THE name of Denver Junction has been changed to Julesburg.

LIVING is said to be cheaper in San Francisco than it is in the east.

THE Valentine land office handled \$36,000 in cash during the month of June.

MOONFISH are the latest craze They are said by epicures to be equal to sheepshead.

Over fifteen hundred persons are engaged in the custom service at the organized, and having, under Proviport of New York. Ir is claimed that New York and

Brooklyn consume 21 per cent. of the malt liquor in the Union. A son of Mr. Starmer, of Glencoe Neb., died a short time ago of blood

poison communicated from a sick horse. THE Union Pacific has appointed J. N. Parsons inspector of train service and stations for the Nebraska

Hupp's skating rink building at Neligh, Neb., was burned the other also the fast-increasing element which morning. It is not known how it caught fire.

A PEAT deposit, forty acres in extent and seven feet deep, has been found on the farm of James Crum, near Neligh, Neb.

Ex-PRESIDENT ARTHUR has been elected president of the board of the enactment of such laws as wil directors of the Arcade railway meet new opportunities to do wrong company at New York.

Last week nearly three weeks had elapsed since the trial of the anarchists commenced in Chicago, and only eight jurors had been secured.

STATE Auditor Brown of Iowa, who has been on trial for impeachment the past eight weeks, has been acquitted. The trial cost about \$30,-000.

A POST mortem examination of the damaged corn.

THERE is a prodigy in the way of a little pianist, in London, who is but ten years of age, and played in a concert Mendelssohn's "Capricio," with great success.

An attempt is being made at Nebracks City to change the course of the river so as to bring it nearer the city. It is said that dynamite is being used for that purpose.

Ir rained at Milwaukee and several places in Wisconsin the other morning and citizens express the hope that the great drouth in that region is at an end.

C. A. McNair, a bookbinder, formerly of Lincoln, Neb., but who had resided at Denver only about six weeks, committed suicide the other day by taking laudanum.

VAN WYCK clubs are being organized in all parts of Nebraska. He is finished cutting .- Schuyler Herald. a people's man and the corporations will prevent his re-election to the United States Senate if they can .-Audubon (Ia.) Advocate.

A PEABODY man employed in barber shop had a \$10 Confederate bill passed on him the other day. He mistook it for's feilver certificate and gave the person \$6 in change.

WM. FELSCH, of Stanton county. was found guilty of selling liquor on Sunday in the county court. The penalty fixed by law for this offense is \$100 and cost of suit .- Democrat.

A Swede who was working on the farm of Mr. Doran a few miles west of Greenwood, Neb., was sunstruck one day last week. He had only been in the state about four weeks.

THE postoffice was robbed the other night at Minneapolis of \$20,000 in money and stamps. There is no clue to the thieves, but their work indicates that it was done by pro-

ABOUT 400 Knights of Pythias, from Nebraska and western Iowa arrived at Niagara Falls, one afternoon last week. After visiting points of interest in the vicinity of the Falls, the party left at 7 o'clock p. m.

LAST week the torest fires in New Zealand were still burning. This report comes from Mount Washington, N. H., and states that eight bouses have been burned, besides s large amount of cut wood. The loss is estimated at \$60,000.

NORTH's store house at Cohoes, N. Y., burned the other night; it tained cotton, wool and manufactured knit goods belonging to numerous manufacturers, including Parsons & Co. and Still man, Brooks & Co. The loss will reach \$200,000.

Baltimore, Md., quarrelled with his tight, then a thin coat of tar is spread son Henry, about a small sum of money the other day. The son struck his and strength. father and the latter picked up a knife and stabbed the con, killing him. The father gave himself up.

WARRANTS have been issued at Cincinnati for the arrest of Jake Burke and Nolan, the prize fighters. Burke has been arrested and placed under bond, but Nolan has not been : it is understood that he will surrender as soon as he provides a bonds-

ABOUT 250 colored laborers enresed with the colored laborers on drst artillery, U. S. A., stationed at the Tate plantation near Little Rock, Black Point Presideo, Cal, died sudon the Arkansas river, in a strike for denly on the 8th inst. Lieut. Webhigher wages last week, and intimi- ster was appointed to the military places. The Sheriff was called on graduated in 1865. He was the old-

Unity in Essentials.

The Journal's suggestions as to the policy of the Republican party in the Union Pacific's Grand Island the coming state campaign have elicit- passenger train near Clarks, by place ed that sort of attention which is ing a car coupling-pin on the track most gratifying, and we are confident at a switch-frog, and, had not the that the policy will commend itself favorably to the great body of the party in Nebraska. Recognizing distinct and different elements of party strength, and providing for unity on national issues, the enunciation of principles will be sincerely made, mutual concessions as to can didates will beget confidence, and the results will show the wisdom of a policy of union on essentials. Above all other political parties ever dence, been allowed a noble career of usefulness, the Republican party is composed of an independent, intelli-Thoroughly imbued with that com-

gent and progressive membership mendable conservatism which holds fast to what is good, they are not unmindful of the fact that the world does move. Political events seem to us to indicate plainly the direction in which things are moving, and party managers should wisely consider, not only the element that justly points with pride to past achievements, but looks forward with fond anticipations to the things that are to be. If the party wishes to maintain its ascendancy and prolong its career of usefulness, it must still keep its stand upon the foundation rock of "equality before the law," and seek to develop the idea of justice to all interests, by

with a new check in the interest of the public peace and welfare. Looking toward the future (as well as remembering the past) let us, it possible, add to party incentives such "zeal, with knowledge," as will keep the grand host who preserved the Union, in such solid phalanx as to

perpetuate it for all time. The nomination of Hon. Leander Gerrard for Governor, whose whole life is in consonance with the sturdy. dead cattle on Andrew Taylor's farm | progressive career of the Republican in Case county, Neb., shows that the party, would be a fitting pledge to animals were killed by eating progress, which would be responded to with alacrity by Nebraska's thous-

> We last week saw a thirty acre field of wheat on Ben Pont's farm in Lincoln precinct that was ahead of anything in the wheat line that we have ever seen in this state. Mr Pont tells us that the land had been seeded to tame grass for a number of years and used for a pasture. That he last fall turned the heavy timothy sod under, and this spring sowed the ground to wheat. This shows Mr. Pont to be a very practical farmer. If more of the farmers would use their land in this manner, we would have less complaints of a short crop of small grain. Mr. Pont's farm, which is situated two miles south of Bushville, consists of one hundred and sixty acres. He has twenty acres of thrifty young timber of his own planting, and he has an abundance of timothy which he has just

> Ruin and Idesolation mark the course of last week's storm near Kankakee, Ill. Its course was towards the southwest to a point near Clifton and Ashkum, the storm mowed a swath three to five miles wide, destroying every kind of vegetation. Cereals were cut down as though with a sickle, and in many instances driven into the earth by the hail. Houses were unroofed and stock killed. Adam Fritz, in Pilot Township, was struck by lightning and killed. Miss Kate Shannon, in Essex Township, was seriously prostrated by lightning. At Dixon, Ill., the storm was very destructive. Great damage has been done to crops of all kinds, especially fruit, which will be a complete failure. Various buildings were blown down, throughout the country.

GEN. CROOK has received orders from division headquarters at Chicago, to send the Ninth infantry. stationed in the department of the Platte, to the department of Arizona, not later than the 20th inst. They are assigned as follows: Lieut. Col. Auderson and companies B. and D. to Ft. Thomas, Arizona. Maj. Parker and companies C. E. H. and I. to Ft. Union, New Mexico. Col. Chambers, Maj Casey staff and band, and companies A. C. D E F. G. I and H. of the Seventeenth infantry, to Ft. Russell, Dakota, Company B goes to Camp Medicine. Company H. goes to Ft. Bridger

OMAHA last week was rapidly engaged in putting down the cedar block pavement on Farnam street o'clock p. m. and intend putting down a large amount of it in the city. The blocks of cedar used are six inches long and not smaller than four or larger than eight inches in diameter are placed in a bed of concrete are filled with sand HENRY MYERS, an aged man of and the bed is thus made perfectly over the whole to give it solidity

> JOHN WARNER, who hired a ball bedroom in New York about two months ago for himself and son, was found the other morning in his bed dead, and his son shot through the temple. It was evident that the father shot the son and then shot himself. They were comparatively etrangers, and no particulars known about them.

ISAAC I. WEBSTER, first lieutenant others from taking their scademy from Nebraska in 1861, and and went to the scene of the trouble. I est graduate living from this state.

A BOLD but unsuccessful attempt was made the other night to wrech train been brought to a sudden standstill, it would have been ditched, and many of the ninety passengers aboard might have been killed. The wicked person who fastened the obstruction, may yet be detected and meet with due punishment.

THE Republican party should at tract to its ticket all good men of all parties. It should let by-gones rest in their quiet graves and from this time on be earnest and progressive in the interests of the people. It should nominate for its standard bearers men who will honor the party by their ability and integrity as men and office holders .- Wahoo Independent

THE Knights of Pythias conclave was formally inaugurated one day last week at Toronto, Ont., by a grand street parade. There were three thousand uniformed Knights in line. The Nebraska delegation was well represented in the line of march. The city was magnificently decorated with banners and flags.

THE Grand Army re-union will be held at Grand Island, from August 30th to September 4th, '86. All information about arrangements etc., can be obtained by addressing C. L. Howell, Quartermaster, and Seth P. Mobley, secretary of re-union committee and chairman of committee on booths and privileges.

SENATOR VAN WYCK has recently secured an amendment to the river and harbor appropriation bill, de signating Brownsville and Plattsmouth as points for improvement on the Missouri. He induced the commerce committee some time ago to name Omaha and Nebraska City for river improvements.

Synopsis of the Proceedings of the Board of Supervisors.

SATURDAY MORNING, June 19, 1886. Board met pursuant to adjournment. Su pervisors Hess, Klernan and Schure absent.

John Eusden, county surveyor, locating Neils Johnson road Frank Preiss, chainman, locating Neils John Eusden, county surveyor, locating

fund and charged to the respective townships Hugh Hughes, acc't of Columbus twp......\$ 59 3 Hugh Hughes, acc't of Shell Creek twp..... \$ 163 Jaeggi & Schupback, acc't of Bismark Also following from amount reported by county treasurer as on hand in county road fund:

On motion, the county attorney was instructed to examine into the case of the U. P. railway company vs. Platte county, as regards cancel lation of certain real estate taxes for years

lation of certain real estate taxes for years last, 1882 and 1883.

A petition from John Browner, George E. Barnum, F. Stenger and fifty other freeholders of Columbus township, asking that a special election be called to vote upon the proposition of voting bonds in the sum of \$6,000 by said township for the purpose of grading highways and assisting in building a wagon bridge across across the Loup riyer, in said township, and it appearing that accompanying said petition was a bond in the penal sum of \$100, conditioned for the payment of the expense of said election in tase of the defeat or said proposition.

Therefore it was

Resolved, That a special election be and the
same is hereby called, to be holden in said township on the 27th day of July, 1886, for the pur
pose of submitting the proposition to a vote of
the electors of said township.

On motion the board now adjourned until
Monday, July 5, 1886, at 1 o'clock p. m.

Monday, July 2, 1880.

The board was called to order at 1 o'clock p
m. by Chairman North, and upon roll call, ;
quorum not being present, the board was ad
journed until Tuesday morning at 9 o'clock.

Tuesday, July 6, 1886.

Tuesday, July 6, 1886. The board convened at 9 o'clock a. m., with Supereisor North in the chair. Roll called and all present but Doody, Kiernan, Olson of Creston, and Olson of Walker.

B. S. Morris's bill for \$11 for balance due as a second for Burrows township was tabled by a sor for Burrows township was tabled by

MONDAY, July 5, 1886.

The petition of Peter Noonan and others for public road on section lines was on motion referred back to petitioners for free right of way. Supervisor Truman presented the following: WHEREAS, It is known to the general public that certain parties have, in defiance of law, established an unlicensed saloon or public garden, without the limits of the city of Columbus but within this county, for the sale or giving away of intoxicating drinks on the first day of the week, commonly called Sunday; therefore, be it red, That a special committee of three

Resolved, That a special committee of three be appointed for the purpose of considering whether any and what action is necessary on the part of this board in regard to this matter, and report their conclusions to a future meeting of this board.

Roll called for vote. Bruen, Tschudin and Weidner only, voting in the negative, resolution declared carried.

Chair appointed Supervisors Truman, Hess and Ernen as the special committee. and Bruen as the special committee.

The resignation of F. H. Geer as county coroner was received, read and accepted.

On motion, the board proceeded to ballot for county coroner to fill vacancy. William Edwards, M. D., being the choice, was declared daly appointed. dnly appointed.
On motion, the board adjourned until

TUESDAY, July 6, 1 o'clock p. m. Board called to order pursuant to adjourn-ment by Chairman North. Roll called and all ment by Chairman North. Roll called and all present but Kiernan, Olson of Creston, Olson os Walker and Schure.

The special committee appointed at this morning's session presented the following:

"The special committee on the subject of an unlicensed saloon or public garden, in the suburbs of Columbus, but without the city limits, respectfully report that they have given the subject a careful consideration in its legal aspects and are of the opinion that it is the duty of the county to take such action as will prevent and abolish such violation of the law, and they would therefore recommend that the county attorney be directed to prosecute such offenders before the proper authorities without unnecessary delay.

GEO. S. TRUMAN,

W. H. HESS,

D. L. BRUEN,

Committee.

Dated July 6, 1886. On motion, the report was laid over until tomorrow morning at 9 e'clock, and committee
instructed to obtain the written opinion of the
county attorney and present same to the board
at that hour.
The bill of Thos Ottis for \$24.62 for lumber
furnished Grand Prairie township was on motion referred back to that township for payment.

Ernst & Schwarz, bal. on acc't mdse, sun D Buck, B Schonlau, legal notice in Wochen-John J Bullivan, legal services as county attorney.

Jos Stauffer, salary quarter ending June 100 00
The petition of A. C. Pickett for public road on section line was on motion referred back to petitioners for free right of way.

On motion, the board adjourned until Wednesday morning at 9 o'clock,

Wednessay. July 7, 1886.
The board convened at 9 o'clock a. m. with Supervisor North in the chair. Roll called and all present but Doody, Klernan, North, Olson of Walker, Olson of Creston and Schure.
The special committee on unlicensed saloons presented the following opinion from the county attorney:

and now conducts a Sunday beer garden within the county and convenient and

law of the State and proposes to conyour body in the premises, is the question on which I understand my opinion is desired. The County Board is a

y as the statute expressly gives, or such as are plainly incidental thereto. The question under consideration relates o the enforcement of the penal statute, and this case, so as far the powers and du-ties of the Board are concerned, cannot and does not differ from any other that night arise under the criminal code.

The enforcement of the criminal law by the institution and prosecution of iminal actions is nowhere either di-

ectly or by implication imposed as a duty upon the County Board. The power to institute and prosecute ordinary criminal actions is nowhere exressly or by just construction conferred upon the County Board, and therefore

attorney, but not for the purpose of aiding it in every wild scheme of reform in which it might choose to embark. The power can only be exercised when the Board is acting within the sphere of its delegated authority. It would, in legal sense, be a misappropriation of public funds to pay an attorney for doing that which the Board has no authority to employ him to do. This in my judg. ment is the cold law applicable to the question submitted to me. However, considering the reculiar character of this case, the public ignominy it entails, and the languid interest-taken in the matter by the authorities at whose threshold the business is conducted, its suppression by the action of the County Board would be, perhaps, a venial usurpation more honored than condemned. The employment of coun-sel for that purpose would not be with-out precedent in this county.

Respectfully submitted J. J. SULLIVAN,

Motion by Supr. Newman, that opinnion of County Attorney be accepted. Motion by Supr. Truman that th County Attorney be directed, in accordance with his opinion to proceed and prosecute Reinhold Brandt, Roll called for vote-Hess and Truman voting yes — 2. Bruen, Burke, Clark, Doody, Hudson, Hinman, Maher, Newman, Swarts-ley, Terwilliger, Tschudin and Weidner

Motion declared lost. The committee on finance reported or settlement with County Treasurer, and also presented the report of the Treasurer from January 1st to July 1st 1886. The County Treasurer was authorized to bring suit against parties owing deinquent personal tax. the county General Fund levy of 1886.

Gazette-Journal Co. blank books W H Tedrow Co. Supt. salary and postage for June Guy A Brown, Index to State Re-McFarland & Cowdry on Law-

rence case in Supreme Court ... Hugh Edwards damage by location Jacob Barrett damage by location J Nichols damage by location of Soren Rasmussen damage by loca-Stenger damage by location of

G Engle damage by location of and other printing for county. . 155 07 Robt Schaad work on Court House Columbus Democrat legal and job printing Thos Jones appraiser on read dam-

The following bills were allowed on the County Bridge fund. Thos Ottis acc't, Sherman Two Thos Ottis acc't. Walker Twp.... Thos Ottis acc't. St. Bernard Twp... Butler Twp. acc't. Butler Twp 183 00 The Bond of Wm. Edwads, M. D. as county Coroner, was presented, accepted and approved.

On motion the Board adjourned until Tuesday, September 21st 1886, at 1

From a Minister.

Rev. C. T. Clark, a member of the South Georgia Methodist Conference, until I commenced the use of Swift's Specific. I have taken five bottles. and am perfectly sound and well again. I would have written sooner. but waited to see if the cure was permanent. And now I unhesitatingly recommend S. S. S. as a safe and reliable remedy for rheumatism. I have all confidence in its virtue."

It Never Falls. I have had blood poison ever since October, 1885, and obtained no relief from any treatment (and I tried several) until I commenced taking Swift's Specific. In one mouth I felt as well as I ever had. I also had a good appetite, and was entirely free from the pains in my shoulder and head, which had tormented me so long. Now all the sores and swellings fron. my head are gone. S. W. MCCARTER.

No. 76 Madison st. New York, April 30, 1886.

Treatise on blood and Skin Disases mailed free. The Swift Specific Co, Drawer 3, Atlanta, Ga., New York, 157 w. 23d

NOTICE.

in the matter of the estate of C. D. Clother, deceased. Eliza Clother, and George W. Clother, Asa J. Clother, C. D. Clother and Trubve Scoville, widow and heirs of C. D. Clother, deceased, and all parties interested, in said estate, will take notice that the following order was made by the Judge of the District Court in and for Platte county, Nebraska, on the 28th day of June, 1886.

George A. Scott, the administrator of the estate of Columbia D. Clother, deceased, on the 28th day of June, 1886, presented his petition to the District Court of Platte county, Nebraska, alleging that the personal estate of said deceased is not sufficient to pay his debts and that it is necessary to sell the interest in the real estate belonging to

said deceased for the purpose of paying said debts.

It is therefore ordered by the court that all persons interested in said estate are directed to appear before the Judge of said court at the court house in Cothat all persons interested in said estate are directed to appear before the Judge of said court at the court house in Coof said court at the court house in Columbus, said county, on the 14th day of August, 1836, at one o'clock, afternoon, to show cause why license should not be granted to said administrator to sell the interest in the real estate belonging to said deceased for the payment of the debts of said deceased as prayed for. And it is further ordered that a copy of this order shall be served by publication of the same in the COLUMBUS JOURNAL.

Notice of Special Election.

Wedneshay. July 7, 1886.
The board convened at 9 o'clock a. m. with supervisor North in the chair. Roll called and all present but Doody, Kiernan, North, Olson of Walker, Olson of Creston and Schure.
The special committee on unlicensed saloons presented the following opinion from the county attorney:

To the County Board:
One Reinhold Brandt has established and now conducts a Sunday beer garden within the county and convenient and comfortably adjacent to the corporate limits of the city of Columbus. He makes public avowal, and gives strong assurance of his purpose to continue the business indefinitely. In other words he has deliberately violated the criminal law of the State and proposes to continue in its violation.

The duty and measure of power of your body in the premises, is the question on which I understand my opinion is desired. The County Board is a creature of the Statute.

It must discharge such duties, and it possesses and can exercise such powers only as the statute expressly gives, or such as are plainly incidental thereto.

cent of the principal of said coupon boads, and the interest on said bonds as it becomes due, and at the tax levy preceding the maturity of said coupon bonds, shall the said board of supervisors, levy on the taxable property of said township an amount sufficient to pay the principal and interest due on said bonds?

Said bonds shall be executed and issued by the proper officers of said county, and \$3,00.00 thereof shall be used for the construction of a wagon bridge across the Loup river in said township, and within 100 yards of the place where the present bridge across said river in said township is located; and if two-thirds of the votes cast at said election shall be in favor of the proposition hereby submitted the said Board of Supervisors shall be authorized to execute and issue said bonds.

The form in which this proposition shall be submitted, shall be by ballot, upon which ballots shall be written or printed the words "For Road and Bridge Bonds and Tax—Yes" or "For Road and Bridge Bonds and Tax—No," and if two-thirds of the votes cast shall have thereon the words "For Road and Bridge Bonds and Tax—Yes," then said proposition shall be declared adopted, otherwise shall be declared lost.

By order of the Board of Supervisors of Platte County this 19th day of June, A. D., 1886.

J. E. NORTH, Chairman.

The proposition of Stautherer Chairman.

The proposition of Supervisors of Platte County this 19th day of June, A. D., 1886.

The proposition of Supervisors of Platte County this 19th day of June, A. D., 1886.

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The proposition of Supervisors of Platte County this 19th day of June, A. D., 1886.

The proposition of Supervisors of Platte County this 19th day of June, A. D., 1886.

Motice of Sale Under Chattel Mort-

Notice is hereby given that by virtue of a chattel mortgage, dated on the 14th recorded in the office of the county clerk of Platte county, Nebraska, on the 31st day of December, 1885, and executed by Buell J. Hayes and Mariab D. Hayes to Pairick H. Kelley to secure the payment of four several promiss ry notes of \$17.50 each, dated Nov. 14, 1885, one payable in six months, one in nine months, one in months and one in eighteen months, with interest from date at ten per cent, per annum, and on which there s now due the sum of seventy-four dollars and thirty-nine cents.

Default having been made in the payment of said notes according to the provisions of said mortgage, and no suit or other proceedings at law having been instituted to recover said debt or any part thereof, therefore I will sell the property therein described, to wit: One

frame building 14 by 16 feet in size, and 18 feet high situated in the town of Dorrance in Lost Creek Township, Platte county, and state of Nebraska, on lot four, block six, at public auction at the premises, in said town of Dorrance, on p. m. of said day.

PATRICK H. KELLEY,

Mortgage the 24th day of July, 1886, at 1 o'clock June 30, 1886.

LEGAL NOTICE.

To all whom it may concern: The Beard of Supervisors of Platte county, in regular session, on June 16th, 1886, declared the following section lines opened as a public road, to wit: Comnencing at the S. W. corner of Section 4, Town 19, Range 1 west, and running thence north on the section line, and terminating at the N. W. corner of Section 28, Town 20, Rauge I west, and known as the "Wendt" road. Now all objections thereto, or claims for damages caused by the location thereof, must be filed in the County Clerk's office on or before NOON of the 30th day of August, 1886, or such road will be established without reference thereto.

By order of the Board of Supervisors. Dated Columbus, Neb., June 30, 1886. JOHN STAUFFER.

LEGAL NOTICE.

To Mary Mc Callen, non-resident, defend ant:
You are hereby notified that on the 5th
day of July, 1886, Michael McCallen filed a petition against you in the district court of Platte county, Nebraska, the object and prayer of which are to obtain a divorce from you on the ground that you have wilfully abandoned the plaintiff without good cause for the term of two years last past. You are required to answer said peti-tion on or before Monday, the 16th day of MICHARL MCCALLEN. By W. M. CORNELIUS,

Legal Notice.

his Attorney.

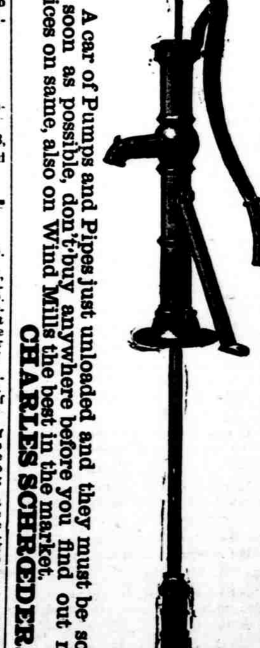
The commissioner appointed on the location of a public road commencing at the center corner on east line of section 30, town. 19 range 4, west, running west through the center of said section to center corner on west line, there to intersect the Boone county road. Also on vacation of road running north and south through said section 30 above described, commencing at center stake on south line, and commencing at center stake on south line, and running worth to center stake on north line of TON. All objections thereto, or claims for damages must be filed in the office of the county clerk on or before noon of the 30th day of August, 1886, or such location and vacation will be made Dated, Columbus, Neb., Juse 30, 1886. 13-tt

Legal Notice.

To all whom it may conce of that part of the "Schaad" road, described as follows, to-wit: Commencing at nw corner, of se \(\frac{1}{2} \) of sec. 6, town. 18, range 1 east, and running thence due south on half section line, to sw corner of nw \(\frac{1}{2} \) of ne \(\frac{1}{2} \) of sec. 7, thence due east on \(\frac{1}{2} \) section line one-half mile to se corner of ne \(\frac{1}{2} \) of ne \(\frac{1}{2} \) of said sec. 7, town. 18, range 1 east, has reported in favor of the same.

All objections thereto or claims for da mages must be filed in the office of the County Clerk on or before noon of the 30th day of August, 1886, or such vacation will be made without reference thereto.

JOHN STAUFFER. rence thereto. John Stauffer, County Clerk. Dated, Columbus, Neb., June 30, 1886. 13-4t



Application for Druggist's Permit. Matter of application of Charles B. Stillman, for a permit to sell liquors as

O Charles B. Stillman did, on the 12th day of July, 1886, file his application to the Mayor and City Council of the City of Columbus, Nebraska, for a permit to sell malt, spiritous and vinous liquors, as a druggist, for medical, mechanical and chemical purposes, only, on lot No. 3, of Block 84, in the second ward of the City of Columbus, Nebraska, for the scal year ending April 11th, 1887. If there be no objections, remonstrance or protest filed within two weeks from the 12th day of July, 1886, said permit

—COLUMBUS—

Roller Mills! Teas, Coffees, Sugar, Syrups.

SCHREDER BROS., Proprietors.

MANUFACTURERS OF

Bran. Shorts

AND DEALERS IN

All Kinds & Grain

And Meal

OUR FLOUR BRANDS: "WAY UP," Patent,

> "IMPERIAL," "BIG 4." "SPREAD EAGLE."

We guarantee our flour to be equal to any flour manufactured in the state. We call the attention of the public t the fact that we make a specialty of ex-changing flour, bran and shorts for wheat,—as good flour and as much of it as any other mill in this part of the state; also the exchange of corn meal for corn. grinding rye flour and buckwheat flour. Satisfaction guaranteed. Please ive us a call. 24-Feb-'6-y

COLUMBUS

rive us a call.

LOAN & TRUST COMPANY.

Capital Stock, OFFICERS: A. ANDERSON, PRES'T. O. W. SHELDON, VICE PRES'T.

O. T. ROEN, TREAS. ROBERT UHLIG, SEC. Will receive time deposits, from \$1.00 and any amount upwards, and wil

pay the customary rate of interest. We particularly draw your atten tion to our facilities for making loans on real estate, at the lowest rate of interest

City, School and County Bonds, and individual securities are bought.

PATENTS

Send MODEL OR DRAWING. We advise as to patentability free of charge; and we make NO CHARGE UNLESS WE OBTAIN PATENT. We refer here to the Postmaster, the Supt. of Money Order Div., and to officials of the U.S. Patent Office. For ciractual clients in your own State or

county, write to

C. A. SNOW & CO.,

Opposite Patent Office, Washington, D.C.

Timothy,

Red Top, and Blue Grass Seed

Herman Oehlrich & Bro's. Grocery Store.

THE Chicago Herald

----AND----COLUMBUS JOURNAL. The COLUMBUS JOURNAL once a week, and the Chicago Herald, once a day, for one year, \$9.80. The JOURNAL and the Weekly Herald,

one year, \$2.75.

12may86-x

OMAHA WEEKLY REPUBLICAN

CLUBBING RATES.

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HEREAFTER we will furnish to both our old and new subscribers, the Omaha Weekly Republican and JOURNAL at the very low rate of \$2.75 per year, thus placing within the reach of all the best state and county weeklies published, giving the reader the condensed, general and foreign telegraphic and state news of the week. Try for a year and be satisfied. may 5'86-tf



ob.Avenne, Opposite Clother Hos

COLUMBUS BOOMING!

WM. BECKER.

DEALER IN ALL KINDS OF

STAPLE AND FAMILY:

KEEP CONSTANTLY ON HAND A WELLSELECTED STOCK.

Dried and Canned Fruits.

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Fresh and Salt Meats. GAME, POULTRY. And Fresh Fish.

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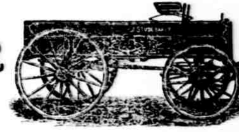
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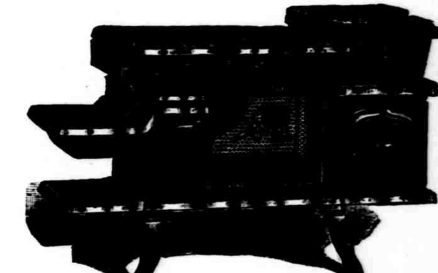
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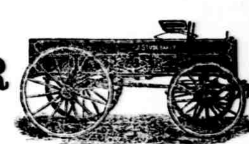
Goods Delivered Free to any

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SIMPLEST AND MOST DURABLE CHECK ROWERS MADE. We sell Halladay, Eclipse, and other Wind Mills



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