Henry Guiles, all of St. Edwards, Boone Co.,

M. B. HOXIE, Register. 31-w-5

FINAL PROOF.

Neb.

Land Office at Grand Island, Neb. Nov., 25th, 1881. NOTICE is hereby given that the following-named settler has filed

notice of his intention to make flual proof in support of his claim, and that aid proof will be made before the Clerk of the District Court of Platte county, at Columbus, Neb., on Thursday, December 20th, 1881, viz:

Diedrich Eickmeyer, Homestead No. 662, for the S. 5, of N. E. 5, Section 4, Township 18 north, of Range 2 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William Loseke, of Flatte Center, Phile Cu., Neb., vartin Bloedorn, Fredrick Tessendorf, Carsten Petersen, of Metz, Platte Co., Neb. 31-w-5 M. B. HOX1E, Register.

FIVAL PROOF.

Nov. 226, 1881.

Land Office at Grand Island, Neb.,)

NOTICE is hereby given that the following-named settler has filed

notice of his intention to make final

proof in support of his claim, and that

sid proof will be made before C. A

Newman, Clerk of the District Court of

Platte county, at Columbus, Nebr., on

William Wright, Homestead No. 6721,

for the N. E. 14, Section 30, Township 19 north of Range 1 west. He names the

ollowing witnesses to prove his con-

tinuous residence upon, and cultivation

of, said land, viz: Hugh Smith, Fred

Smith, Henry Saunders, Frank Sisson,

M. B. HOXIE, Register.

all of St. Edwards, Boone Co., Neb.

NEW STORE! NEW GOODS!

JUST OPENED BY

A large and complete assortment of

Men's, Women's and Children's Boots and Shoes,

WHICH HE PROPOSES TO SELL AT

BED-ROCK PRICES!

Hats, Caps, Etc., Etc.,

I. GLUCK.

WIND MILLS

were never heard of before in Columbus.

W.PHILLIPS

31.w.5

All those in want of any thing in that line, will consult

their own interests by giving him a call. Remem-

ber, he warrants every pair. Has also a

First-Class Boot and Shoe Store in Connection

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

THE REVOLUTION

Dry Goods and Clothing Store

Has on hand a splendid stock of

Dry Goods, Carpets,

I buy my goods strictly for cash, and will give my customers the

benefit of it.

Give Me a call and covince yourself of the facts.

AND-

Any Style Pump in the Market.

Warerooms and Office on Thirteenth St.

I WILL NOT BE UNDERSOLD.

Repairing Cheaply and Promptly Executed.

West of Hobracks Ave.

Ready-made Clothing,

HALLADAY

Thursday, December 20th, 1881, viz:

FINAL PROOF.

Nov. 12th, 1881.

Neb., Jehiel J. Judd, of Okay, Platte Co., Neb., James T. Free, of Postville, Platte Co., Neb. and E. B. Hall, of West

Hill, Platte Co., Neb. 29-w-5 M. B. HOX1E, Register.

Nicholson, all of Platte Center, Platte

M. B. HOXIE, Register.

Co., Neb.

29-w-5

FINAL PROOF.

names the following witnesses to prove

his continuous residence upon, and cul-

tivation of said land, viz: William J.

Thurston, of Columbus, Platte Co.,

Nov. 11, 1881.

* CHARLES DAWSON has been elected lord mayor of Dublin. He is the home-rule member of parliament for Carlow.

E. C. GRIFFITH & Co.'s shingle mill at Oshkosh, Wis., was destroyed by the fire on the night of the 30th ult.

As old man who had been afflicted for twelve years with leprosy, died

In Roscommon no less than one thousand tenants will either have to pay rent or appeal to the land commissioners.

The spot where President Garfield was shot in the Baltimore & Potomac depot, is now marked by a marble tablet.

ANOTHER call has been issued by the secretary of the treasury for \$20 .-000,000 extended sixes, interest to cease Jan. 29, '82.

THE "no rent" strike is general in the county of Limerick, Ireland. As a result, the sheriff will have 400 evictions to make.

BUTLER county contains 45,000 sheep, and it is claimed that one third of this number is owned by one man named Stoddard.

On'the 29th ult., about 7:00, delegates had arrived at Chicago to take part in the Irish convention, which was to meet on the 30th ult.

the ice at Prairie Du Chien, Wis., at Boston. the other day, while skating, and two of them were drowned.

HENRY J. SLOCUM, of Rhode Island, has been elected to congress. His election completes and fills the list of vacancies in that body.

county, Ohio, John Chene shot and mortally wounded Billy Crab. Chene was arrested and put into jail.

The postal convention between master. the United States and Switzerland, to take effect Jan. 1, '82, was signed Kas., says that Danford, president the other day by the President.

TEN jail birds escaped their cage Smith, one of the cashiers, are now at Kansas City on the morning of out of danger from being hanged by the 2d. Two were subsequently the rougher element. The officers captured at Independence, making of the law are fully able to protect him in relation to his early life, met Guiteau three or four years ago;

of the last house, by motion which able to make up. was carried without a dissenting

voice.

SMALL-POX prevails in St. Louis,

the prisoner's life, and before con-THE recent settlement of the accounts of the state fair for Nebraska, iourned.

for holding the next fair was set for the second week in September, commencing on the 11th.

cently in session in New York was presided over by George B. Loring, who spoke at length in reviewing the monufacturing and agricultural

industries of the country. CHARLES F. GOODWIN & SON' the other morning to the amount of \$30,000 on the stock and machinery, and \$4,000 on the building. ;

It is understood that the grand jury sitting at Washington considering star route matters will only find indictments against Lilly, late deputy auditor, and Pratt, the man charged with having paid him

THE Omaha Herald, which uniformly has seemed to regard Gov-

in politics, now says that he "is a short-headed politician." What has the Governor been doing lately to cause this change of opinion in our

reporter on the Cleveland Plaindealer, attempted suicide at Kansas City the other morning. Her husband had left her, and she was here

IT appears that indictments have been found by the United States grand jury against Edward Corbin C. F. Iddings and Fred Clary, for a

ment. Corbin is the general super-Ar Utopia, a villiage in Brown intendent of the Black Hills stage agent at Sidney, and Clary, the post-

THE latest news from Caldwell,

THE democratic caucus endorsed

shows a deficit of \$500. The time

record."

Burroughs, of Chicago, to testify, as

no new facts, and among others the

ernor Nance as a very shrewd man

Democratic contemporary?

MRS. LEHMAN, wife of a former

in search of him. Her former name was Carroll, and she is very respect-Five young men broke through ably connected, with friends living

the two men. The liabilities of the

and the board of health have added way trip to New York the other vice, and that God was responsible unabated.

cluding her testimony, the court ad-Monday morning, 28th ult.,, the

mony. Some sharp passages be-THE national tariff convention re-

tween counsel as to the question, occurred and her testimony in chief was concluded, and cross examination dispensed with to allow G. F.

he desired to leave the city. This witness gave an opinion that the doun n. outchu, ofother of the prisoner, in his testimony, gave the opinion that his brother was insane.

He had understood that his uncle Abraham was insane and that his Porter's questions, and say to him, uncle Francis William died in the "You need not point your long finasylum. A number of witnesses ger at me, Judge Porter. I've seen

prisoner was examined to identify a number of letters written by him to cluding the cross examination.

his father, Mrs. Scoville, his brother, J. W. Guiteau, and to Mr. Scoville. Adjourned. Tuesday morning, 29th ult., the

crowd in and about the court was greater than ever. As soon as court | the prisoner becoming terribly ex-

lice and court officers. Mr. Scoville asked him to give replied, "I am not an expert. Let some incidents from his earliest rec- these experienced men decide that. ollection of his mother. The pris- Being pressed for his opinion, witoner replied that he thought he was

called as a witness to identify some letters, and not as a regular witness;

conspiracy to defraud the govern-

line between Sidney and Dead wood; Iddings is the company's

on the other side. After further discussion Guiteau was removed to of the suspended Kansas banks, and

ceeded to read the letters, which removed to his seat behind the were not finished until noon-after which Scoville began to question

bank are \$60,000, assets \$40,000, and and put in nomination all the officers the difference, it is said, Danford is

JENNIE STEVENS, a Chicago girl, his failtures, and down to where he was induced by an acquaintance trusted in the Lord to take care of

named Jennie Gould to take a runa- him as he was engaged in His ser- 3d and the interest in the trial is Dated at Columbus, Nebraska, 14th day of November, A. D., 1881. RENJ. SPIELMAN

was begun it could not be suspend- it.

ed except by the consent of counsel

friends to send it in by the \$10, or people; that the American people of

\$15, or \$1,000, just as they wish, Irish birth and descent, pledge Judge Porter commenced submit- themselves to stand by the people at proof in support of his claim, and that ting to the prisoner interrogatories, home in their momentous struggle; court room was densely crowded, in quick succession, which in general that the convention thoroughly enand Mrs. Scoville resumed her testi- only had the effect to elicit similar dorses the policy of the Irish leaders responses as the prisoner gave on at home, and assures them that they his examination in chief, until he will be fully sustained by their was closely pressed on facts that kindred in America." Another resmight by possibility show a motive olution recommends a special levy

for the murderous act of shooting of \$250,000 on the organizations here the President, and then he manifestto be forwarded to the friends of Ireland before February lst. The ed great excitement and became boisterous, but his intellect seemed resolutions were unanimously adopt net and the pointe or merning the amounting to \$27,000. law as any other man posted on

THE question of the speakership that supject. When pressed hard. for the next house of congress is exhe would refuse to answer Judge citing considerable interest. It appears that Kasson, Kiefer, Hiscock and Reed are the most prominent candidates. The politicians are ever were examined to-day developing you do that before, but you can't on the alert to involve the President

and obtain his influence in all con-The court adjourned without contests for place about the capital, and indeed all over the country, but thus On the morning of the 2d inst., the far it is understood and admitted

cross examination was resumed by that the President has shown his Judge Porter, which resulted in good sense in declining to take part. little more than what was brought The election of speaker is strictly a out on previous examinations, and

of the house, and they alone are rewas opened Guiteau was called to cited and whenever pressed by the sponsible to their constituents for the witness stand and took a place, cross examination would refuse to its performance. True, the Presiclosely watched and guarded by po- answer questions. He was asked dent for many reasons might prefer "whether he was insane at all?" and the election of some one candidate. but in such a contest, where his own official duties are not brought in requisition, he should ever decline to use his influence as President to The prisoner being pressed to promote the success of any candistate what occurred on the 2d of date. Should the President continue if the latter, he said, "I am not feel- July, said that when at the depot

to strictly travel on this line he will ing well and do not now wish to be July 2d he went to the water closet, save himself from many bitter politsubjected to a cross examination by where he remained for some time. ical bickerings in the future. the counsel for the prosecution, as I He took out his pistol and wiped it. have a good deal to say and want to When he came out he saw Blaine

SHERIFF'S SALE.

go over the whole business carefully, and Garfield in the most intimate BY VIRTUE of an order of sale issued out of the District Court of Platte and I want to be in good talking relations, engaged in close convercounty and State of Nebraska, by the cordition." The court held that if sation. He shot twice at the Presi-Clerk thereof, and to me directed, on a the witness went upon the stand to dent in the back. He felt remorse judgment and decree obtained before said Court at its adjourned March term, testify he must submit to be cross at the deed, but his duty to Ameri-A. D., 1881, to wit: June 10th, A. D., examined, and if his examination can interests compelled him to do 1881, in favor of Leander Gerrard as plaintiff, and against A. W. Lawrence et ux et als as defendants, for the sum of five hundred and twelve dollars dam Here Judge Porter announced the ages, and fifty dollars (\$50.00) attorney fees and costs twelve dollars and fifty-Scoville resumed the re-examinaeight cents (\$12.58) and accruing costs the witness stand and Scoville pro- tion closed and the prisoner was have levied upon the following described real estate, to wit: Lot number five (5), in block number eighty-six (86) in the city of Columbus, county Platte, and State of Nebraska, taken as the property of A. W. Lawrence, and will offer the same for sale to the highest bidder, for cash in hand, at the west which the prisoner answered thought he was insane. He was not front door of the court house in Colum bus, (that being the place wherein the promptly. He then detailed his an expert, and had never examined last term of the District Court of Platte newspaper enterprise and religious the prisoner as to his responsibility ounty was held), on the experience, his lecture business and for crime. Court adjourned till to-

17th day of December, 1881, at the hour of three o'clock p. m. of said

day, when and where due attendance Dated at Columbus, Nebraska, this FINAL PROOF.

Land Office at Grand Island, Neb.,) Dec. 1st, 1881. TOTICE is hereby given that the notice of his intention to make final proof in support of his claim, and that said proof will be made before the Clerk of the District Court of Platte County, at Columbus, Nebraska, on January 5th, 1882, viz: Josef Kopetzky, Homestead No. 6699. for the E. K. S. W. K. Section 20, Town-ship 19 north, Range 1 east. He names the following witnesses to prove his continuous residence upon, and cultivation of said land, viz: Mathias Goeden, John Steiner, Charles Muth and William leese, all of Columbus, Platte Co., Neb

M. R. HOX1E, Register. 32-w-5

Final Proof. Land Office at Grand Island, Neb.,)

Nov. 14th, 1881. TOTICE is hereby given that the following-named settler has filed notice of his intention to make final duty devolving upon the members proof in support of his claim, and that said proof will be made before Clerk of District Court for Platte Co., Neb., at county seat, on Dec. 24, 1881, viz: William M. Dineen, Homestead No 6713, for the E. %, N. W. %, Section 4, Township 18 north, Range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Daniel F. Kelley, of Columbus, Platte Co., Neb., and John Hennessey, John O'Brien and Charles Carrig, of Platte Center, Platte Co., Neb. M. B. HOXIE, Register. 30-w-5

PROBATE NOTICE.

THE STATE OF NEBRASKA. 88. County of Platte, in the County Court, in and for said County. In the matter of the estate of Eliza J. Stull, deceased, late of

said County. A T A SESSION of the County Court A for said county, holden at the Coun-ty Judge's office in Columbus, in said ounty on the 4th day of November A. D., 1881, present, John G. Higgins, County Judge. On reading and filing the duly verified petition of Ghordis Stull praying that letters of administration be issued to Norris G. Bonesteel on the estate of said decedent. Thereupon, it is ordered that the ighth day of December, A. D., 1881, at 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 legal notice be given of the pendency and hearing of said petition by publica tion in THE COLUMBUS JOURNAL for three consecutive weeks. (A true copy of the order.) Dated, Columbus, Neb., Nov. 15, 1881 JOHN G. HIGGINS, 29w4 County Judge.

Notice of Application for Divorce In the District Court of Platte county,

Nebraska. Joseph Brown, Plaintiff, Notice.

vs. Susan Brown, Defendant. SUSAN BROWN, defendant in the above entitled action, will take no-tice that on the 5th day of December

minical council, on which Bismark, made av igerous protes. Twee were deaths from small-pox at Holyoke, Mass., the deating virules in Law and with great statestion into the air. The A WARASH read switch engine binds. The friends av seed statestion binds, The friends av seed statestion binds, The friends av seed statestion binds, the followed is specified y statestic is spreading rapidly in statestic work as the court on in detailing the transformed av followed binds are available for the court of the court	liament rejected an item in the bud- get to pay the expenses of an econ- omical council, on which Bismarck	's business to serve the Lord and not money. He considered that the Lord's affair. During the time of giving his tes- timony the prisoner was closely watched by all the medical experts	pt from Emery A. Storrs, of sago, who testified that his im- sion was that Guiteau had an balanced mind, but that he never anything in Guiteau to indicate	HATTEL MORTGAGE SALE. HEREAS, default has been made in the condition of a chattel tgage given by Wm. R. Hendrix to s. W. Zeigler to secure the payment me promissory note given by said	of Platte county, Nebraska, against said defendant, the object and prayer of which are to have a divorce from the bonds of matrimony decreed, on the ground of wilful abandonment and de- sertion of the plaintiff by the defendant since on or about the day of May 1877	ANY STYLE VICTOR SCALES, WEIGHING FROM 1.2 OUNCE UP TO 10 TONS. Having had years of experience in the Wind Mill and Pump Business, I am prepared to furnish Mills and Pumps. Do repairing on short notice, and will warrant any article sold or work done by me, to give satisfaction or no pay. <i>W. H. LAWRENCE</i> .
1 30-4 C. W. ZEIGLER I All operations first class and meaning of from 90 to 95 meaning of from 9	THERE were seven deaths from small-pox at Holyoke, Mass., the other night. Twenty other cases were discovered in a paper mill among the rag-roll girls. A WABASH road switch engine the other day blew out its dome in the Union Pacific yards at Council Bluffs. The fireman was fatally in- jured, by being tossed sixty feet into the sir.	 and curiosity by every person in the tween did net tween di	he could not distinguish be- n right and wrong, or that he not know the difference be- n guilt and innocence, or that rould not be responsible for a. humber of other witnesses were ined, one of whom, Edward els, thought Guiteau crazy. hrt adjourned. LESS than 420,000 immigrants landed the present year at Cas-	the root of the post-office in Co- ber and contains a power of sale ein, default having been made eon. Therefore I, the undersigned, he 17th day of Dec., 1881, at 2 o'clock he 17th day of Dec., 1881, at 2 o	the plaintiff without reasonable or just cause, also on the ground of wilful and extreme cruelty by the defendant to- wards the plaintiff, without reasonable or just cause, continued for a period of four years last past. You are requested to answer said petition on or before Monday, the 6th day of February, 1882. JOSEPH BROWN. By W. S. GEER, his Attorney. 32-5 DR. M. D. THURSTON, RESIDENT DENTIST.	COLUMBUS MARBLE WORKS, MANUFACTURER OF AND DEALER IN Fine and Ornamental Italian. American and Fancy Marble Monuments, Headstones, or anything connected with the Marble business. Call and examine work, get our prices, and be convinced.

The second and the second of the second s