REPUBLICAN STATE TICKET

For Judge of the Supreme Court— M. B. KEESE, of Saunders. For Regents of University (long term)-MILTON J. HULL, of Clay, JOHN T. MALLALIEU, of Buffalo. For Regents of University (short term)-JESSE M. HIATT, of Harlan.

ED. P. HOLMES, of Pierce. Fourth Judicial District Ticket.

For Judge of the District Court for the Fourth Judicial District— A. M. POST, of Columbus. For District Attorney for the Fourth

dicial District— WM. MARSHALL, of Fremont.

Republican County Tielest. For Treasurer— GUS. G. BECHER.

For County Clerk— HENRY RAGATZ. For Clerk of District Court— AUGUSTUS W. CLARK.

For Sheriff— GEORGE W. CLARK. For Judge— WALTER S. WELLS. For County Commissioners— JOSEPH RIVET, JOHN TANNAHILL.

For Supt. Public Instruction— J. E. MONCRIEF. For County Surveyor— JOHN G. ROUTSON. For Coroner-

C. D. EVANS.

THE bar in this district is nearly unanimous in its support of A. M. Post.—Schuyler Sun.

Two young men took out licenses to marry the same girl, in Forsythe, temperance and anti-temperance councounty, Georgia, and she refused them | ties would indicate. These indicate

Vallandingham's ghost has appeared cratic vote for the 'second amendin several of the back counties in ment.' They seemed to act on the Ohio.

lawyer and stands acknowledged as law to enforce it. Under such cirone of the ablest district judges in the cumstances it is remarkable that the state. - Ulysses Dispatch.

CONDUCTORS on the Denver & Rio Grande railway are provided with road next year will wheel Ohio into case of accident.

Pa., that thirty wells in the Allegheny ful liquor influence, they can scarcely still holds good, but the fuel question sheehan, administrator, and Ellen Sheehan, administrator, administrator, administrator, administrator, administrator, admini ably foretokens New York oil field.

J. D. CROAN'S warehouse and stock of implements were burned the other than the late republican defeat strikes office up town and not at the court night at South Auburn, Neb., also the office and some stock of the Chicago Lumber Co. Insurance, \$3,500.

PATRICK EAGAN, the great Irish agitator is in Lincoln, Neb., and filed in the District Court his intention of expects to engage in business in that

owing to dispatches from America, stating that Canadian detectives have

office of the Danville (Vt.) North Star ly seventy years, having lost but very defeat."

| Sunday (24), giving | 312 every week or 1248 every four | 312 every four | 312 every week or 1248 every four | 312 every fo few days.

IT is stated in an exchange that wolves make night hideous in the woods north of Plattsmouth by their howling and yelps. We had thought that Plattemouth was located in a 'fighting trim' and will be in constant civilized country.

GEN. SHERMAN has selected Cols. Tourtelette and Bacon as members of his staff, to remain with him in St. Louis after being retired from command of the army, and until he is the republican party?" placed on the retired list.

THE bloody fight between the students of Princeton College and the they had and which they should have, boys of the town in which that great equal civil rights, by appropriate legmoral institution is located is a forceable reminder that the education of will be once more the solid colored the youth of the country has been vote will be with the republican par-

Kearney on the 25th, resulted in a party has a better prospect of winning houses and find a good warm room verdict of murder in the first degree. in the next presidential contest, than | with their ink not frozen! He was sentenced to be hanged on out-look. The time has not yet come he was surprised that Tannahill the 4th day of February, 1884. His for the late enemies of the nation to should make these remarks, as he Judge Gaslin overruled the motion.

In 1878 Georgia made it a penal offence to circulate the Police Gazette. A young man by the name of Montrose violated the law, was arrested, and sentenced to pay a fine of \$1,000 of the people in every state.

believe that J. R. Williams can beat ment of affairs. Post. Post has made an able, honest district will concede that Post is by far the abler man. Williams may be a nice man, but he will have to wait some time before he can reasonably hope to step into the shoes now worn by Judge Post .- Fremont Tribune.

THE funeral obsequies of the late Major General James B. Steadman took place at Toledo, Ohio, on the 22d, and were attended by the largest gathering the state ever saw. At least 10,000 persons were present. The funeral cortege was of a very imposing character and over four miles in length. The ceremonies were held at Woodlaws, in which the remains were placed in a vault, pending their interment in a private lot recently

VOTERS should see that every state ticket that passes through their hands has on it the name of M. B. Ree e for Judge of the Supreme Court. There will be quite an effort made to place on that ticket the name of another gentleman, and if it is looked after a little the object will be defeated, and lican votes it clean for Reese.

The Ohio Election.

Hon. A. J. Sampson of Colorado was visiting friends in the city last week returning to Denver, from Ohio, where he took a part in the recent campaign under direction of the state central committee; hence is qualified to speak of the late election. A Jour-NAL reporter met him and in an interview elicited the following:

"What do you think were the causes

of the republican defeat in Ohio this "One was the reduction of the woo tariff by the last congress. Ohio is a large wool producing state. The republicans in congress had generally voted for the bill on its final passage, by which the reduction was made, although during the various steps towards its final passage they had persistently fought against the reduction and the democrats for it, and for a still greater reduction, but on the final passage of the bill voted no. Wool was but one of a thousand items affected by the bill. If wool alone, the great bulk of the republicans would have voted no and the democrats yes, reversing their votes, as indicated by the previous speeches and votes. Regardless of this record. by persistent lying, newspaper and circular demagoguery the democrats succeeded in influencing many republicans to believe that the republicans in congress were the advocates of the reduction of the wool tariff, always, of course, referring to the final vote, hence the enemies of the wool growers, and thus got them to vote the democratic ticket.

"Another important cause was the 'second amendment' or prohibition question. And on this it was not so much the fault of the liquor men as of the 'prohibitionists,' as the votes of that in many instances a prohibitionist in the republican party would IT is stated in an exchange that trade off the entire ticket for a demobelief, as was the fact in many in-

stances, that prohibition in the con-JUDGE A. M. Post is a talented stitution was sufficient, without any They reduced the democratic majority of one year since ten thousand votes, and with prohibition out of the

medicines and surgical instruments, the republican ranks by not less than with illustrated directions for use in | twenty thousand majority. Then the democrats have the state legislature, A REPORT comes from Titusville, state of nearly 325,000, and a power-Pa., that thirty wells in the Allegheny ful liquor influence, they can scarcely

"Again, the republican central committee was an excellent one but had not enough funds for legitimate campaign purposes. They did not have, money as the democrate spent in one county alone, that of Hamilton. The becoming an American citizen. He chairman of the state executive committee informed me that during the last two weeks of the campaign they were badly crippled, having to drop THERE is much surprise at London | many of their appointments and drop several prominent speakers from other states, who would have been with them on the 'home stretch,' if expendiscovered a plot to murder Lord see could have been met. This was a Lansdown, the governor general of great misfortune, as the people turned out to meetings well, and the explanation of the wool tariff question, and WM. EATON, a compositor in the others, never failed to make republi-

"Many other questions affected the

"Are the republicans discouraged over the defeat?"

"Not at all. They are fighting mad, to think that low demagoguery and the treachery of those who should in defeat, and they are in excellent training for next year's victory. Ohio need not be put down as a 'doubt'ul' state for '84, but as certainly repub-

lican. "What effect will the recent decision of the supreme court of the U.S., in the civil rights question, have on

"Good. The republicans in congress will unite to give the colored people that which it was supposed ty and in '84 numerous of the south-THE trial of Matt Zimmerman at lican majorities. The republican the teachers to come to the school

> tainly, for at least four years." The Bailiff Business

It has been a pretty general impression that our county affairs might be administered a good deal more economically than they have been. or pass a year in the chain gang. An How much has been wasted or worse would be a good thing for the morals than wasted of the people's money no one can tell, until a thoroughly competent man is employed to go through THERE is no one that pretends to the books and make a complete state-

Until the last term of the district Judge, and there is no reason why he court, it seems to have been the cusshould not be elected to the position tom of the sheriff to appoint bailiffs, many able members, and scarcely any tion 9, Town 17, Range 1 early and the sheriff to appoint bailiffs, many able members, and scarcely any tion 9, Town 17, Range 1 early and the sheriff to appoint bailiffs, many able members, and scarcely any tion 9, Town 17, Range 1 early and 18, Town 18, To he now holds. Every lawyer in this and these being rather more numer ous than seemed necessary, the court, as the law provides, appointed at the

We have had only a few minutes at our disposal to gather some facts in this direction.

In the proceedings for May we find bills allowed for bailiffs as follows: John Walker \$14: John Huber \$16: Benj. Spielman \$22; Harry Newman \$22; J. J. Maughan \$6; Thos. Burke \$4; James Flynn \$2; G. B. Speice \$14; C. A. Brindley \$14-\$114 in all. The proceedings in July show M. Schram, Sr., \$18; J. Huber \$18; Harry Newman \$18; Thos. Burke \$10: G. B. Speice \$14; C. A. Brindley \$14.

For Oct. 2d, the proceedings show Harry Newman \$14; M. Schram \$14; J. J. H. Reedy \$14, and Thos. Burke (not stated what for) \$12.

-in all \$92.

It would seem that two bailiffs would have been, at any term of the court, a sufficient number for all that for county treasurer, please tell the to vote.-Genoa Enterprise.

people by what authority J. J. H. Reedy clerked for him, and received To all whom it may concern:

We learn at the Court House that it has been customary heretofore for the sheriff to appoint builiffs, and that the commissioners had looked the matter up, and directed the court to appoint them hereafter. The truth is that the bills for this particular kind of office (whose functions seem to have stretched wonderfully in these modern days and been allowed to include a clerk's duties) had grown under Mr. Kavanaugh's administration to such dimensions that it was necessary for the county commissioners to give it their special attention. Of course, while we have given the names of the men employed, with the amounts received, there is no reflection against them, but the Journal and the tax payers of this county would like to know of Mr. Kavanaugh why he has needed more than two bailiffs, if not to do a part of his work and receive their pay for it from the county? And the same query is also appropriate to Mr. Newman-Have you appointed bailiffs? Have they done other duty than as your clerks? By what authority of law did you appoint them, and by what authority of law have they drawn pay out of the county's money

for doing your work? Personally, we make here no objections to these gentlemen, but the acts of officials touching public interests are fair subjects of newspaper comment at any time, and they should do nothing without the authority of law and nothing that they would be ashamed to give the widest publicity.

few Remarks that Tannahill Made at Redenbaugh School House in Shell Creek Precinct Oct. 20th, Touching one Point, and which seem to be facts.

Gentlemen, I came up here not for the purpose of saying anything, but I see that there is no excuse for any one from the vicinity of Columbus.

Now, Gentlemen, I advocate change in our court house. Since came here it occurred to me that something ought to be said in regard to and with a prohibition vote in the coal furnished by the county. The old saving that cents make dollars house, where he should properly be; one in the jail; one in the clerk's office; one in the treasurer's office and two at the sheriff's house. Four burn for the entire state campaign, as much | hard coal, and the clerk's, treasurer's and judge's burning night and day all winter, making 24 hours every day for fuel, where there are eight hours work in each office, except the judge's, being occupied by the city judge. He sometimes has longer cases, but it is all the same, as the county furnishes the stoves and fuel. This makes sixteen hours that the three offices are not occupied by any one but three red-hot stoves-being (for the three) 48 hours of unnecessary stove work 17. Range 3 west. every day, 288 every six days, to least, will make 8736 hours of lost

I have known Mr. Newman to go to the court house on Sundays to put have been their best friends resulted in more coal so as to keep it going

Mr. Newman arose and said that he should like to explain that coal business. He said that as much ink as they used at the court house it was necessary to keep the fires going to keep the ink from freezing (great had figured it up and found it cheaper to keep the stoves burning all the

time. Well, gentlemen, we have the com- river. missioners words for it, through Mr. Newman. Now, that being the case. every school board in Platte county should get hard-coal stoves and keep them running 168 hours every week. ern states will give handsome repub- Why, how pleasant it would be for

Mr. Kavanaugh arose and said that counsel moved for a new trial, but get supreme control and will not, cer- kept a fire burning all the time in his greenhouse. [Applause, with remark,

The county doesn't pay for the coal."] P. S .- Mr. Tannahill informs us that when he came home at 3 o'clock | 3 west. in the morning, after the meeting, passing by the court house he noticed the red-hot stoves, when the ink wouldn't have frozen if it had been

Our Judicial Ticket. As to the judicial district tickets in the present campaign, from what we know of them there is absolutely no corner of Section 25, Town 18, Range but of good ability, and it would absolutely be a shame that a man so County Clerk at Columbus, Nebraska, little qualified as Mr. Williams is reported to be, should be elected to preside over them, especially as against A. M. Post, who has filled the office so ably since his appointment by Gov. Dawes. He is courteous, careful, studious, learned in the law, and would command the respect of

the bar for his judicial qualities. His companion on the ticket for district attorney, Col. Marshall, is one of the ablest attorneys in the district, a tried and true man in the exercise of official trust. The friends of good government who wish an able administration of the laws will see to it that the names of Post and Marshall are on their tickets.

THE candidate for Judge in the 4th District is Hon. Alfred M. Post, of Platte county. Mr. Post is a man thoroughly competent for that position. He will be remembered by the | to the hearing, notifying all persons inpeople of Nance county by the fair, terested in said estate to appear at said 1883, viz:

| people of Nance county by the fair, terested in said estate to appear at said 1883, viz:
| Hans Peter Benthack, Homestead No. prompt and impartial manner in why said license should not be issued in S164, for the S. 1/2 S. E. 1/4, Section 2. Townstead No. bailiffs usually have to do. Newman | which he conducted the last term of and Schram were appointed as such | court at Fullerton. If the voters of by the Judge at the last term. But Nance county wish fair, honest and I certify the above to be a true and tinuous residence upon, and cultivation a good and trusty man like Reese by the Judge at the last term. But correct copy of said order.

by the Judge at the last term. But business like "courting" they should be sure that the name of Alfred M. Witness my hand and official seal at Columbus, Neb., this 22d day of September, 1883.

C. A. Newman, present clerk of the state ticket is not the court, and democratic candidate.

Nance county wish fair, honest and business like "courting" they should be sure that the name of Alfred M. Columbus, Neb., this 22d day of September, 1883.

C. A. Newman, present clerk of the state ticket is not the court, and democratic candidate.

Nance county wish fair, honest and business like "courting" they should be sure that the name of Alfred M. Columbus, Neb., this 22d day of September, 1883.

C. A. Newman, Post is upon their ticket when they go

NOTICE.

The commissioner appointed to locate road commencing at south end of Loup River bridge, and running thence south 10 degrees west, 48 chains to north bank of Barnum's Creek, thence south 17 degrees, 30 minutes east, 3 chains to a point n south bank of said creek thence south 41 degrees east 34.34 chains to a point due west from the 1/4 section corner between sections 31 and 36 on the sixth principal meridian 2 chains, thence on same course 29 chains to the north end of Platte River bridge, also to vacate a portion of the corner of S. E. 1/4 of Section 25, Town hip 17. Range 1 west, running thence in a northeasterly direction to the east line of said Section 25, then in a northeasterly direction through the S. W. 16 of Section 30, Township 17, Range I east to a point on the south bank of the Loup Fork River, it being the south end of the old Loup Fork bridge. Also to vacate the Columbus and Platte River road, commencing at the south end of the Loup Fork bridge in S. E. 1/4 of Section 25. Township 17, Range 1 west, running thence in a southeasterly direction to the east line of said Section 25, thence in southeasterly direction through the S W. 1/2 of the S. W. 1/2 of Section 30, Town-ship 17, Range 1 east, to the south line of said Section, thence in a southeasterly direction through the N. W. 1/4 of the N W. 1/4 of Section 31, Township 17, Range east, to Stations 5 and 6 in said quarter, thence south to north end of Platte River bridge. Also to vacate the Platte valley road commencing at the southeast corne of Section 25, Township 17, Range 1 West, running thence west on Section line about 30 chains, has reported in favor

All objections thereto, or claims for damages must be filed in the County Clerk's office on or before noon of the 18th day of December, A. D., 1883, or such roads will be established and vacated without reference thereto. Columbus, Nebraska, October 8th, 1883. JOHN STAUFFER. County Clerk.

SHERIFF'S SALE.

BY VIRTUE of an order of sale to me directed and issued out of and under the seal of the District Court of Platte county, Nebraska, bearing date on the 15th day of October, 1883, and the judgment and decree of said court upon the same which was issued, I have levied upon and taken as upon execution the ollowing described property, to wit: The west half of the northwest quarter of Section thirty-two (32), in Township seventeen (17) north, of Range one (1) west of the sixth principal meridian in Platte ounty, Nebraska, and on the

17th day of November, 1883, at one o'clock in the afternoon of said day, at the west front door of the Court House in the city of Columbus, in said

county, (that being the building wherein the last term of the court was held), I will offer the same for sale at public vendue to the highest and best bidder. for eash, to satisfy said judgment and decree in said court rendered, on the 19th day of September, 1883, in favor of Charles P. Dewey and Albert B. Dewey, executors of the estate of Chauncey Dewey, as plaintiffs, and against Henry the republican majority next year to county known little of. There are Edward John Shechan, children and fifty thousand. You may put Ohio six stoves and fuel furnished by the minor heirs of said Edward D. Sheehan, ity in 1884, unless something worse county. One at the county judge's as defendants, for the sum of three bun-(\$325,59), and the sum of thirty-two dollars and fifty cents (\$32.50) attorney's fee, and the further sum of ten dollars (\$10,00) guardian at litem fees, and costs taxed at twenty-one dollars and fortythree cents (\$21.43), together with interest and accruing costs, when and where due attendance will be given by the

undersigned. Dated at the Sheriff's office in said ounty, this 16th day of October, 1883. D. C. KAVANAUGH, Sheriff of Platte Co., Nebr.

NOTICE.

The County Commissioners of Platte county, Nebraska, have declared the fol-A road commencing at southeast corner of section 12, Township 17, Range 3 west, running thence due south on Section line, and terminating at the southeast corner

Also a road commencing at northwest which add all of Sunday (24), giving I west, running thence due south on Section line and terminating at southwest corner of northwest quarter Section 4, Town 16, Range 1 west. All objections thereto and claims for damages must be filed in the office of the County Clerk at Columbus, Nebraska, on or before noon of the 28th day of Decem-By order of County Commissioners.

JOHN STAUFFER.

The County Commissioners of Platte county, Nebraska, have declared the following Section lines open as public roads, viz:

A road commencing at northeast corner of Section 28 Town 18, Range 1 east, applause), and that the commissioners | running thence south on Section line and terminating at southeast corner of Section 33, Town 18, Range 1 east. corner of Section 27, Town 18, Range west, running thence south to Loup Fork

> Also a road commencing at southeast corner of Section 20, Town 20, Range 4 west, running thence north on Section line to a point where the Newman Grove and St. Edward road crosses the Section line between Sections 8 and 9, Town 20,

> Also a road commencing at southwest corner of Section 7, Town 19, Range : west, running thence south on Section line and terminating at southwest corner of Section 19, Town 19, Range 3 west. Also a road commencing at southwest corner of Section 21, Town 19, Range 4 west, running thence north one mile northwest corner of said Section 21 thence east on Section line and terminating at Lookingglass divide road, where said road crosses the Section line on the north line of Section 19, Town 19, Range

> Also a road commencing at northwes corner of northeast 1/4 of Section 36, Town 19. Range 4 west, running thence east on Section line and terminating at northeast corner of Section 32, Town 19, Range

corner of Section 4, Town 17, Range east, running thence south on Section line and terminating at southeast corner of Section 16, Town 17, Range 1 east. Also a road commencing at northwest east, running thence south on Section comparison to be made between the line to southwest corner of Section 12, two. The bar of this district has Town 17, Range 1 east, thence west on Section line to southwest corner of Sec-All objections thereto and claims for damages must be filed in the office of the

> on or before noon of the 1st day of December, A. D., 1883. By order of County Commissioners. Columbus, Neb., Sept. 19, 1883. JOHN STAUFFER,

THE STATE OF NEBRASKA, COUNTY OF PLATTE, ss: Among the records and proceedings of the District Court in and for Platte countv. State of Nebraska, at the September erm, 1883, it is interalia thus contained 'In the matter of the application for the

sale of real estate of Josephine Wyss, an On the petition of Emil Pohl, guardian f Josephine Wyss, an insane person and inhabitant of Platte county, Nebraska, praying for a license to sell real estate for the support and maintenance of said Josephine Wyss, It is ordered by the court that the 29th

day of October, 1883, at 9 o'clock a. m., at the court house in Columbus, Platte county, Neb., be fixed for the time and place of hearing said petition, and that notice of the same be published in the COLUMBUS JOURNAL, a newspaper published and in general circulation in said | will be made before the Clerk of the Discounty, for three successive weeks prior accordance with said prayer.

A. M. POST, Judge. Clerk of the District Court. 22-6

TIMBER CULTURE NOTICE.

. S. Land Office at Grand Island, Neb., October 6th, 1883. COMPLAINT having been entered at this office by John Lowell against John Hallen for failure to comply with law as to Timber-Culture Entry No. 1621, dated May 6th, 1878, upon the E 1/2 N. E. 14 and E. 14 S. E. 14, Section 32, Tows-ship 17 north, Range 3 west, in Platte county, Nebraska, with a view to the cancellation of said entry; contestant alleging that said Hallen has failed to break the second five acres required by law during the second year of his entry. and has failed to cultivate or plant to trees or seeds or cuttings any portion of said claim during any year since making said entry and up to the present time; the said parties are hereby summoned to appear at this office on the 28th day of November, 1883, at 10 o'clock a.m., to respond and turnish testimony concerning said alleged failure. Said Lowell has filed his application to re-enter said land under the l'imber-culture law. C. HOSTETTER. FINAL PROOF.

Land Office at Grand Island, Neb., Oct. 17, 1883. 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, at Columbus, Ne-

St. Edward, Boone Co., Nebr. 26-6 C. HOSTETTER, Register.

uons residence upon, and cultivation of, said land, viz: Friedrich Wessel, Gerhard Humbert, Patrick Colman, of St. Bernard, Platte Co., Neb., and S. E.

FINAL PROOF.

Oct. 20th, 1883. Edwards, Neb.

FINAL PROOF.

Land Office at Grand Island, Neb., ber 8th, 1883, viz: tinuous residence upon, and cultivation of, said land, viz: David Thomas, Robert Lewis, John Edwards and David Joseph,

FINAL PROOF.

Sept. 20th, 1883. of his intention to make final proof in of northeast quarter, Section 24, Town support of his claim, and that said proof corner of section 33, Township 17, Range | Nebraska, on November 3d, 1883, viz: son, Larine Johnson, all of Newman's Grove P. O., Madison Co., Neb.

FINAL PROOF.

Land Office at Grand Island, Neb.,) Oct. 5, 1883. 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 of Platte county, at Columbus, Neb., on Thursday, November Gottfieb Born, Homestead No. 8199, for the N.W. ¼ N.E. ¼ S. ½ N.E. ¼ and N.E. ¼ S. E. ¼ Section 10, Township 20 north f Range 3 west. He names the following

C. HOSTETTER, Register.

FINAL PROOF. U. S. Land Office, Grand Island, Neb. TOTICE is hereby given that the fol of his intention to make final proof in support of his claim, and that said proof will for Platte county at Columbus, Neb., on November 17th, 1883, viz: No. 9460, for the N. E. 14, Section 18 Township 20 north, Range 4 west. He his continuous residence upon, and cul-Bendt Solberg and Mons Strand of New-man's Grove P. O., Madison Co., Nebr., and Christian Corstad of Coon Prairie P. D., Boone Co., Nebr.

C. HOSTETTER, Register.

FINAL PROOF. Land Office at Grand Island, Neb., TOTICE 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 the Clerk of the District Court of Platte county at Columbus. Nebraska, on Thursday, November 15th, 1883, viz: Cornelius Van Allen, Homestead No. 8198, for the N. ¼ S.W. ¼, Section 8, Town-ship 18 north, Range 2 west. He names ship 18 north, Range 2 west. He names the following witnesses to prove his continuous residence upon, and cultivation of said land, viz: Hollis Bunker, Milo Peter Kettleson, Carsten Peterson, of Metz, Platte Co., Neb.

FINAL PROOF.

FINAL PROOF. Land Office at Grand Island Neb., Sept. 22d, 1883.

Columbus Booming!

NEW GOODS! BEST GOODS! LOWEST PRICES!

LUBKER & CO.'S,

--)DEALERS IN(--

TINWARE, CUTLERY,

AND A FULL LINE OF

FARM IMPLEMENTS.

Pumps and Wind Mills.

FINAL PROOF.

Land Office at Grand Island, Neb.,)

Sept. 20th, 1883. (OTICE is hereby given that the fol-

of his intention to make final proof in

support of his claim, and that said proof will be made before Clerk of District

Court, Platte Co., at Columbus, Neb., on

John Welin, Homestead No. 7004 and

additional Homestead No. 19149, for the

E. ½ S. W. ¼, and N. ½ S. E. ¼ Section 2. Township 18 north, of Range 4 west.

le names the following witnesses to

prove his continuous residence upon, and

cultivation of, said land, viz: Nels Mun-

son, John Munson, Swan Nelson, of West

Hill, P. O., Platte Co., Neb., and John

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

FINAL PROOF.

Land Office at Grand Island, Neb.,)

of his Intention to make final proof in

support of his clum, and that said proof

will be made before Clerk of the District

Court. Platte Co., at Columbus, Neb., on

John McAuleffa, Homestead No. 8009.

for the S. W. 1/4, Section 17, T. 20, R. 3

upon, and cultivation of. said land, viz:

Platte Platte Co., Neb., Martin Bohen, of

Farrell, Platte Co., Neb., and Thomas Farrell, of Columbus, Platte Co., Neb.

FINAL PROOF.

Land Office at Grand Island, Neb.,)

TOTICE is hereby given that the fol-

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, Neb.,

viz: Stephen Gleason, David Murphy, Michael Reagan and Patrick Duggan, all

FINAL PROOF.

TOTICE is hereby given that the fol-

following witnesses to prove his continu-

ous residence upon, and cultivation of, said land, viz: Wm. Arnold, Peter

Erickson and James Free all of Postville, Neb., and A. J. Stensley of West Hill,

FINAL PROOF.

Land Office at Grand Island Neb.,

will be made before C. A. Newman, Clerk

of the District Court at Columbus, on

Ola Ohlson, Homestead No. 10659, for

the N. W. 1/4 Section 26, Township 20, Range 4 west. He names the following

Witnesses to prove his continuous resi-

dence upon, and cultivation of, said land,

viz: August Ekman, A. J. Ericson, Louis

Peterson and Andrew Anderson, all of

Lookingglass P. O., Nebr. 24-6 C. HOSTETTER, Register.

FINAL PROOF.

MOTICE is hereby given that the fol-

N lowing named settler has filed notice

of his intention to make final proof in

of the District Court, at Columbus, Ne-

braska, on the 8th day of December, 1883,

Thomas Jaworski, Homestead Entry No. 10392, for the N. 1/4 N. E. 1/4 Section 24, Township 19 north, Range 2 west. He

names the following witnesses to prove

ais continuous residence upon, and cul-

tivation of, said land, viz: Jan Flakus,

Columbus P. O., Platte Co., Neb., Jan

Nowak, John Maynard, Samuel Maynard, of Platte Centre P. O., Platte Co., Neb. 27-6 C. HOSTETTER, Register.

Would respectfully ask their friends and patrons to call and examine

their stock of

Before purchasing their supplies, as they

have their store full from floor to ceiling of Staple and Fancy

CLOTHING.

Prices OVERCOATS! Prices

WE ALSO CARRY A LINE OF

LADIES FINE SHOES.

Blankets, Quilts and all kinds of Fan-

cy Notions.

GALLEY & BRO.

U. S. Land Office, Grand Island, Neb.,)

November 15th, 1883, viz:

C. HOSTETTER, Register.

October 8th, 1883.

· Oct. 22d, 1883.

Land Office at Grand Island, Neb.,

Patrick Mahoney, Homestead No. 7618,

on November 8th, 1883, viz:

lowing-named settler has filed notice

C. HOSTETTER, Register.

Sept. 26, 1883.

James Ducey, John Walker, of Lindsay,

November 3d, 1883, viz:

OTICE is hereby given that the fol-

lowing-named settler has filed notice

C. HOSTETTER, Register.

Sept. 20th, 1883.

the 3d of November, 1883, viz:

lowing-named settler has filed notice

HARDWARE! STOVES. braska, on the 8th day of December, 1883,

Nickolaus Koch, Homestead No. 1778, for the N. 1/4 S. E. 1/4 Section 10, Town 18, N., Range 4 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: James Kiernan and John Welin o West Hill P. O., Platte Co., Nebr., and John Nelson and Christian Lindauer of

FINAL PROOF.

Land Office at Grand Island, Neb., Oct. 19th, 1883. ATOTICE 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 Friday, December 7th, 1883, viz: Joseph Albracht, Homestead No. 8284, for the S. W. 1/4 Section 26, Township 20 north, of Range 3 west. He names the following witnesses to prove his contin-

Morgan, of Humphrey, Platte Co., Neb.

C. HOSTETTER, Register.

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 said proof will be made before Judge of District Court of Platte county, at Columbus, Nebraska, on Nov. 28, 1883, viz: Jacob Swygert, Homestead No. 11393. for the E. 1/2 N. E. 1/4 Section 6, Township 18, Range 4 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: John Nelson, Philipp Everling, west. He names the following wit-Alfred Fish and John Koop, all of St. nesses to prove his continuous residence

NOTICE is hereby given that the following-named settler has filed notice of her intention to make final proof proof will be made before the Clerk of the District Cours of Platte county, at Columbus, Neb., on Thu. sday, Novem-Barbara Morgan, Homestead No. 8163 for the W. 1/4 N. W. 1/4, Section 20, Township 19 north of Range 2 west. She name . the following witnesses to prove her con-

all of Postville, Platte Co., Neb. C. HOSTETTER, Register.

of Platte Center, Neb. 23-6 C. HOSTETTER, Register. Land Office at Grand Island, Neb.,) NOTICE is hereby given that the fol-lowing-named settler has filed notice will be made before Clerk of District Court, for Platte County, at Columbus, IN 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 Judge of the District Ole Johnson, Homestead No. 8111, for the S. W. 1/4 Section 6, Township 20, Range Court of Platte county, Nebraska, at Columbus, Nebraska, on November 19th, 3 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Nels Johnson, Adolph Johnson, Thorson Ol-1883, viz: Fred. Swarz, Homestead No. 8082, for the N. 1/2 N. W. 1/4, Section 30, Township 19 north, Range 3 west. He names the

C. HOSTETTER, Register.

Patrick Coleman and James Milslagle, all of St. Bernard, Platte Co., Neb.

witnesses to prove his continuous resi

dence upon, and cultivation of, said land

viz: Wilhelm Westphal, David Blank,

N lowing named settler has filed notice be made before Clerk of District Court Andrew R. Bruland, Homestead Entry names the following witnesses to prove tivation of, said land, viz: Henry Strand,

C. HOSTETTER, Register.

Land Office at Grand Island, Neb... NOTICE is hereby given that the follow ing 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 of Platte Co., at Columbus, Nebr., on November 17th, 1883, viz: Sobestyan Cuba, Homestead No. 6947, For Men and Boys, at all Prices! for the N. E. 14 of N. E. 14 Section 30 Township 17, Range 3 west. He names the following witnesses to prove his con tinuous residence upon, and cultivation of, said land, viz: Joseph Rosno, Valentine Speis, Israel Gluck and L. Schwarz, all of Columbus, Nebr. C. HOSTETTER, Register.

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 trict Court; of Platte county at Columbus, Nebraska, on Thursday, November 8th ship 18 north, Range 1 west. He names the following witnesses to prove his con-

C. HOSTETTER, Register.

KRAUSE, LUBKER & CO. WM. BECKER. CHEAP FUEL!

DRALER IN ALL KINDS OF

GROCERIES!

KEEP CONSTANTLY ON BAND A WELL SELECTED STOCK.

Teas, Coffees, Sugar, Syrups Dried and Canned Fruits. and other Staples a Specialty.

Goods Delivered Free to any part of the City.

Cor. Thirteenth and K Streets, near

A. & N. Depot.

FISH BRAND SLICKERS

WATER PROOF COATS

TOWER'S

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TOWER'S

WILL NOT STICK or PEEL.

FISH BRAND SLICKERS

WHO EVER GAVE THEM A TRIAL

Boston, Mass.

. J. TOWER, Sole Mfr.,

HORSEMAN & FARMER

STAPLE AND FAMILY

Rich Hill

Canon City

Whitebreast Coal \$3.50

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JACOB SCHRAM, -)DEALER IN -

DRY GOODS!

Boots & Shoes, Hats & Caps,

FURNISHING GOODS AND NOTIONS.

LOW PRICES FOR CASH.

ened Metallic Buttons

EVERY COAT WARRANTED.

For sale everywhere,

At Wholesale by all first-

class Jobbers.

Fish Brand Slickers WILL KEEP YOU DRY. TOWER'S FISH BRANDSLICKERS are the only Conts

THE REVOLUTION Goods and Clothing Store

PROOF

Has on hand a splendid stock of

Ready-made Clothing, Dry Goods, Carpets, Hats, Caps, Etc., Etc.,

At prices that were never heard of before in Columbus.

I buy my goods strictly for cash and will give my customers the for the E. ½ of S. W. ¼ Sec. 6, T'p 18, Range 1 west. He names the following witnesses to prove his continuous resident. Give Me a call and covince yourself of the facts.

I. GLUCK.

OMAHA Medical Dispensary!

Office and Parlors, Over the new Omaha National Bank, Thirteenth between Farnam and Douglas Streets,

A. S. FISHBLATT, M. D., : : Proprietor.

OMAHA, NEBRASKA.

SPECIAL ATTENTION GIVEN TO DISEASES OF

NOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in

DR. FISHBLATT

AND BLADDER, AND WELL AS ALL CHRONIC AND NER-VOUS DISEASES,.

Has discovered the greatest cure in the world for weakness of the back and limbs, involuntary discharges, impotency, general debility, nervousness, languor, confus-ion of ideas, palpitation of the heart, timidity, trembling, dimness of sight or giddiness, diseases of the head, throat, nose or skin, affections of the liver, lungs, stomach or bowels-those terrible disorders arising from solitary habits of youth, and secret practices more fatal to the victims than the songs of Syrens to the mariners of Ulysses, blighting their most radiant hopes or anticipations, rendering marriage

Those that are suffering from the evil practices, which destroy their mental and support of his claim, and that said proof will be made before C. A. Newman, Clerk

NERVOUS DEBILITY. the symptoms of which are a dull, distressed mind, which untits them from performing their business and social duties, makes happy marriage impossible, distresses the action of the heart, causing flushes of heat, depression of spirits, evil forebodings, cowardice, fears, dreams, restless nights, dizziness, forgetfulness, unnatural discharges, pain in the back and hips, short breathing, melancholy, tire easily of company and have preference to be alone, feeling as tired in the morning as when retiring, seminal weakness, lost manhood, white bone deposit in the urine, nervousness, confusion of thought, trembling, watery and weak eyes, dyspe psia, constipation, paleness, pain and weakness in the limbs, etc., should consult me immediately and be restored to perfect health.

Who have become victims of solitary vice, that dreadful and destructive habit which annually sweeps to an untimely grave thousands of young men of exalted talent and brilliant intellect who might otherwise entrance listening se nators with

YOUNG MEN

the thunders of their eloquence or wake to costacy the living lyre, may call with MARRIAGE.

ORGANAL WEAKNESS

Immediately cured and full vigor restored. This distressing affliction—which renders life a burden and marriage impossible, is the penalty paid by the victim for improper indulgence. Young people are apt to commit excesses from not being aware of the dreadful consequences that may ensue. Now who that understands this subject will deny that procreation is lost sooner by those falling into improper babits than by prudent? Besides being deprived of the pleasure of healthy offsprings, the most serious and destructive symptoms of both mind and body arise. The system becomes deranged, the physical and mental functions weaken. Loss of procreative powers, nervous irritability, dyspepsia, palpitation of the heart, indigestion, constitutional debility, wasting of the frame, cough, consumption and death.

A CURE WARRANTED.

Persons ruined in health by unlearned pretenders who keep them trifling month after month taking poisonous and injurious compounds, should apply immediately.

DR. FISHBLATT Graduate of one of the most eminent colleges of the United States, has effected some

of the most astonishing cures that were ever known; many troubled with ringing in the ears and head when asleep, great nervousness, being alarmed at certain sounds, with frequent blushing, attended sometimes with derangement of the mind were TAKE PARTICULAR NOTICE.

Dr. F. addresses all those who have injured themselves by improper indulgence and solitary habits which ruin both mind and body, unfitting them for business, study, society or marriage.

These are some of the sad, melancholy effects produced by the early habits of youth, viz: Weakness of the back and limbs, pains in the head and dimness of sight, loss of muscular power, palpitation of the heart, dyspepsia, nervous irritability, derangement of digestive functions, debility, consumption, etc.

Private Offices, over Omaha National Bank, Omaha, Neb.

goods, and strictly ONE PRICE is our motto, which our twenty-five years residence in Columbus will sustain. 23-3m

donated for that purpose.