IDA LEWIS, the "Grace Darling" of America, has united with a Methodist

church at Newport, R. I. Ir is stated that South Carolina is the only state in the Union that does not make provision in its laws for

divorce.

D. B. WESSON, of Springfield, Mass., has sent forward a check for \$1,000 as his contribution to the fund to relieve Gen. Grant from his pressing pecuniary embarrassment.

C. S. CAMPBELL, Probate Judge, has fled from Watertown, D. T., taking with him \$4,000 belonging to the court and private citizens. It is presumed he is heading for Canada.

THE expenses of the Democratic National Convention amounted to \$150,000. The remaining indebtedness of \$1,700 was raised the other day by the local financial committee.

Another dynamite hoax has been perpetrated on the public at London. A bag containing two pounds of iron filings, with a fuse attached, was found under an arch at the Waterloo bridge.

An attempt was made by an infernal machine with clockwork attachments in a railroad hotel at Windsor, and when the fuse was lighted, it appears to have set the building on fire without exploding the dynamite.

MISS ATTILIA ASSING, a wealthy lady who has lived long in Europe, has, it is reported, left a fund of \$10,-000 for Frederick Douglass, in honor of his work in the emancipation of the slaves. She also leaves him her library.

JACOB MICHAELS, a prominent church member of Hardenburg, Ind., having been detected in forging an order by which he got one hundred dollars, shot himself dead in the presence of the constable sent to arrest him.

MRS. Z. N. McCoy, of Tacoma, Washington Territory, has filled the position of clerk of a jury and it is conceded by all parties that she is the best clerk they have ever had. An other woman, Mrs. Ellison, is acting as bailiff.

and barked. It was set by one of the surgeons, after which the terrier departed happy.

DR. JOHN MAXWELL, of Springfield, Ohio, hung himself in the county jail the other morning with a towel He was confined in jail for poisoning three of his children. His actions since his arrest have induced the belief that he was insane.

THE Wahoo Independent makes a suggestion that, instead of using the money derived from fines and licenses to sell liquor, in the education of the children, that it be used for the express purpose of paying the expenses of pauperism and for prosecuting criminal cases.

In the Sharon divorce case the Judge decided that Miss Hill was Sharon's wife under the laws of the state; that she was entitled to a diyorce on the ground of desertion, and also that she was entitled to a division of the ex-Senator's property, estimated to be worth \$10,000,000.

MISS M. C. NEWTON and Mrs. Geo. Burt, of the firm of Geo. Burt & Co., at Terre Haute, Ind., are manufacturing Burt's patent self-adjusting music rack for bass drums and Hoffman's patent music holder for band instruments. Thoy will have samples of their goods to the woman's exhibit at New Orleans.

THE following patents have recently been granted to women at Washington City: Sarah A. Beolt, Norfolk, Va., combined folding-chair and Ohio, hand protector; Alice B. Bromthimble or pad; Isora Elder, San Francisco, embroidery frame.

MAY HOWARD, the celebrated ac tress, was the other day declared insane by a commission held at Shelbyville, Ind., and taken to the asylum at Indianapolis. She returned from England sick in November last. She is a very beautiful woman. High living and the excitement incident to her professional career are the causes of

the other night was the subject of support of destitute Indians in Monanother sad case of desertion, dishonor and death. About a year ago Elmer E. Haskell formed the acquaintance of the young lady, soon won her affection and finally accomplished her ruin. A short time ago he left Papillion promising the girl he would soon return and marry her.

ANOTHER man by the name of Wig- Phelps, Hewitt, Keifer, Hopkins, ren over in Burt county didn't re- Hammond and Perkins. Pending county officers. No. 3. To amend member that his gun was loaded, and while examining it, when it was pointed toward his wife, his finger slipped and the whole charge went time the bill passed granting to the officers of Senate and House, defining into her body, tearing away a large Fremont, Elkhorn & Missouri Valley duties and fixing pay. No. 5, by piece of flesh and shattering an arm railway the right of way across Fort Buckworth, to regulate practice of to pieces. There is a possibility of Robinson military reservation in Nerecovering, says the Burtonian.

cently been found against parties on the record thus: Weaver voting penalty. No. 7, by McShane, memorcharged with defrauding the gov- in the affirmative and Valentine and ial and joint resolution to submit to ernment in certain entries of land at | Laird not voting. the Valentine land office. Charles A. Florence and John B. Legnard were was disposed of by giving Craig his No. 8, by McAllister, to amend secthe other day arrested at Chicago. seat, who took the oath of office. tions 37 and 38, chapter 18, compiled tificates from those not competent ten thousand in enjoying the relations Previous to this arrest Johnson, Bell House adjourned. and Larson had been arrested and brought to Omaha by Marshal Bier- House refused to postpone private thereto. No. 9, by Durland, to amend knowledge, what matters it through and millions upon millions in the rebower.

CONGRESSIONAL.

Summary of the Most Important Doings of the Body.

SENATE. Jan. 5, '85 .- The inter-state commerce bill taken up. Mr. Wilson spent some time in discussing the bill. A message was received from the President accompanied by the report of the secretary of the interior recommending some provision for disarming Indians when such action was found necessary for their advancement in civilized pursuits, the Indians

to be compensated for the arms taken. Jan. 6 .- A bill was reported authorizing the First National Bank of Larned, Kansas, to increase its cap- adjourned. ital stock not to exceed \$250,000.

Bills introduced and referred by Hawley, to establish an inter-national copyright.

By Manderson, to grant a right of way over Fort Robison military reservation in Nebraska, to the Frerailroad.

Consideration of the Oregon Central land forfeiture bill was resumed. After a long discussion by Morgan. Slater and Dolph the bill was passed. Jan. 7 .- The chair laid before the Senate the report of the Missouri river commission. Also a report showing the maintenance by Capt. Eades of the channel in the south pass

of the Mississippi river. Mr. Plumb presented a petition from the Oklahoma settlers that the land they occupy has long since been bought and paid for by the United States, and protest against the removal from their homes, and claim that they would not be disturbed but for the influence of wealthy and powerful cattle owners, who don't pretend to have any title to the lands. but use them for grazing cattle.

The House joint resolution ap propriating \$50,000 to relieve the wants of destitute Indians was passed. Consideration of the inter-state commerce bill was resumed, and discussed at length by Bayard, Cullum and Ingalls. Adjourned.

Jan. 8 .- Allison introduced a bil relating to the fees of pension claim agents and attorneys, which was discussed at some length by Allison, Beek and Ingalls, and then referred to the committee on pensions.

Hawley--Resolution--That if no incompatible with the public interest, to communicate to the Senate a historical statement concerning the pub-A TERRIER with a broken leg came lic policy of the executive department the other day to the Charing Cross of the confederate states during the Hospital in London, and when he late war, reported to have been lately was admitted held up his broken leg filed in the war department by Gen. Sherman. Senate adjourned.

Jan. 9 .- The bill to dispose of the ressels of the Greeley relief expedi-The consideration of the inter-state

commerce bill was resumed. After some discussion, Wilson of fered an amendment making it unlawful for railroads to charge small

shippers higher rates than large shippers. Pending this amendment the Senate went into executive session and soon adjourned until Monday.

Jan. 5, '85 .- Smith of Pennsylvania, presented the certificate of election of John A. Swope, to fill the vacancy occasioned by the death of A. A. Duncan, Nineteenth Pennsylvania

Herbert introduced a preamble and resolution relative to the authority of the President in the appointment of Kasson and Sanford to represent the African Conference, at Berlin. Re-

Hiscock moved to suspend the rules and pass the bill abolishing the minority report which was lost internal revenue tax on tobacco. cigars, snuff, cigarettes and cherotts. This motion was discussed at some length by O'Neill, Thompson, Mills and Hewitt. The motion was lost--

yeas 77, nays 128. Keifer made a similar motion to take up the Mexican pension bill and concur in all the Senate amendments thereto. Hammond demanded second which was sustained, 98 to 68. After some debate by Townsend, bath tub; Mary Bridwell, Springfield, Reed and Warner the motion to suspend was lost--yeas 129, nays 85well, Washington, D. C., blotting not the necessary two-thirds in the

affirmative. Connelly made a similar motion to take up the bill to establish a law in bankruptcy. Willis demanded a second, which was ordered. This motion was debated by Potter, Adams, Henderson and Willis. The motion was lost-yeas 135, nays 75, not the necessary two-thirds.

King introduced a bill appropria ting \$7,000,000 for the improvement of the Mississippi river. Referred. Jan. 6 .-- Ellis reported a joint reso-TENA MILLER, of Papillion, Neb., lution appropriating \$50,000 for the

tana. Passed. House went into committee of the whole on the pension appropriation bill passed.

Jan. 7 .- Consideration of the interstate commerce bill was resumed, and was debated at length by Reagan, action of the matter went over. Ad- sections 214 and 215 of criminal code.

braska. The inter-state commerce bill passed the house-yeas 158, nays to prevent fraudulent removal of Fourteen indictments have re- 75, the Nebraska members appearing mortgaged property, and provide

business to take up the naval bill. A section 7, chapter 25, compiled stat- what channels they obtained it?

large number of private bills were utes. No. 10, by Durland, to amend

to the arrest of Y. R. Moynahan, an of Mexico.

lating to the Congo conference. Also another from the same memon foreign affairs, asking for the correspondence between this government and France in regard to the French and American claims commission since 23d Nov. 1881.

The House at the evening session passed twenty-one pension bills and

Jan. 10.-Randall's motion to get Burr and W. J. Owens, Senate pages. at the navy appropriation bill led to considerable discussion and the House refused to suspend the rules by a vote of 135 to 83.

Clardy from committee on commerce, a bill to light up the navigable mont, Elkhorn & Missouri Valley waters of the United States by elec-

The House passed the naval appropriation bill.

LEGISLATIVE.

Synopsis of Proceedings of the Nine teenth Session of the Nebraska Legislature. SENATE.

Jan. 6. '85 .-- The Senate was called to order by Lieutenapt Governor

Sherwood Burr, of Fillmore, was elected temporary secretary.

Rev. Pierce offered prayer, after which roll was called and certificates handed to secretary.

McAllister of Platte moved that committee of five be appointed on credentials, and the motion carried, the president appointed McAllister, Howe, Dolan, McShane and Burr. After report from McAllister, W. M. Secley, was elected assistant secretary. Chief Justice Cobb, who appeared with the committee, administered the oath of office to members. Howe, of Nemaha, was elected president of the Senate. Burr of Fillmore was elected secretary. W. M. Seeley was elected assistant secretary. E. O. Lewis was elected second assistant secretary. D. H. Mercer was elected

clerk for the committee of the whole. G. W. Limbocker, of Clay, was elected sergeant-at-arms; A. Lafferty, of Saunders, assistant. John A. Maun, of Dakota, doorkeeper. Rev. C. C. Pierce, of Lancaster, chaplain. Joel Parcell, of Dodge, assistant doorkeeper. G. W. Blair, of Douglas, postmaster. C. H. Silvernail, of Buffalo, mail carrier. Miss Luella Zediker, of Franklin, engrossing clerk. Mrs. Nellie De Pue, of Lancaster, enrolling clerk.

Howe, moved an amendment to rules, which after being amended by McShane and Dolan was adopted. The chair appointed a committee

on rules, Dolan, Howe, Hoebel, Meiklejohn and Sowers. Jan. 7 .-- McShane moved that senators be allowed to form their own

committees. Howe moved to table this motion which was carried by a vote of 22 to 11. Howe from committee on rules keeper. submitted a majority report adopting former rules and adding rule 48 which Governor J. W. Dawes appeared and

provides that all standing committees of the Senate shall be appointed by Lieutenant Governor elect. Dolan presented a minority report from the committee which provided that a committee of seven members elected by the Senate be empowered Government at the International to appoint and arrange standing com-

mittees, subject to the approval of the Senate. Brown moved the adoption of the

The question occurring on the adoption of the majority report, was carried by a vote of 20 to 13. Mc-Allister voting for its adoption.

Nothing of importance occurred in the afternoon session except the con- papers are delivered daily at the Cap- allow this bill and referred it back. firmation of the appointment by the itol for members of the House of unfortunately, to this same council-Governor of C. J. Nobes as warden Representatives. of the penitentiary.

Jan. 8 .-- On motion of McShane the Senate in executive session confirmed appointments made by the governor: J. A. Gillespie, as principal of deaf and dumb institute; J. B. Parmalee, principal blind institute; H. P. poetry in the presence of his mother allow such an outrageous bill? They Matthewson, superintendent insane and sister, their talk never disconhospital; W. L. May, fish commis- certing him. sioner; J. Dan Lauer, steward insane hospital; C. W. Kaley, J. T. Spencer and J. W. Love, members of the board of education of the State Nor-

mal school. Afternoon session Paul and Snell were appointed a committee to get opinion of supreme court on legisla- a sneering word for homes and happy this is a matter of record open to

McAllister's resolution to investigate the charges against the management of the hospital for the insane

was passed. Buckworth's resolution for special committee to investigate the leasing of school lands belonging to the State bill. The committee rose and the of Nebraska, was laid over under finally take away the power to do the rules.

Howe introduced three bills. No 1. To amend section 5, of the revenue law. No. 2. To amend sections 37 and 38, of act concerning counties and No. 4, by Burr. To amend sections Jan. 8.—On motion of Mr. Valen- 11 and 12 of act fixing number of medicine and establish state board of medical examiners. No. 6, by Hoebel, the voters of the state a constitutional The contest case of Craig vs Shelly amendment concerning education.

proposed and placed on the calendar. sections 8, 10, 22, 23, 24, and 25, chap- laws should compel the payment of HIM, the GREAT I AM himself. A resolution was passed asking in- ter 25, compiled statutes. No. 11, by twenty per cent. interest to those formation from the executive relative Spencer, to amend section 73, code of who loan their money on a tax- that Idealism is very near the truth. civil proceedure. No. 12, by Spencer. American citizen, by the government in relation to railroads incorporated of money-lenders entitled to better elsewhere than in Nebraska becom- pay than the banks or others who do Another calling for information re- ing corporations in this state. No. a legitimate business, and in the in- fiat of the "I am" of all "I ams." there 13, by Snell, prohibiting selling, giv- terests of those who borrow? Once ing or furnishing tobacco to minors. | the rate was forty per cent., and we ber Mr. Curtis, from the committee No. 14, by Snell, to regulate railroad submit, for public consideration. if it corporations in transportation of pas- is not about time to make another sengers and baggage and to fix rate reduction. of charges therefore. No. 15, by Day. to amend sections 89, 105 and 156 of

an act to provide a system of revenue.

son, jr., G. Landgren, F. Hackney, F.

Page to the President, C. Deck.

The roll of members was called.

journed until 2 o'clock.

House adjourned.

Carried.

todian of cloak room.

apon, were declared lost.

tional amendments.

delivered his message.

state officers elect.

of the United States.

rant during the Exposition.

of the Supreme Court as to the re-

jection or adoption of the constitu-

The speaker appointed G. E. Tay-

lor, janitor, and J. R. Watson, to take

charge of the filing of printed docu-

ments, D. W. Crouse assistant door-

A joint session was held at which

Chief Justice Cobb then admin-

istered the oath of office to the several

Joint session adjourned, and the

MRS. LUCY STONE believes there

ALLIGATOR steaks are to be on the

bill of fare at a New Orleans restau-

THE overhead wires in New York

City, if in straight lines, would extend

MRS. ELIZA J. LUDLOW, of Wash-

ington Territory, is supposed to be

the first woman to serve as foreman

A WELL-DIGGER at Atlanta, Ga.,

found the other day at the depth of

sixty-five feet, oyster shells and varie-

ty of sea shells never seen in that

her laws favor the right, and will

wrong.

voters would make.

from San Francisco to London.

will some day be a woman President

House adjourned until next Monday

lin clerk.

Lee, of Furnas, was elected tem-

Jan. 7 .-- House called to order by

the speaker. After preliminary busi

THE statesmen who, two years ago, changed the revenue law so as to bring the payment of taxes in the The President of the Senate apworst time of the year, are being pointed W. Shoenheit, S. H. Henderblessed all over the state. The money thus paid in has done no good as yet for many of the counties that have s surplus on hands, and if it could have Senate adjourned until Monday been retained by the people the thousands of dollars thus paid would have been of very considerable value Jan. 6, '85 .- Roggen, secretary of to the business interests of Nebraska state, called the House to order. during the winter.

appointing a commission to inquire porary chairman. Zediker, of Frankinto the liquor traffic. This commis-A committee of five was appointed sion business may represent the on credentials. Motion to adopt the views of some politicians, but we fail rules of last session, until further to comprehend what good can be accomplished through a commission ordered, passed, and the House adit may however be intended by poli-In the afternoon the committee on ticians as a sort of gateway through then a very fine thing. credentials reported and all the mem- | which they will get partisans to combers present took the oath of office mit themselves on the liquor quesadministered by Chief Justice Cobb. tion, as in this case it was passed by Field, of Lancaster, was elected a strict party vote, those voting in speaker. After thanking the memfavor of the bill being republicans, bers for the honor confered, the and those voting against being democrats.

Correspondence.

ness the House proceeded to complete permanent organization by the elec-[In this department the people talk, and not the editor. Each writer must hold himself ready to defend his principles tion of Zediker for chief clerk, F. H. Wilson for first assistant clerk, Rusand his statements of facts. "In the mul sell for second assistant clerk, Miss titude of counsel there is wisdom."-ED Alice Beardsley and Miss May

That Sidewalk.

Kennedy for enrolling clerks, Rev. Van Fleet for chaplain, Cole for In the issue of the Journal of Jan sargeant-at-arms, and Cutting for th, '85, was a correspondence from door-keeper. Lee moved that the J. D. Brewer referring to sidewalks. speaker appoint all other officers. Everything in said article is misrepresented, and the article shows for Notice of Sale under Chattel Mort-In the afternoon session the speaker itself. According to Mr. B's stateannounced the following appointment I bid according to advertisements: W. H. Westcott postmaster; ment without referring to number of Mrs. Kate Boyl assistant postmaster: Ira E. Cadman mail carrier; D. G. Dorsey custodian committee rooms; James Stevenson assistant doorkeeper; E. E. Moore assistant janitor; Guy Hale, C. Philpott, Frank Root, Frank Goff, T. L. Johnson, M. E. McNair, Connor and Frank Alley, pages; A. L. Wiggins, assistant serthe next place, he refers to the 12-foot Dated Dec. 23d, 1884. geant-at-arms, and John Reed cuswalk. There is no 12-foot walk to In joint session the canyass for the build. As to the 2x4 stringers at vote for state officers, etc., was made, \$90.00 per thousand, that is all fudge. and the result announced, the two amendments to the constitution voted Troup, Stevenson and Peterson appointed committee to solicit opinion

It would seem that Mr. Brewer figured to get in a low bid, and if the work should be let to them, then (when required, under the rules of Council, to add the additional stringer) they could make a showing to extra stringer to their bid (which, with all due deference to these gentiemen was not in compliance with advertisements of the Council) it will bring it up to within a cent or two of Miner's bid, and as to the 6-foot walk, Mr. Miner's bid was three cents lower than B's, and to take everything together Miner's bid is less than Brewer's, and to refer to our Hon. City Clerk misrepresenting the sidewalks to B. it is only a slim excuse and is disrespectful to our city offi-

Now, I wish to ask how about the new city bell-tower. Who was the owest bidder for erecting said tower which is paid for directly by the taxpayers, when the councilman, to whom the matter was referred never considered any bids, but let the contract to Brewer, Jaeggi & Co., which is all the same firm? Does the average tax-payer know how much this TWELVE wagon loads of letters and bill was? The Council refused to man, who has never reported up to this date, and still, Messrs. Jaeggi & S. and Brewer received their warrant for doing the work, which the Council never allowed. Will Mr. B., J. & Co. explain how this warrant was WHITTIER says he often wrote his obtained after the Council refused to tried other means to obtain possession of the warrant. Now, when the Council had found out that such a warrant had been issued they promptly stopped payment of it and by resolution ordered Jaeggi, S. & Co. to return said warrant forthwith. Why did they not do it? Please explain, THE essentially bad man always has or has it ever been returned? Now, families, and where he has any influ- every one who wishes to see for himence, gives his aid to the sentiments self by asking our city clerk. The marriage a mockery, homes a con- for \$100 and they, Brewer, J. & Co. venience for vice, and families a brought in a bill and got their wartireless burden. It is perhaps suffi- rant for over \$180. Now, a little incient to say to such that nature and dulgence. The same Council cannot be stuck twice in the same year.

Correspondence.

What a wonderful change in the THERE are ten millions of voters in weather! Who can explain the exact the United States. Au exchange save scientific cause of such sudden rises in at the last election nearly 17,000 ballots were placed in the ballot boxes liquity of the sun's rays is regular, every minute all day long. This ten definite and gradual. All natural 24th, 1885, viz: millions of voters placed and marched law is fixed and steady. Here the in "double file," with six feet between cause cannot lie. The numbers and men and we should have a procession places of fires on the earth's surface from New York to San Francisco and must have some effect on atmospheric back to Chicago again. What a terridensities and rarities, and hence on ble army of men these ten millions of air-currents. Is this cause sufficient to account for the phenomenon? Or SPEAKING of a statute concerning is it a direct, immediate Creatoreal medical practitioners, to rid the pub- influence? What a grand thought, lic of the nuisance of quack doctors that in this universe there is no absoand incapables, the Schuyler Herald lute destruction, but only changeremarks that "what we want is a transformation. I would like to spend more exacting and careful examina- about 1,000 years in exploring the tion and the with-holding of cer- mysteries of the air, 1,000 in the ocean; statutes, concerning counties and and worthy." That is the correct of numbers, a hundred thousand in Jan. 9 .- By a vote of 67 to 80 the county officers, and the amendments doctrine. If they have the requisite the regions of harmony and music,

WILL some one tell us why our eternities in holy communion with

Sometimes it seems to me, after all, certificate? Is this particular class All being seems to resolve itself into the thinking, self-conscious I. Suppose that by some freak of nature, or should be a sudden condensation of the material universe to one-half its present size; it is plain, that, all the relations being precisely the same as before, there would be no earthly way of recognizing the fact of such condensation. Men and women would be only three feet high, but how should you tell, your rule being condensed as well? Your stove and pane, and horse and dog, and buggy and everything observing the exact proportion, it would be absolutely impossible to recognize any difference. Then this condensation could be repeated any number of times, until a man would be no larger than a chinch bug is now, and yet all would go on just the same as now. And THE senate has again passed a bill beyond this, ad in finitum. Does this not seem to prove the non-entity of the material world, this existing merely in as far as, and by virtue of, its being thought, and that thought or idea being in fact the only reality? Yet, in spite of this, a well-cooked

dinner, grossly material, is now and Yours truly, C. G. A. HULLHORST. Gibbon, Nebraska.

Lost Creek. Farmers' accounts decrease as prices

of pork and corn increase. The new firm, Gerrard & Maynard,

hog buyers, seem to be doing a rush-

ing busines. Freddle and Cora Sumption left this place for Cedar Rupids last week to join their parents.

We understand that the revival meetings held by Rev. Mr. Little are becoming quite successful of late. The principal attendance last Friday night was by the high school scholars

NOTICE is hereby given that by virtue of a chattel mortgage dated on the stringers, whether there was one or a Lorenz Waibel and Mathias Waibel to dozen, and Mr. B. specifies the num- Pohl & Wermuth to secure the payment ber of stringers, he would put there is now due the sum of \$144.20. De in, and not as per advertisement. fault having been made in the payment of said sum, therefore we will sell the And he has represented that the taxpayers have to foot the bill which is

mare five years old at public auction in mare five years old, at public auction, in a misleading statement for the prop- front of Jake Wagner's Feed Stable in erty owners have to pay for said walk the city of Columbus, county of Platte, State of Nebraska, on the 15th day of and not the people in general. In January, 1885, at one o'clock p. m. of said

POHL & WERMUTH, Mortgagees.

LEGAL NOTICE. n the matter of the assignment of E. Ott, for the benefit of her creditors. MIOTICE IS HEREBY given that on the 6th day of January, 1885, said E. W entire property assigned by her on the 29th day of December 1884, for the benefit receive for extra material. Add this of her creditors, together with a list of all such creditors, and that I thereupon fixed Monday, January 19th, 1885, at 10 o'clock a. m., at my office in Columbus. Platte County, Nebraska, as the time and place for a meeting of the creditors of said E. W. Ott, for the purpose of choosing an assignee to succeed the Sheriff of said county in said trust. JOHN J. SULLIVAN, County Judge.

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 proo will be made before the Clerk of the Dis trict Court of Platte county, at Columbus, Nebraska, on Friday, February 20th, 1885, viz: Michael Wieser, Homestead No. 8625,

for the E. ½ N. E. ¼, Section 18, Town-ship 19, north of Range 1 west. He names the following witnesses to prove his con-Ignatz Zach and John Torcon of Humphrey, Platte Co., Nebr., and Alphons Heintz of Calumbus, Platte Co., Nebr. 38-6 C. HOSTETTER, Register.

FINAL PROOF.

Land Office at Grand Island, Neb., Jan. 9th, 1885. TOTICE is hereby given that the notice of his intention to make final proof support of his claim, and that said proof will be made before the Judge of the District Court, at Columbus, Nebraska, on February 21st, 1885, viz: Bird W. Ellis, Additional Homestead Entry No. 13878, for the W. 14 S. W. 14, Section 34, Township 19 north, of Range nesses to prove his continuous residence upon, and cultivation of, said land, viz: John Wurdeman, Herman Wilken, Fred. Roening and Henry Kersch all of Colum-

FINAL PROOF.

bus, Platte Co., Nebr. 38-6 C. HOSTETTER, Register.

U. S. Land Office, Grand Island, Neb. 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 Clerk of District Court, at Columbus, Neb., on Saturday the N. W. ¼ Section 10, Township 19 north, of Range 2 west. He names the following witnesses to prove his continuous following witnesses following witnesses to prove his continuous following witnesses following and the forces that would make of tower, as it now stands, can be built following witnesses to prove his continnous residence u on, and cultivation of, said land, viz: Wadyslaw Bogus, Andrew Paproski, Andrew Debny and Adam Pir, all of Platte Center, Platte C. HOSTETTER, Register.

FINAL PROOF. Land Office at Grand Island, Neb., Dec. 8, 1884.

ATOTICE is hereby given that the for N lowing-named settler has filed notice of his intention to make final proof it of his intention to make final proof in scientific cause of such sudden rises in support of his claim, and that said proof temperature? The change in the ob- will be made before the Clerk of the Dis- Court, at Columbus, Neb., on Feb. 23d North Side Eleventh St., trict Court of Platte county, at Colum-bus, Nebraska, on Saturday January

John Bruckner, Homestead No. 9403. for the E. ½, of S. E. ½, Section 20, Township 20, north of Range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Joseph Froemmel, Joseph Haschke, Ferlinand Fuchs, and Conrad Fuchs, all of C. HOSTETTER, Register.

Humphrey, Platte Co., Nel requires 700 feet of three inch rope for the three cords, and over an hour for dials are eight feet in diameter, although they look little more than half that size the 24th day of January, 1885, viz: from Broadway. The three weights are about eight hundred, twelve hundred and fifteen hundred pounds respectively. A large box is placed at the bottom of the well that holds about a bale of cotton waste, so that if a cord should break the cotton would sheek the concussion .gions of love and friendship, and Beientific American.

COLUMBUS BOOMING!

WM. BECKER, CHEAP FUEL!

DEALER IN ALL KINDS OF

STAPLE AND FAMILY

GROCERIES

KEEP CONSTANTLY ON HAND A WELL SELECTED STOCK.

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

Delivered Free to any part of the City.

Cor. Thirteenth and K Streets, near A. & N. Denot.

DRY GOODS!

FURNISHING GOODS AND NOTIONS.

LOW PRICES FOR CASH.

THE REVOLUTION

Dry Goods and Clothing Store

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

prices that were never heard of before in Columbus.

Give Me a call and convince yourself of the facts. I. GLUCK.

FINAL PROOF.

Land Office at Grand Island Neb., ATOTICE is hereby given that the following-named settler has filed notice will be made before the Clerk of the District Court of Platte county, at colum-

bus, Nebraska, on Saturday, January 17th, 1885, viz: Karl August Harnapp, Homestead No. 9590, for the E. 1/2 N. W. 1/2 Section 22, Township 19, north Range 1 east. He names the following witnesses to prove vation of, said land, viz: Henry Her chenhan, Henry Brock, of Columbus, Platte Co., Neb., Henry Kersch, John Doersch, of Neboville, Platte Co., Neb.

C. HOSTETTER, Register.

FINAL PROOF. Land Office at Grand Island, Neb.,) TOTICE is hereby given that the following named settler has filed notice his intention to make final proof in support of his claim, and that said proof will be made before Clerk of the District Court at Columbus, Neb., on Friday,

Anthony Kuntze, Homestead No. 8413, A well selected new stock which will be for the W. 1/2, of N. E. 1/4, section 18, sold as cheap as the cheapest. Township 19 north, of Range 3, west. He names the following witnesses to and cultivation of, said land, viz: Peter Peterson, Louis Anderson, eusen, of Lookingglass, and Joshua M tobinson, of Postville, Platte Co., Neb.

C. HOSTETTER, Register. FINAL PROOF. Land Office, Grand Island, Neb.) Dec. 10th, 1884. TOTICE is hereby given that the fol lowing named settler has filed notice

port of his claim, and that said proof will be made before Clerk of District Court of Platte county, at Columbus, Neb., o Friday, January 30th, 1885, viz: Wadyslaw Bogus, Homestead No. 9657, for the N. ¼ of S. E. ¼, Section 8, Township 19, north of Range 2 west. He names the following witnesses to prove his conof, said land, viz: John Torcon, Charles

of Platte Center, Platte Co., Neb. 34-6 C. HOSTETTER, Register. FINAL PROOF.

Land Office at Grand Island, Neb., Notice is hereby given that the followng-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will Court, of Platte county, at Columbus Nebr., on Friday, January 16th, 1885, viz John Torcon, Homestead No. 9615, for the W. 1/4, of N. E. 1/4, Section 18, Town-ship 19 north, Range 1 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: J. F. Shure, Michael Wieser, August Wieser, of Humphrey Platte Co., Neb.. Frank Paproski, o Platte Center, Platte Co., Neb. 33-6 C. HOSTETTER, Register.

FINAL PROOF.

Land Office at Grand Island, Neb., TOTICE is hereby given that the folof 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 at Columbus, Neb., on

prove his continuous residence upon, and cultivation of, said land, viz: John Wurdeman, Herman Wilkin, Fred Boening and Henry Kersch, all of Columbus, C. HOSTETTER, Register. FINAL PROOF. Land Office at Grand Island, Neb.,) Jan. 5, 1885. TOTICE is hereby given that the fol

support of his claim, and that said proof 1885, viz: Dudley D. Hardy, Homestead No. 9769, for the N. W. 14, Section 4, Township 19 north, of Range 1 east. He names the following witnesses to prove his con-tinuous residence upon, and cultivation of, said land, viz: E. J. Egleson, and A, Sage of Creston, H. G. Lueschen, and Herman Ludtke, of Boheet, Platte County, Nebraska.

N lowing-named settler has filed notice

C. HOSTETTER, Register. FINAL PROOF.

Land Office at Grand Island, Neb., ATOTICE is hereby given that the foltwo men to wind the clock. The pen-dulum is eighteen feet long, and oscil-of his intention to make final proof in lates twenty-five times a minute. The support of his claim, and that said proof will be made before the Judge of the District Court, at Columbus Nebraska, on Peter Karney Homestead Entry No. 10615 for the N. E. ¼, Section 2, Town-ship 19, North, Range 3 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: T. Brady, Henry McCabe, James Butler, and Thomas

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