#### Republican State Convention.

The Republican State Central Commit The Republican State Central Committee have called a State Convention to be held at Lincoln, Thursday, May 1st, '84, at 7:30 o'clock p. m., for the purpose of electing four delegates at large to the National Republican Convention, which meets at Chicago June 3d, '84, to nominate a candidate for President and Vice President. Platte county according to President. Platte county, according to the apportionment is entitled to seven delegates in the State convention. The committee recommend that no proxies be admitted to the convention, except such as are held by persons residing in the counties from which proxies are given. G. W. E. Dorsey, Ch'n.

#### S. B. Colson, Sec'y. Call for District Convention.

TO ELECT DELEGATES FROM THE THIRD THE REPUBLICAN NATIONAL CONVEN-

The republican electors of the Third Congressional District are invited to composing said district, to meet in con vention at Norfolk, Tuesday, April 29, 1884, at 8 o'clock P. M., for the purpose of electing two (2) delegates to the National Republican convention, called to meet at Chicago, Ill., June 3, 1884, for the purpose of placing in nomination candidates for President and Vice President of the Uni

The several counties are entitled to representation as foll ws, being based upon the vote cast for J. M. Hiatt, regent of the State University, giving one delegate at large and one for every one hundred and fifty votes and the major

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. 6	Holt		
. 6	Howard	i	
. 5	Keith		
. 9	Knox		
2	Lincoln		
. 2	Loup		
2	Madiso	n	
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7	Nance		100
6	Pierce	111.5	
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5	Valley	• • • • • • • • • • • • • • • • • • • •	
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	arch 13.	1884.	
	6 5 9 2 2 2 1 7 6 4 4 4 5 10 8 7	6 Holt 6 Howard 5 Keith 9 Knox 2 Lincoln 2 Loup 2 Madiso 1 Merricl 7 Nance 6 Pierce 4 Platte 4 Sherma 4 Stanton 5 Valley 10 Washin 3 Wayne 7 Wheele	6 Holt

LONDON had the other night a five million dollar fire.

F. B. TIFFANY,

Six colored families of Lincoln Neb., have left for Liberia. NINE hundred and eighty-four me

enlisted in the navy last year. Two thousand people have been killed in the Haytien revolution. A BAD boy in Omaha has been sent to jail for stealing newspapers from

people's doors. FORTY thousand workmen are engaged in the watch-making industry

MISS SPARR, of Muncie, Ind., has arrived home from a journey alone

FLORENCE ROTH, of St. Louis, aged eight years, died the other day while skipping the rope.

MRS. MINNIE RUHLMANN and Mrs. Laura M. Foster have been appointed postmasters in Nebraska. A woman of seventy-seven in Bel-

fast, Me., is suing a man of seventy nine for breach of promise. GRAND ISLAND has three banks with a combined capital of \$150,000.

and deposits amounting to \$300,000. IT is claimed that Lincoln is to have a new hotel five stories high, with rotunda parlors, and all that kind of

thing. NEBRASKA shead as usual. Three beautiful girl babies were born to Mr. and Mrs. Severson, of Wisner, a short time ago.

T. G. BAYLOR, of Atlanta, Ga., is said to be in possession of John Brown's sword, taken from him when captured.

THE president has nominated C. E. Coon, of New York, assistant secretary of the treasury, to succeed J. C. New, resigned.

THE substantial business men of Lincoln, are about incorporating an Electric Light Co. with a capital stock of \$100,000.

A BAND of forty-two Cuban insurgents were recently attacked by Spanish troops and thirty-eight of loss.

the former killed. It is asserted that Charleston, S. C., has a 600-pound turtle. We should

really like to believe the story without any misgivings. A SIGN BOARD marked "six miles to Montgomery, Ala, was found in

the mountains after the tornado, 250 miles from Montgomery. Some one has recently discovered that there is no appropriation for the payment of the expenses of the deaf

mute institute for the coming year. It is claimed that over a million head of cattle wintered in Wyoming Tv. the past winter; the general

"round up" will begin about May 15. PAWNEE county has a mad dog scare on its hands. Hogs and cattle are being bitten by the brutes, and dying with all the symptoms of hydro-

other morning while endeavoring to arrest Hank Lewis, a keeper of a

MISS GRACE RABB of Eastport, Me., has graduated at the College of Pharmacy in Philadelphia. She is the first woman graduate of that insti-

A Connecticut man is reported to have taken out patents for processes by which beautiful and substantial carpets can be made of paper at very

THE senate bill authorizing the secof \$25,000 for rescuing or ascertaining the fate of the Greely expedition has been passed in the house.

EMMA SELIGMAN, of Irvington, N Y., has obtained a patent for a mechanical telephone, and Ellen S. Getchell, of Boston, has obtained a patent for an improved book-cover.

It is stated that in Russia a child is born every eight seconds, and a human being dies every eleven seconds. Sixty per cent of the children die before they are five years old.

JUAN B. PATRONE Was assassinated the other night at Las Vegat, Col., by Mitch Mancy, a cow boy. Patrone was ex-speaker of the territorial leg- dicted for murder in the first degree islature, and highly respected.

reservation lands will be opened about the 1st of May. The lands are said to be very valuable, and there will be a great rush to secure them.

THE immense business done by the elevated roads in New York city may sengers and received \$21,004 in fares.

has been sued by a New York brewer for libel. The judge said there was

THERE are nearly one thousand The Journal's Respects to Mr. Japanese now residing in the United States, and of this number it is said that not one has ever been convicted of any criminal offense in an Ameri-

can court. A VERY destructive fire broke out the other morning at Tacoma, Washington, Ty., destroying nine buildings, forming the principal business blocks of the city. The loss will reach \$175,000.

An informal conference of the democratic members of the Pennsylvania delegation in the house the other morning, showed that it was unanimously opposed to any tariff legislation whatever.

CONGRESSIONAL DISTRICT TO ATTEND recently expressed by a Washington and lastly the resolution to give it to does its work."

Cuming county, who served as county commissioner for four years, committed suicide the other day by shootwith a load of lumber.

DANIEL STEINMAN, the steame from Antwerp, with a crew of thirty four men and ninety passengers, was wrecked the other night. The captain and five of the crew are the only survivors--118 perished.

J. S. HERRIMAN started from Duluth, Minn., April 16th, to walk to San Francisco on an attempt to beat Weston's 5,000 mile walk in England. Four hours after starting he had made twenty-three miles.

the other day a message from the president relative to an annual appropriation to provide a necessary armament of sea coast fortifications. The message was referred.

THE first patent ever issued in the United States was dated at New York, July 31, 1790, and is signed by mund Randolph, Attorney General, and Thomas Jefferson, Sec'y.

A BILL to divide a portion of the great reservation of the Sioux nation mainder, has passed the senate.

THE house at Washington instructed Mr. Maybury of the judiciary committee to prepare an adverse re- the nature of the "understand"." port on the joint resolution proposing alleged in his whereas, but did una constitutional amendment to confer dertake to ask a few questions on the the right of suffrage on women.

in the country beyond Valentine report the grass starting nicely and the cattle in good condition. The losses of cattle during the winter will not be found to exceed the average.

THE internal revenue collections for the district of Nebraska, including Nebraska and Dakota for the month of March, were \$124,354.63. Of this low Springs distillery at Omaha.

THE reported attempt to assassinate President Barrios turns out to be true. and is confirmed by a recent dispatch from the ministry of foreign affairs for Gautemala and Salvador saving the attempt was made but no harm done him and he is perfectly well.

HENRY NELSON, a farmer living near Seward, Neb., while handling his rifle the other day was accidentally shot. He died within two hours after the accident. He was well respected by all who knew him. He leaves a wife and large family to mourn his

THE American minister has de manded from the Haytian governdemnity for American losses on account of the riots in September last, and surrender of St. Nicholas as a guarantee that the money will be

THE republican state convention of Illinois in session the other day, nominated the Hon. Richard J. Oglesby for governor, and General J. C. Smith for Lieutenant Governor, and before adjourning, endorsed Logan, with a good word for Arthur, and yells for Job work, let bids be asked for, and a

NEIL McKEAGUE, the young butcher charged with the murder of Mr. and Mrs. James L. Willson at Winnetka, was arraigned the other day before J. S. Pierce, city marshal, of Judge Anthony. The trial has been Mitchell, Dak., was murdered the set for May 5th. The public will watch the progress of this case with deep interest.

> ONE of the severest wind and rain storms ever known occurred the other day near Grenada, Mississippi, Houses were demolished, trees torn up, fences blown away and some stock killed. The storm must have few persons were injured.

Jos. E. McDonald was formally announced as a candidate for the The end of this matter, as of the oth- of ten feet. retary of the navy to offer a reward presidency the other night at Wash- er, may not be yet fully visible, but ington City, by the Indiana democratic association. Senator Voorbees made a speech supporting the resolutions favoring his candidacy, which were unanimously adopted.

> SEVERAL counties in Southern North Carolina have been recently visited by severe forest fires, destroying turpentine orchards, vast forests of pine, turpentine distilleries and residences. The fires swept a section | the general law says: "No action of country about 150 square miles. leaving it black and desolate.

J. S. LEE, of Crete, Neb., was in by the grand jury the other day. The It is still claimed that the Omaha charge is for poisoning his wife, who died very suddenly a short time ago. An analysis of the stomach showed that she died from strychnine, as it was found there in large quantities.

THE Nisgara Oil Company has be gathered from the fact that on struck at the Rush well, near Middle-March 29th they carried 306,209 pas- town, the largest flow of gas in the world, beating that of the McGugan JUDGE MORROW, of Belvidere, N.J., well, in the same vicinity. The tools binding upon the council as that other provision in regard to issuing the were sent from the bottom of the dead rats in the brewer's vats, and | well, 1,100 feet deep, high into the air that his men washed their feet in the with such force as to break the derrick all to pieces.

In a short article in the Journal of April 9 we had a few words to sav concerning some whereases and resolution introduced by J. E. North of said to be unanimously adopted by that body, thus endorsing the whereases as correct and truthful. Our remarks were directed to the meaning of the word "understanding" as used in one of the whereases. Our readers will remember that one of the whereases set forth that Higgins & Hensley had been successful bidders on doing the newspaper publishing of notices and supervisors' proceedings, the the will of the people. other that it was the understanding THERE is a good deal of the senti- of said Higgins & Hensley that they ment and spirit abroad in the land were to be given the job work to do, department clerk, "Let me but draw them. We said that the JOURNAL the nation's salary and I care not who representative insisted upon including job work with the newspaper work. W. H. Russell, an old resident of but Mr. Hensley, who was present, objected to this, and the supervisors refused to include it; now, how there could be any "understanding" about ing himself, while on his way home a matter that the supervisors utterly refused to consider at all is a little strange to us, except upon the theory that Mr. North sets forth, viz: that majority of the board of supervisors are democrats. We are to infer, then, that this is the main, indeed the only reason, for any such "understanding." as is alleged. It must, then, have been a private understanding between the publishers of the democratic organ and certain democratic members of the board. If not, why should the board or the public be hoodwinked THE speaker laid before the house Hensley had no intimations whatever from their partisan friends on the board, that they would give them this work of the county, without competition or the opportunity for competion, on what did they ground their understanding? All the Board present very well know that there was no public understanding that Higgins & George Washington, President: Ed- | Hensley were to have the job work at | "reasonable" rates or at any other

It may be pertinent to ask right here, how it comes that the original of Indians in Dakota into several record of these resolutions showed reservations and secure the relin- that they were offered by North, when quishment of the Indian title to re- they now show that the paternity of them is to be ascribed to Noonan?

undertaken to throw any light upon publishing business, in general, the PARTIES who have recently been up drift of which goes to show that our friend James E. believes that whenever partizan office holders can strain a point in favor of newspapers of their own way of thinking, they ought to do so, or at least that if republicans in office so do, why should not demproof notices, it came to us without solicitation on our part and just as we amount \$115,000 was paid by the Wil- get a great deal of advertising matter. always has had since its first issue of May 11, 1870, the largest circulation of any paper published in the county, any such kind of cattle in it. They is the very reason, above all others, are a disgrace to it, and the sooner why, not republican officials only, but | they are driven out the better. all officials, should place their public advertisements in its columns, especially when the rate was fixed by us at \$3 instead of \$5, the common charge. We cannot be responsible for the sayings of any republican official, who may choose to avow a wrong motive for his doing a meritorious deed. Publishing is our business, and our republican or to democratic officials. So far as we are concerned, we have ment the payment of \$400,000 in- always held that officials should do their duty, always and in everything, according to their oath, and not to favor their partizan newspapers, their partizan contractors, their partizan office-holders, or their partizan friends of any stripe, against the interests of the public. If it is to the interest of the people to have competition on for. If it is to the interest of taxpayers that there be competition on

fair opportunity given to all who might compete. If it is to the interest of those who toil to pay their taxes that such work as building bridges and grading roads be let to low bidders, let that be done, but let us have no more attempts at endeavors to make a fair seeming of a matter that

will not bear the light, and to which men are ashamed to refer, after it As to the question of Mr. North, why notices for application for liquor license had to be published in the Democrat after having been publish-Mr. North is a member of the city council and might have stated why. somewhat apprehended by those concerned. Page 115, sec. 9 of the Compiled Statutes has this clause: "Provided further, That in granting "licenses such corporate authorities "[cities of the second class and vil-"lages] shall comply with whatever "general law of the state may be in "force relative to the granting of "licenses." And page 333, sec. 2 of

"shall be taken upon said application "[for license to sell liquor] until at "least two weeks notice of the filing, "of the same has been given by pub-"lication in a newspaper published in "said county, having the largest cir-"culation therein," etc.; the italics in this last paragraph are our own. According to the best of our information, Mr. North and his fellow democrats gave this printing to their partizan paper without even inquiring which had the largest circulation in

license, and we claim that the council

prerequisite than they have to issue a license without the bond of \$5.000. The Journal favors the execution in the Elkhorn river, left home in the traffic, talk for it, work for it, vote for of the laws. If any of these say that night to go to his farm four miles it, and it he is a preacher, preach for it. If the reverse is true, \* \* then County Supervisors shall let some of south of O'Neill and evidently lost will you give me a single reason the County Board of Supervisors, and that other of the same kind of drove into the river. In going over man, can vote for and sustain it, with

> repealed. The Journal submits. however, that the people of Nebraska elect a legislature occasionally whose duty it is to make laws, and our public officials of high and low degree, are presumed to submit to these as Towards our friend, the Hon. James

E. North, we have now and always have had and probably siways shall have, the kindest of personal feelings, but in this matter of Higgins & Hensley's "understanding" we have seen and can see neither law, reason nor justice, and we are inclined to think our friend James is already very heartily ashamed of his part of the transaction.

A SOULLESS WRETCH. An Aged Mother Takes a Long Jour ney to Visit her Son, who Turns her Out into the Cold.

Ponca Journal.

About five weeks ago an old German lady, ninety-four years of age, came from Chicago to visit her son, who lives a few miles from Wakefield. The old lady, notwithstanding her extreme age, was active and intelligent, and endured her long journey to Wakefield by railroad much with this verbiage? If Higgins & better than could have been expected. Arrived at Wakefield, she hired man to carry her out to her son's place, a few miles distant. It was cold, disagreeable time, with snow in abundance and a severe and constant wind from the north. The old lady got to her son's house at about o'clock in the evening. There, one would naturally think, she might expect in the warmth of a fire and of a hospitable and affectionate welcome, to forget the long and tedious journey she had passed through. But a contrary reception awaited her. Her son and his wife whose pinchback souls regarded a saleable sow of much more account than they did their own mother, received the old lady with the court, and trouble is feared. curses and threats and turned her out Mr. North, in his article, has not into the night. A Swede, who was present and who lived near by, took her to his dug-out, where she stayed several days, and until she could write to and hear from another son living in Chicago. He immediately sent her \$75 to pay her way home again. Then the Swede brought the old woman down to the Wakefield depot and she took the train for the east. The names of these parties we are unable to give, as our informant, a passenger on the train, had forgotocrats? As to the publication of final ten them. We especially greatly regret that we cannot get hold of the name of that interesting son and his estimable wife and hope to do so in Because the Journal has now and we shall take pleasure in pointing river. out their soulless, worm-eaten carcasses to the gaze of the people of this

Another brutal and upprovoked double murder occurred the other night near Ravidan, Ill., of an aged couple named Fleedwood. They slept on the first floor, and a married daughter and the hired man up stairs. The daughter smelling smoke called to the man that he house was on fire. He told her to jump out of the winadvertising rates are just the same to dow. She ran down stairs and found the bed in which her father and mother lay to be on fire. While the man went to rouse the neighbors, she extinguished the flames, and found the aged couple with their throats cut and heads beaten in. Winklebach, the hired man, was suspected, and from strong circumstantial evidence the coroner's jury held him for murder. The old couple had no money in the house and the reasons for the newspaper work, let bids be asked crime are unknown. He has been safely lodged in jail at Charleston

county. Dixon county don't want

THE city well at Lincoln, Neb., is likely to prove a grand success after I stood up in thee-stood up to speak all the expense and trouble through the Word-a dying man speaking to which the contractor Mr. Lanham has dying men -- of Him who conquered | 2 in block 152; let 2 in block 162; let 2 in passed. His first contract was to execute the work for \$6,200, but the test failed, but as he claimed, not bus, Oh Columbus, Thou art guilty of May, 1884, or said petition will be taken from any fault of his. His second agreement was to sink another well within the old one, and to furnish a continuous flow of water at the rate of 50,000 gallons an hour for seventytwo hours. If he failed he was to receive no pay; if he succeeded he was to receive \$7,500. The well is completed at a depth of fifty-three feet. A test was made the other day and an done great damage at other places. A | ed in the Journal, the answer is easy. | average of 69,000 gallons an hour numped out, and the water in the man, what of the night! well remained at an average height

mittee on commerce and was reported back favorably. This recommendation on the part of the President appears a little strange and it is certainv very unusual.

A BLOODY riot occurred the other day at Braddock, Pa., between thirty a place in your columns. or forty Hungarians and Poles, employed at the Edger Thompson steel works at that place. Pistols, knives, of America, root and branch, there is hours, and resulted in the serious in- ance will abolish the liquor traffic. jury of three men, and a number of The issue is fairly made \* \* \* others were slightly injured.

MISS MARIA PARSONS, Professor of the county. This provision is just as Belles Letters in Buchtel College. Akron, O., has resigned. She has been connected with Akron's educaupon the application, without this lefforts in its behalf.

public work shall be let to partizan the embankment he grabbed hold of

we say execute the law until it can be THE republican convention held at Nebraska City, in the First congressional district, elected E. L. Reed, of Cass county, and Church Howe, of Nemaha county, delegates to the national convention, and N. B. Larsh, of Otoe, and W. J. Broach, of Donglas, alternates. The delegates are understood to favor Blaine's nomination, but they go uninstructed.

F. A. KREAGHER was fished out of the North river the other morning by custom house boat and sent to the hospital. When he was sufficiently recovered he stated that when on the Hoboken ferry boat a stranger suddenly approached him and snatched his watch; resisting, the thief drew a pistol, beat him over the head and then threw him overboard.

It is stated that a consignment 50.000 young trout have been shipped to the streams of northwestern Nebraska, and will be parcelled to Bazile creek, Cedar creek, Long Pine creek, Bone creek, Plum creek, and the Minnechaduza. There will be another shipment in a few days for the Verdigris and other streams in that section.

A TRAMP attempted to wreck a freight train the other day by bolting two fish plates on one of the rails near Friendville. C. Oldman, who had been ejected from a passenger train, was immediately followed and arrested, charged with placing the obstruction on the rail. He was sent to jail in default of giving \$1,000 bail.

News comes from Charleston, W Va., that the squatters in Lincoln Co. who recently fired on surveyor Linnet (sent out to survey land now in litigation) fired again on W. Oxlev. assessor. His horse was killed but Oxley escaped. Judge Jackson will pound a preacher. send a force to execute the order of

A LATER dispatch from Gen. Millet says, "Hunghoa is ours. The first brigade turned the enemy's position | They were sent uninstructed. while the second commanded from the front. Our artillery terrified the enemy. The fall of the water prevented most of the flotilla from giving assistance. Both soldiers and sailors behaved gallantly."

Mr. S. CHANDLER and wife, of Shelton, Buffalo county, Neb., have made a fine donation to the ladies of Home, and to be located at or west of the near future. And when we do Grand Island and north of the Platte

### Correspondence.

[In this department the people talk, and not the editor. Each writer must hold himself ready to defend his principles and his statements of facts. "In the multitude of counsel there is wisdom."-ED.

Farewell Columbus.

Farewell, Columbus; the hour has come, we must now part. Seven and a half years thou hast sheltered me; sheltered me and my dear ones, and fed them. Thou hast been my friend, and a friend must not be forgotten. Nay, Columbus, I will remember thee kindly. Though thou hast had sorrow for me; though there have been bitter experiences; though thou hast made me weep salt tears; though thy touch has oftentimes been rude: vet thou hast given me much joy. not one of them hast thou demanded. to build up the city of the dead. Terrible threats there were, but they wealthy as I was in living jewelsbus, if for nothing else, I would re- 1876. member thee as the Bethlehem of my sweet Maud and Charlotte.

Farewell, Columbus. Often have death. This is my joy, that I have tried to lift Him up; this my sorrow. that it was done so coldly. Columone tremendous crime: The Son of

God thou treadest under foot! Farewell, Columbus. But thou farest not well, thou farest very ill. There is a blight on thee, the blight of Vice and Unbelief. Oh, when shall the dark cloud be lifted? When shall cold unbelief be thawed? When shall the icy winter yield to the bright spring of gospel truth? When will thine old men bow to Christ? When be a special town meeting held on will thy youths learn real wisdom? When will the children on thy streets remember their Creator? Watch-

Farewell, Columbus. The hour has come, we must part now. I chide thee, because I love thee; I hate not THE senate held a brief executive thee, I hate thy ruin. I wish thee session the other day to consider the well, I never wished thee ill. May ecommendation of the President that thy wealth increase and thy streets Collector Wicker, of Key West, be grow long; may thy shops be crowded; may joy and peace and removed on account of active sympa- health be thine; and mayest thou thy with the Cuban insurgents. The yet become a city-a fine, compact, matter was referred to the senate com- delightful city-the happy home of many happy people. C. G. A. H.

> ED. JOURNAL :-- My attention has just been drawn to the following statement of a noted temperance orator. It appears to me to be so plain and manly that I think you would please your many readers by giving it There is no doubt about the aims of temperance men; they intend to

destroy the drunkard-making system clubs and every conceivable weapon no such thing as compromise. In the was brought into service and freely end the liquor traffic of this country used. The fight lasted about two will abolish temperance, or temperand is simply a question of fact. If the dram shop is a blessing, if it makes honest voters, honest citizens. kind husbands, loving fathers, if it leads to an observance of the christian Sabbath, if it leads to morality, manhood, intelligence, if it discourages tional affairs for nearly ten years, and crime, vice, pauperism, illegal voting, her department has been elevated to false swearing, then there are no two have no more right to take action a very high place by her untiring positions for you to take. If the liquor traffic is a blessing, every patri-

JOHN McCANN, a merchant of otic American owes it to his citizen-O'Neill, who was recently drowned ship, to his honor, to stand by the such a record? You should weigh honestly every argument that liquor favorites without even an opportu- a clump of bushes and to this his body men may bring up and you should nity given to bid upon it, why then, was found clinging, death failing to | weigh just as honestly every argument of the temperance men, then

make up your verdict." I need only add that it is about time the people of Columbus show their colors, if you do your own thinking. Figure it out otherwise, ask your boys, and stand up to the rack, "fodder or no fodder;" no man looks well trying to straddle so large question, and it can't be done sucessfully, if it does improve the appearance. Respectfully, E. A. GERRARD.

Humphrey.

Cold, cold for spring. Farmers are backward with spring

C. A. South will take charge of the St. Bernard school D. J. Drebert and wife are boarding at the Granville House.

Miss Allie Mead is visiting Mrs. F.

M. Cookingham at Humphrey. Thos. Ottis was the first to commeuce building sidewalks in town. The new bank will be styled the Citizens' Bank and will soon be in full operation.

Mr. Edgar Mead started on a trip to Oregon to take up a homestead on Monday, the 14th.

M. C. Bloedorn was appointed vil- Dry age treasurer in place of Dr. A. W Trout, who is about to move to lowa. John Whaling has the Humphrey school under his charge during the summer term. School commenced on

An old settler was heard to say the other day that there had more rain fell during March and the half of April than had fell here for ten years

Edward Edwards, the gentleman from Iowa who bought out L. A Hubard, has taken possession and says he is glad that the present backward spring is not a usual occurrence.

Our minister, Rev. Tucker, received grateful pounding on Saturday evening last; many were the pounds he received without a murmur. It seems to be kindness to occasionally

At the caucus held the 19th, according to call, Mr. G. W. Clark and W. H. Selsor were chosen by ballot to represent the town of Granville as delegates to the county convention.

The patent soap man was in town last week, but I guess he did not go of his intention to make final proof in of his intention to make final proof in away with much Humphrey money. support of his claim, and that said proof support of his claim, and that said proof will be made before the Judge of the Dis-It was a bad day and people did not trict Court at Columbus, Neb., on the trict Court, at Columbus, Nebrassa, on care for soap well enough to pay \$2.50 | 7th day of June, 1884, viz: for a small tin box full even with the chance to win \$15.00.

We lose from our town this week Dr. A. W. Trout, who baving sold his drug business to the Hinman Bros., will locate at Perry, Ia. Both sothe Auxillary society for the home- cially and professionally we shall miss less and friendless children in the the doctor; he was active in all that state, to be known as the Chandler pertained to the advancement of the village of Humphrey. At the time of selling he held the office of village treasurer. He was well thought of by all who knew him and the evening before he left town a goodly number of his intention to make final proof in of his friends met at the dwelling of Charles Lambert where refreshments were served and speeches were made by the doctor, F. M. Cookingham Eeq., and others, and many old time songs were sung in honor of the ocwitnesses to prove his continuous resicasion. Mr. Wm. Ripp was voted dence upon, and cultivation of, said land, the chrome in songs and many wishes viz: James Feree, George Glass, Samuel were extended to the doctor for his

## LEGAL NOTICE.

in the District Court of Platte County,

John C. McMahon and John C. Wolfel, Defendants. Notice to said defendant, John C. Wolfel. You are hereby notified that on the 30th day of April, 1881, said plaintiff filed in said court his duly verified petition against you and said John C. McMahon, ne object and prayer of which said petiyet thou hast given me much joy. tion is to obtain a judgment against you Here are my dear ones all, my jewels; and said John C. McMahon for the sum of one hundred and two dollars and thirty-four cents (\$102.34) and interest thereon from March 2d, 1877, at the rate proved only threats. Two jewels attorney fee equal to ten per cent. of the hast added: I'm twice as whele smount due, said amount being the the only wealth I crave. Yes, Colum- given by you and said John C. McMahon said plaintiff, dated November 15th,

An order of attachment was issued in this cause on the 24th day of March, 1884. and duly levied on the following de-Platte County, Nebraska, as your proprty, to wit: Lot 6 in block 96; lots 1 and block 191; lot 3 in block 207; all in the city of Columbus, in said county. You are required to appear and answer said petition on or before the 26th day of as true and judgment rendered accordingly, and said property sold to satisfy the amount of such judgment and costs.

M. J. McKELLIGAN. By MCALLISTER BROS.

his Attorneys. SPECIAL TOWN MEETING TOTICE is hereby given that in accordance with a request legally signed and on file in my office, there will

Saturday, May 3d, A. D. 1884, at the school-house in District No. 1 Lost Creek Township, commencing at 9 o'clock a. m., for the consideration of the following questions, to-wit: To adopt rules and laws for the government of the Township. To encourage the planting along the highways. To guard against prairie fires. To provide against nuisances.

To provide for impounding cattle, hogs. horses, mules, sheep, etc.

To fix a list of fines and penalties, etc. Given under my hand the [SEAL] 18th day of April, A. D. 1884.

JOHN TIMOTHY,

Town Clerk.

Certificate of Publication.

Cincinnati, in the State of Ohio, has com-plied with the Insurance Law of this residence upon, and cultivation of, said said land, viz: Edmund Higgins, John State, and is authorized to transact the land, viz: John Hoffman, Cornelius Koch, Maher, Robert Pinson, Ernst Hoar, ail of Platte Center P. O. Pla for the current year.
Witness my hand and the seal of the Auditor of Public

Accounts the day and year

JOHN WALLICES,

Auditor P. A.

50-p4 J. J. MAUGHAN. Justice, County Surveyor, Notary, Land and Collection Agent.

year above written.

Parties desiring surveying done can notify me by mail at Platte Centre, Neb. D DOUGHERTY, M. D.,

PHYSICIAN & SURGEON. Office second door east of post-office. COLUMBUS BOOMING!

#### WM. BECKER. CHEAP FUEL!

PEALER IN ALL KINDS OF

GROCERIES

KEEP CONSTANTLY ON HAND 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.

STAPLE AND FAMILY

Whitebreast Lump Coal...... 5.00 Canon City Colorado Hard TA GOOD SUPPLY.

TAYLOR, SCHUTTE & CO.

JACOB SCHRAM,

-)DRALER IN(-

## DRY GOODS!

Boots & Shoes, Hats & Caps,

FURNISHING GOODS AND NOTIONS.

LOW PRICES FOR CASH.

# THE REVOLUTION Goods and Clothing Store

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

Give Me a call and covince yourself of the facts.

FINAL PROOF.

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

Cobak Formanski, Homestead No. 8121. for the S. 1/4 N. E. 1/4, Section 20, Town- 11170, for the S. E. 1/4, Section 34, Town-ship 17 north, of Range 1 west. He ship 20 north, of Range 3 west. He names names the following witnesses to prove the following witnesses to prove his conhis continuous residence upon, and culti- tinuous residence upon, and cultivation vation of, said land, viz: Valentine Losek, George Borowiak, John Treba and John Postville P. O., Platte Co., Neb., Thomas Flakus, all of Duncau P. O., Platte Co.,

> C. HOSTETTER, Register. FINAL PROOF.

U. S. Land Office, Grand Island, Neb. March 18th, 1884. NOTICE is hereby given that the folsupport of his claim, and that said proof IV ing named settler has filed notice of will be made before Judge of District his intention to make final proof in sup-Court, at Columbus, Neb., on May 1st. 884, viz: Henry Hurley, Homestead No. 11408,

for the S. E. 1/4, Section 30, Township 19,

Dickenson, of West Hill, Neb. 48-6 C. HOSTETTER, Register.

FINAL PROOF. Land Office at Grand Island, Neb., 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 Judge of the District

Court at Columbus, Neb., on May 3d, Nils Jensen, Homestead No. 10505, for the E. 1 S. E. 14, Section 18, Township 9 north, Range 3 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Hans N. Christensen, Hans J. Johnson, Lars Anderson, Hans

J. Petersen, all of Postville, Platte Co., etzki, all of Boheet, Platte Co., Ne'r, C. HOSTETTER, Register.

C. HOSTETTER, Register. FINAL PROOF.

following-named notice of his intention to make final in support of his claim, and that said proof in support of his claim, and that said proof will be made before the Clerk | the District Court, at Columbus, Nebrasof the District Court at Columbus, Nebraska, on the 15th day of May, 1884, viz; Township 19 north, of Range 2 west. He names the following witnesses to prove his continuous residence upon, and cul-tivation of, said land, viz: Andrew Paprocki, Fredrick Hedrick, Thomas Masionka, Andrew Debney, all of Platte Centre P. O., Platte Co., Neb

C. HOSTETTER, Register. FINAL PROOF. Land Office at Grand Island, Neb.

April 10th, 1884. TOTICE is hereby given that the fol-I 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 Court of Platte county, Nebraska, at Columbus, Nebraska, on May 22d, Christian Maier, Homestead No. 9750,

residence upon, and cultivation of, said of trees land, viz: August Schmitz, Gustav Sommerfeldt, Christoph Bolin, Otto Born, of St. Bernard, Neb. C. HOSTETTER, Register.

for the N. E. 14, Section 4, Township 20

north, Range 3 west. He names the fol-

lowing witnesses to prove his continuous

FINAL PROOF. Land Office at Grand Island Neb., April 12th, 1884.

John Nelson and James Kiernan, all of Platte Center P. O., Platte Co., Neb.
49-6 C. HOSTETTER, Register.

C. HOSTETTER, Register. FINAL PROOF. Land Office at Grand Island, Neb.,

notice of his intention to make final proof proof in support of his claim, and that said in support of his claim, and that said proof will be made before Clerk of the proof will be made before Judge of the District Court at Columbus, Neb., on the District Court at Columbus, Neb., on 17th day of May, 1884, viz: May 17th, 1884, viz:

May 17th, 1984, viz:

Thomas Reagan, Homestead No. 11951 for the S. W. 1/2, Section 30, Township 20, Range 3 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Jas. Fay, of Farrel, Neb., Pete Barney, of Postville, Neb., Jas. Ducey, of St. Bernard, Neb., Patrick Noonan, of Columbus, Neb.

John P. Hagemann, Homestead No. 12951 section 2, and the N. W. 1/2 of S. E. 1/2 of Section 2, Township 18 north, of Range 1 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Hans P. Bernard, Neb., Patrick Noonan, of Columbus, Neb.

May 17th, 1984, viz:

John P. Hagemann, Homestead No. 12951 section 2, Township 18 north, of Range 1 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Hans P. Bernard, Neb., Patrick Noonan, of Columbus, Neb.

C. HOSTETTER, Register. 1 49-6

FINAL PROOF. Land Office at Grand Island, Neb.

the 15th day of May, 1884, viz: John J. Maughan, Homestead Entry No. ship 20 north, of Range 3 west. He names of, said land, viz: Michael J. Clark, of Gogan, of Farrell P. O., Platte Co., Neb., Michael Lehnarz, St. Bernard P. O., Platte Co., Neb., Thomas Noon, of Linday P. O., Platte Co., Neb.

I. GLUCK.

March 26th, 1884.

C. HOSTETTER, Register. FINAL PROOF.

Land Office at Grand Island, Neb., April 1, 1884. N ing named settler has filed notice of port of his claim, and that said proof will made before Judge of District Court, at Columbus, Nebr., on May 15th, 1884, viz Andrew Dabney, Homestead No. 10453, Range 3 west. He names the following for the N. 14 N. W. 14 Section 14, Township 19 north, of Range 2 west. He names the following witnesses to prove his continuous residence upon, and culti-Mahood, of Postville, Neb., and James vation of, said land, viz: Wm. Herman, Andrew Paproski, Thomas Herman, and

John Tawoski, of Platte Centre, Neb. C. HOSTETTER, Register.

FINAL PROOF. Land Office at Grand Island Neb. April 1st, 1884. JOTICE is hereby given that the fol-V lowing-named settler has filed notice of his intention to make anal proof in support of his claim, and that said proof will be made before Clerk of District Court of Platte county at Columbus, Seb., on Friday, May 16th, 1884, viz: Daniel Weiser, Homestead No. 7314, for the N. 1/2 S. W. 1/4, Section 8, Township 19 north, Range I east. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Herman Lucdtke, Herman G.

Lueschen, John Steiner and Joseph Kop-

FINAL PROOF.

Land Office at Grand Island, Neb., March 26th, 1884. MOTICE is hereby given that the I following-named settler has filed settler has filed notice of his intention to make final proof proof will be made before the Clerk of ka, on the 16th day of May, 1884, viz: John Flakus, Homestead Entry No. 8098, for the N. E. 1/4 of N. E. 1/4 Section 20, Township 17 north, of Range I west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Valentine Losek, Sobastyan Formanski, George Boroviak, John Treba, all of Duncan P. O., Platte Co., Neb.

C.HOSTETTER, Register. FINAL PROOF.

U. S. Land Office, Grand Island, Neb. March 11th, 1894, TOTICE is hereby given that the fol-V 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 Clerk of District Court for Platte county at Columbus, Neb., on Thursday, May 1st, 1884, viz: Peter Jaixen, Homestead No. 7127, for the N. 1/2 N. W. 1/4, Section 22, Township 19 north, Range 2 West. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Joseph Krings, Emil Krings, Henry Greisen and John Greisen all of Platte Center, Platte Co., Neb.

C. HOSTETTER, Register FINAL PROOF.

Land Office at Grand Island, Neb. March 26th, 1884. TOTICE is hereby given that the fol-N lowing-named settler has filed notice of his intention to make final proof in NOTICE is hereby given that the fol-lowing-named settler has filed notice will be made before the Clerk of the Disof his intention to make final proof in support of his claim, and that said proof the 17th day of May, 1884, viz:

will be made before the Clerk of the Dis-OFFICE AUDITOR OF PUBLIC ACCOUNTS,

STATE OF NEBRASKA,

LINCOLN, Feb'y 1, 1884.)

IT IS HEREBY CERTIFIED that the
Union Central Life Insurance Co. of

Lincoln, Feb'y 1, 1884.)

Will be made before the Clerk of the District Court at Columbus, Nebraska, on May 21st, 1884, viz:

Richard H. Johnson, Homestead No. 14 of S. W. 4 and S. W. 4 of N. W. 4 and N. W. 15 of S. W. 4. Section 22, Township 18 north, Range 2 west. He names the following witnesses to prove his continuous our residence upon and enlinestimation.

> FINAL PROOF. Land Office at Grand Island, Neb.,

Notice is hereby given that the following-named settler has filed notice of his intention to make final March 25th, 1884. John P. Hagemann, Homestead No.

C. HOSTETTER, Register.