I. L. Albert. politician. There is only one remedy tirely for the purpose of retaining moist-Township Caucus. THAT BIG APPLE DEAL. Columbus Journal. The republican and people's independfor this state of affairs. That is, to get ure around the roots. The cold does A People's or Independent or Union ent candidate for county attorney was a quorum of republicans on the floor of them no injury, but the drying winds of caucus will be held in Columbus town-How a Cincinnati Firm Outwitted Easter born in Clearfield county, Pennsylvania, the house, and for this the republican our climate will sometimes rob them of Entered at the Post-office, Columbus, Neb., as Buyers at Independence. ship, at town hall, Oct. 18th. 1890, be-What is managers have been striving for several vital moisture. UNCLE LEWIS. Apple buyers all over the country are Dec. 28, 1856. tween the hours of 2 and 4 o'clock afterweeks without success. If they can get very much interested and surprised at His father being engaged in the lumnoon, for the purpose of putting in District Court. ISSUED EVERY WEDNESDAY BT ber business, this was also the occupa- a quorum of republicans to stay here for the brilliant capture by a Cincinnati nomination township officers to be elect-M. K. TURNER & CO. German Insurance Co. v D. C. Kavantion of young Albert until he was nine- | a week they could pass all the measures fruit buyer, who has secured the apple ed at the next general election in Novem-CASTORIA augh. Sept. 26. Motion for new trial teen years old, at which time he came necessary, and if the quorum does not Columbus, Neb. orchard of L. P. Williamson, who lives ber, and are as follows, to wit: sustained. Verdict set aside. west, attending the Western college at materialize by the time the tariff bill is near Independence, Mo., and which One supervisor, TERMS OF SUBSCRIPTION: Geo. A. Scott v Geo. W. Clother, et al Toledo, Is., of which his uncle, E. B. reported from conference, serious trouble One year, by mail, postage prepaid, said to be the best orchard of apples i .\$2.16 One treasurer, Sept. 26. Order to show cause by 27th Kephart, was president, and of which he is feared. Every day republicans expect the country. F. Kushman, the purchas-One assessor, a. m. to see that quorum, but they have been -Payable in Advance.-Specimen copies mailed free, on applica er, in conversation with a Times-Star is a graduate. One town clerk, John S. Davis Sons v P. L. Baker disappointed so often that they are alreporter, said: "There is no doubt that Under the direction of Hon. F. C. One justice of peace, most losing hope. Sept. 23. Jury called. Verdict for de I have secured the best orchard in the Hormel, a prominent attorney of Cedar Three road overseers, TO SUBSCRIBERS. fendant. When subscribers change their place of resi-dence they should at once notify us by letter or postal card, giving both their former and their present post-office, -the first enables us to readily ind the name on our mailing list, from which, United States. There is scarcely an im-Rapids, Iowa, he studied law, and was Two constables, Republican Platform. Loran Clark & Co. v J. W. Brown, e perfect apple in the lot. I paid \$12,000. **Castoria is Dr. Samuel Pitcher's prescription for Infants** admitted to practice in Plymouth coun-Three judges of election, The republicans of Nebraska reiterate al. Sale confirmed. Deed ordered and will get about 8,000 barrels of good and Children. It contains neither Opium, Morphine nor ty. He practiced in Iowa courts till Two clerks of election and cordially indorse the fundamental present post-office, --the first enables us to readily find the name on our mailing list, from which, being in type, we each week print, either on the wrapper or on the margin of your JourNat, the date to which your subscription is paid or ac-counted for. Remittances should be man-either by money-order, registered letter or drait payable to the order of M K Traware & Co Clerk ordered to pay surplus to Mrs. J fruit. There are 140 acres in the orch 1886, when he came to Albion, Neb., principles of the republican party as A. W. CLARK. other Narcotic substance. It is a harmless substitute ard, and I would not give \$6,000 for the W. Brown. where he had an extensive practice until eunciated by successive national republoct3 Supervisor whole farm. The trees are twelve years for Paregoric, Drops, Soothing Syrups, and Castor Oil. Rosenbaum Bros., v Jas. R. Smith, et lican conventions from 1856 to 1888 and last fall, when health failed him, and he old and this is the first good crop they believe the republican party capable of A Royal Welcome It is Pleasant. Its guarantee is thirty years' use by al. Dismissed at plaintiff's cost. have borne, or probably will bear for spent the winter months on the Pacific dealing with every vital issue that congreat many years. I had to steal a Is awaiting you at the Sioux City Corn Ignatz Rosenthal v Anton Moran Millions of Mothers. Castoria destroys Worms and allays M. K. TURNER & Co. coast. Early last spring he returned to cerns the American people, wherever the march on the other buyers in order to Palace, September 25th to October 11th. Dismissed at plaintiff's cost. feverishness. Castoria prevents vomiting Sour Curd, rank and file of the republican party are Nebraska, and with J. D. Stires, esq., get a bargain. The farmers all knew TO COBBESPONDENTS. and the Union Pacific offers you a rate Charles D. Lawrence v M. H. White untrammeled in the exercise of their po-All communications, to secure attention, mu accompanied by the full name of the write cures Diarrhœa and Wind Colic. Castoria relieves opened a law office in this city. New York and Chicago dealers, but not of one fare for the round trip from points litical rights. et al. Dismissed at plaintiff's cost. those of Cincinnati. I said that I want-We reserve the right to reject any managering and cannot agree to return the sume. We desi-a correspondent in every school-distoict Platte county, one of good judgment, and r liable in every way.-Write plainly, each it-separately. Give us facts. By his acquaintances here Mr. Albert teething troubles, cures constipation and flatulency. We heartily indorse the wise and coned a couple of carloads of apples. I was told to go to some of the dealers. Well, on its lines in Nebraska within 300 miles Edward Searles v Gilt Edge Mfg. Co is regarded as a young man of excepservative administration of President Castoria assimilates the food, regulates the stomach of Sioux City. Tickets will be on sale ludgment as per stipulation. Harrison. We also fully approve the tionally good ability, a bright lawyer got some men to help me talk, and and bowels, giving healthy and natural sleep. Cas-September 24th to October 10th inclu-S. T. Fleming v Jos. Linaberry. Ver and one who will be a credit to himself wise action of the republican members when the owner of the orchard offered to and an honor to the political parties of both houses of congress in fulfilling sive, good to return until October 15th. toria is the Children's Panacea-the Mother's Friend. diet for plaintiff. take \$12,000, I took him up at once. He the pledges of the party in legislation which have selected him as their candi-Unequaled exhibits, magnificent street tried to bluff me by demanding \$2,000 WEDNESDAY, OCTOBER 1, 1890. Edward Haight v H. J. Billerbeck, et upon the coinage of silver and other date for the important office of county cash, but I pulled out the cash and asked parades, two concerts each day by the d. Dismissed, for want of prosecution or a receipt. Well, that phazed him. measures of national importance and Castoria. attorney. Famous Military Bands in attendance. at plaintiff's cost. congratulate the country upon the con-**REPUBLICAN STATE TICKET.** Here is the receipt and there are a dozer "Castoria is an excellent medicine for chil-"Castoria is so well adapted to children that HENRY KLUCK, of Richland precinct. tinued reduction of the national debt. For rates, tickets and other informa Beorge Bane v Jos. Linaberry, Tria of the worst sold apple buyers from New dren. Mothers have repeatedly told me of its recommend it as superior to any prescription We most heartily indorse the action of lost the two last fingers of his right hand to court. Finding for plaintiff \$98.41. tion apply to J. R. MEAGHER, York and Chicago at Kansas City, that good effect upon their children. For Governor, known to me." the republican congress in passing the ever you saw. My desire to buy a couple yesterday morning while at work on a L. D. RICHARDS. Judgment on finding. Agt. U. P. System, Columbus, Neb. Da. G. C. Osgood, disability pension bill and a republican of carloads threw them off the track and For Lieutenant Governor, threshing machine. A clevice came loose W. H. Carnahan v Jas. H. Milslagel Lowell, Mass president who approved the same and they did not consider me worth watch T. J. MAJORS. and while fixing it his hand was caught regard it as an act of justice too long "Our physicians in the children's depart et al. Default against Jas. H. Milslagel " Castoria is the best remody for chil 'rea of For Secretary of State. ment have spoken highly of their experidelayed because of the opposition to all in a chain tearing off the two last finwhich I am acquainted. I hope the day is not "Are there no good apples in local Village of Lindsay, Gus G. Becher, John just pension legislation by a democratic ence in their outside practice with Castoria, J. C. ALLEN. far distant when mothers will consider the real rchards?" asked the reporter. gers and badly bruising another Mr. M. Macfarland, Louis Schaffe and congress; yet we do not regard it as the Baby cried, interest of their children, and use Castoria inand although we only have among our "No. They are specked with rot, or are knotty. It is simply impossible to For State Auditor, and Mrs. Joseph Zerzan met with a Church Peitz. Finding for plaintiff medical supplies what is known as regular full recognition of the great debt of obstead of the various quack nostrums which are THOMAS H. BENTON. Mother sighed, serious accident Sunday evening while destroying their loved once, by forcing opium. ligation which the government and the \$225.91. Second lien and subject to products, yet we are free to confess that the get good apples anywhere but in Mis-For State Treasurer, JAMES E. HILL. people owe to those heroic men by rea-Doctor prescribed : Castoria ! morphine, soothing syrup and other hurtful merits of Castoria has won us to look with returning from Mr. Wavra's place northsouri, and not all there are perfect nortgage of Jane Cook. Judgment of son of whose sacrifice and devotion the agents down their throats, thereby sending favor upon it." west of here. When coming down the Besides many farmers want to pack them forclosure. Premises described in peti For Attorney-General, GEORGE H. HASTINGS. union was saved and the government them to premature graves. themselves, and instead of picking them hill near the brewery, Mr. Zerzan attion found to be homestead of defend restored. We do further repeat our DR. J. F. KINCHELOE they shake the trees. That, of course tempted to drive around another team declaration in favor of just and fair servant. Mary E. Milslagel, who is to receive ALLEN C. SMITH, Pres. For Commissioner of Public Lands, Conway, Ark. bruises them and renders them liable to A. R. HUMPHREY. ice pensions graded according to length spoil. I sent men from Cincinnati to when the buggy was upset throwing surplus, if any. The most courteous ticket agents in The Contaur Company, 77 Murray Street, New York City. of service for every soldier and sailor For State Sup't Public Instruction, pack my apples." "When will you put them on the man them to the ground, breaking Mrs. Zer-Lawrence H. Geer v Richard Filter the world are found on the Union Pawho fought in behalf of the union, and A. K. GOUDY. cific. Consult your local agent about zan's arm and two of Mr. Zerzan's ribs, Dismissed at plaintiff's cost, for want of by reason of whose services and devotion ket?" your trip and prove this. the government now exists. besides otherwise badly bruising them. "About the 1st of February." of prosecution. **Congressional Ticket.** We hold an honest, popular ballot They have been carefully attended since Eupepsy. "Where is the best market?" Jewell Bros. v Patrick Murray. De and equal representation of all the peo-"All through the South. One agent COLUMBUS LUMBER CO. and are getting along as well as might This is what you ought to have, in fact fendant to answer by Wednesday a.m. ple to be the foundation of our republiold over \$13,000 worth for me at New be expected under the circumstances. For Congressman, Third District, you must have it, to fully enjoy life. can government and demand effective Fidelity Loan & Trust Co. v John M Orleans alone, last season. and other -{Schuyler Sun. G. W. E. DORSEY. legislation to secure the integrity and Macfarland et al. Finding for plaintiff Thousands are searching for it daily, places were sold to accordingly." purity of elections, which are the foun-dation of all public authority. "How do you keep them so long?" and mourning because they find it not. \$241.60, a first lien. Finding for Ander-Seven minutes was time enough for Legislative Ticket. S. R. HOWELL & CO. "They are packed and placed in cold Thousands upon thousands of dollars son & Roen, \$947.80, a second lien. Frank P. Slavin to conquer Joe Mc-We favor such revision of the election storage at a temperature of 32° and there laws of the state as will guarantee to are spent annually by our people in the Robert H. Henry v C., B. & Q. Ry. Co. Auliffe in the prize fight which has exthey will keep indefinitely. Farmers For Representative 25th District, every voter the greatest possible secrecy Verdict for plaintiff \$387.50. Motion for hope that they may attain this boon. Dealers in make a mistake by storing them in warm cited so much attention among the HENRY STEVENS. in the casting of his ballot and secure cellars where they are sure to rot after And yet it may be had by all. We sporting fraternity. McAuliffe struck new trial. the punishment of any who attempt the a time." Lumber, Lath, Shingles, Sash, Doors, guarantee that Electric Bitters, if used Sarah J. Hall v Thos. L. Hall. Default. **Republican County Ticket.** Slavin in the face several times, which corruption or intimidation of voters, and according to directions and the use perwe favor the Australian ballot system Decree of divorce, defendant's cost. Some one has been to the trouble and he seemingly didn't care for, but Slavin for incorporated towns and cities, applisisted in, will bring you good digestion For County Attorney, I. L. ALBERT. Jacob Ernst v Platte County. Sept. expense of sending us a copy of the watched his chance, and, in the second cable both to primary and regular elec-22. Trial to court. Jury waived. Findand oust the demon dyspepsia and in-"Transactions Iowa Horticultural So- round, lunged forward, giving McAuliffe tions so far as it can conform to our For Representative 24th District, WILLIAM SCHELP. stall instead Eupepsy. We recommend ciety" for 1889, and an interesting vol- a very severe, stunning blow over the organic law. ing for plaintiff \$110. BLINDS, CEMENT, LIME, FIRE BRICK, FIRE ume it is. An article by J. C. Ferris of heart, from which he did not recover; a form, demand the forfeiture of unearned Electric Bitters for dyspepsia and all Terrance Brady v Citizens' Bank of CLAY, MARBLE DUST, WHITE SAND, PORT-

Coming Events. Sioux City Corn Palace, Sept. 25-Oct. 11.

It is stated that rich petroleum discoveries have been made in the State of Tobasco, Mexico.

LINCOLN county has 25,000 acres under irrigation, and Keith county is providing to irrigate 300,000.

A GIFT of \$600 was wired from New York last week to the widow of General John C. Fremont.

PRESIDENT DIAZ, of Mexico, announces that he will not grant concessions to American lottery companies.

It is reported that the salmon pack hiss and by-word among men? What for the season on Frazer river, B. C., is shall we do to retain for ourselves part 11,750,000 pounds, valued at \$1,407,248. of the immense sum now more than

wasted on profligates?" These are per-A TRAIN consisting of twenty-five cars, carrying 180 tons of hops, left Puyallup, tinent and timely questions, in Nebraska Wash., last week, for London via Baltiand elsewhere, as well as in Iowa. We believe that Nebraska, long ere this, would have been a great fruit-growing

WILLIAM WALTER PHELPS, United state if the earlier settlers had secured States minister to Germany, arrived in the proper trees, and we know that the New York Tuesday of last week on a frauds on this line have been stupendous. vacation. The law-making power should be in-

voked, and an effective remedy devised. AT Gravesend last week the Warneke's "If the constitution of Iowa will not famous filly. Reclare, was offered for permit the suppression of fraud, the sale, and was bid in for her owners at constitution must be amended. If the \$15,000.

Six shocks of earthquake were felt at Columbia, S. C., about 3:20 Tuesday dustrious from the educated sharper the morning of last week. The shock was noticeable for nearly a minute.

CHRISTOPHER COONRAD, living near Manchester, Iowa, celebrated his 110th birthday Tuesday of last week. His health is good and his mind clear.

AT Omaha, one day last week, Ed Wiggand shot Miss Allie Horine and then blew his brains out. He left a note saying the girl had promised to marry him but had been false.

TUESDAY, at Woodstock, Ontario, the grand jury returned "no bill" in the case of Mrs. Birchall, or Burchell, accused of being her husband's accessory in the Benwell murder.

FERNIE LISLE, aged 12, rescued his 9-year-old brother from a deep creek int Virginia: which he had fallen at Clarinda, Iowa, Tuesday of last week, but was so exhausted that he himself was drowned.

HELEN M. GOUGAR says the foreign element "holds us by the throat." It is quite evident that which ever member of the foreign element has hold of Helen's throat he has a blamed poor grip.-- Omaha World-Herald.

1.0

"WHILE they have been calling names this side of the House has gone on and done more business than has been done by any other House of Representatives since the foundation of the government."-[McKinley's Speech.

Hampton, on marketing trees and fruits. | diagonal upper cut blow, falling full on is well worth the attention of the whole the point of the jaw finished the con- public domain for homesteaders only. country. He cites the dealing firm of test. The heavy weight championship L. L. May & Co. of St. Paul, who raise of the world, together with a purse of ganize for its protection and by all law-

more money than any nurseryman in the were made. It is a great pity that such industry. We are in favor of laws comwest. Says Ferris: "Some of my neigh- exhibitions of brutality are not supbors with whom I deal in their line have pressed. They ought to be impossib in any civilized community. paid L. L. May four times my price for

articles for sale at their very doors." He asks these questions: "What are we going to do that the planter may know

[From our regular correspondent.] The conference committee would have what he plants? That worthless trash reported the tariff bill today if no time shall not be sold and warranted to live

had been lost through democratic fillione year, by parties who only make promises good provided they want a second order? That our industry, sec ond to none in nobility, become not a been at work upon that measure. The gent laws.

committee has almost completed its ported Tuesday or Wednesday at the latest, unless the lack of a republican the assessment of franchises shall be enquorum delays it and, as usual, the nu-

Washington Letter.

merous democratic prophecies of irreconcilable differences among the republicans failed to materialize; there has adjacent states in the Mississippi valley, been no trouble whatever up to this and we further demand that the next writing and none is expected. The republicans of the committee were unanimously in favor of the reciprocity amendment, and they were also unanimous for a new amendment extending the time for removing imported goods from bondconstitution of our country will not pered warehouses to February 1, 1891. mit the protection of the illiterate in-Only the other day democrats in congress, and editing newspapers, were constitution of the United States should heaping abuse upon Secretary Windom be speedily amended. If society is so because he did not place the entire cash constituted that every man is willing to surplus of the government at the dispo-

see his neighbor fleeced, provided he gets sal of the New York speculators who part of the fleece, the constitution of the were yelling "panic" as loud as they world is in need of radical, far-reaching amendment. If the law may not be inhas been avoided by the able manner in voked to compel all men to respect the rights of all other men, the law is little better than anarchy."—The secretary, Geo. Van Houten of Lenox, Ia., is dewhich Secretary Windom put a very large sum of money legitimately into serving of praise for the completeness of are abusing Mr. Windom for doing it.

his report. Though a public document it is of real, practical value. and accusing him of having exceeded his legal authority in paying out money to relieve the money market; one of them

The following commendatory article -Senator Cockrell-giving utterance to in regard to the republican congressman his criticism on the floor of the senate. of the ceat Third district is from the That's a fair specimen of what the dem-Natio: d Farm and Fireside published ocratic party has been doing for thirty Washington, D. C., and Alexandria, years; it always opposes what the re

publican party does, no matter how "Another member who has been a firm and consistent friend of the farmer since be displayed by that party. The president signed the river and

entering public life, is Hon. George W. E. Dorsey, representing the Third dis-trict of Nebraska. In the present congrees Mr. Dorsey's vote has been on the after he received it. ight side of every question in which the farmers of the country are interested. His earnest advocacy of the silver bill and the powerful influence he exercises

Hon. George W. E. Dorney.

in shaping the legislation that gave this bill to the country is well known to every one. Mr. Dorsey was the acknowledged leader of the western republicans who made the fight for free oinage and against the bullion redemption feature of the administration bill. He with other western members made every effort possible to amend the tariff bill so as to give better standing tlemen, including Mr. Grover Cleveland,

lumphrey. Demurrer to petition overland grants and the reservation of ruled. Defendant excepts. Defendant David Dowty, druggist. We recognize the right of labor to or- to answer in 30 days.

Catherine Erb v John G. Loebs et al. ful and peaceful means to secure to Finding. Globe Insurance Co. first lien; no trees, yet employ more men and make £1,000 goes to Australia. No arrests itself the greatest reward for thrift and plaintiff \$350.50 second lien: judgment, peiling railroads and manufacturers to decree of foreclofure.

use all appliances which science supplies Harton, Gilmore, McWilliams & Co. for the protection of laborers against Martin C. Bloedorn et al. By consent accident. We demand the enactment of the Empire Hardware Co. is permitted a law defining the liability of employers to file a petition of intervention. Plainfor injuries sustained by employes in cases where proper safeguards have not tiff and defendant plead within 20 days. been used in occupations dangerous to Anderson & Roen v Michael Connors. life, limb or health; railway and other Sept. 27. Defendant has leave to answer public corporations should be subject

to control through the legislative power by Wednesday next. bustering in the house, which compelled that created them. Their undue influ-Western Cottage Organ Co. v Phebe the house republican members of the ence in legislation and imposition of . Asher et al. Sept. 22. Plaintiff to committee to be in their seats in the unnecessary burdens upon the people d. Asher et al. Sept. 22. Plaintin to and illegitimate increase of stock or give security for costs by Monday a. m. Fat hogs Fat cows house when they might just as well have capital should be prohibited by strin-Defendant to answer within 20 days Fat sheep thereafter.

We demand of the state that the committee has almost completed its property of corporations shall be taxed work and the bill will probably be re- the same as that of individuals; that the al. Sept. 26. Finding for plaintiff Shoulder E of Sides provisions of our constitution, requiring | \$506.65, first lien. Finding for E. O. Green S---- second lien. Foreclosure. forced by suitable legislation.

Nye & Schneider v Jas. P. Matthews We demand the reduction of freight et al. Plaintiff has leave to attach bill and passenger rates on railroads to correspond with rates now prevailing in of items, instanter.

Western Trust & Security Co. v Peter Klanschi et al. Default against defendlegislature shall abolish all passes or ant Klenschi and wife. Finding for free transportation on railroads, except-\$81,40, first lien; Plano Mfg. Co. \$134.25, ing for employes of the railroad com-

panies second lien; McCormick Harvesting Ma-We demand the establishment of the chine Co. \$35, third lien. Judgment, system of postal telegraphy, and request foreclosure of mortgage. our members in congress to vote and

work for government ownership or con-Harriett B. Perry v Henry Miles. Or trol of the telegraph. motion of defendant, the plaintiff is or-We indorse the action of the interdered to make Aug. Boettcher and Co state commission in ordering a reduction lumbus Lumber Co. parties defendant. of the grain rates between the Missouri river and lake ports. Ole W. Ohlson v Godfrey Samuelson We favor the modification of the stat et al. Sept. 22. Appeal dismissed. Aputes of our state in such manner as shall pellant has leave to withdraw bond. prevent the staying of judgments se Agnes Slawinski et al v John Graf et cured for work and labor, and the enactment of such laws as shall provide for al. Sept. 24. Motion to strike motion could, and now that all danger of a panic the speedy collection of the wages of our to set aside and vacate alleged statement laborers.

overruled. Defendants except. We favor a revision of the tariff in the interest of the producer and laborer. John G. Routson v Wm. H. Prescott. The import duties on articles of common Sept. 25. Default. Finding for plaincirculation, these very same democrats use should be placed as low as is contiff \$32.20. Foreclosure of tax lien in sistent with the protection of American accordance with prayer of petition. industries. Edward Little v Geo. W. Bullen. We denounce all organizations of capitalists to limit productions, control Sept. 22. Motion for security for costs supplies of the necessities of life and confirmed and security given. Defendadvance prices as detrimental to the best interests of society and as unjusti- ant to answer in 30 days; reply in 10 fiable interference with the natural laws days.

of competition and trade and ask their prompt suppression.

The republican party has given the people an elastic currency of gold, silver and paper, and has raised the credit of much states manship and patriotism may the nation to one of the highest of any country in the world, and its efforts to fully remonetize silver should be contin-

ued until it is on a perfect equality as a harbor bill within twenty-four hours money metal with gold. **Owners** of public elevators that receive and handle grain for storage should be

The bill closing the mails to all matter declared public warehousemen and compertaining to lotteries, including newspelled under penalty to receive, store, papers which publish their advertiseship and handle the grain of all persons ments, was signed by the president at alike, without discrimination. The state regulating charge for storage and inthe same time, and the high-priced lotspection. All railroad companies should tery lobby are now engaged in trying to be required to switch, haul, receive and discover some way to break the force of ship the grain of all persons alike, withthe new law. It is understood that they out discrimination.

We favor the enactment of more strinhave advised the Louisiana lottery comgent usury laws and their rigid enforcepany to employ several prominent gen-

ment under severe penalties.

Corquotations of the markets are obtained Tuesday afternoon, and are correct and rel at the time. OBAIN, ETC. Wheat \$2 0063 2 \$1 2082 20 PRODUCK. 741 1 1 1091 1 2 PRODUCT3 Apples per bbl. Honey in comb 3 00 4 4 00 LIVE STOCK. 33 50er 3 80 \$3 004: 3 50 \$3 254 3 50 Fat steers MEATS. 14615 86710 106125 COAL. 50 8 5 00 anon City Hard, Pennsylvania Hard, Colorado Rock Springs, nut Rock Springs, lump 10 50

SHERIFF'S SALE.

lorado

By virtue of an order of sale directed to me from the district court of Platte county, Ne-braska, on a decree obtained before Hon. A. M. Post, one of the judges in and for the Fourth judicial district, said decree being obtained in Platte county, Nebraska, at the September, 1889, iterm, to wit, on the 6th day of December, 1889, in favor of Patrick McDonald, as plaintiff, and against John C. Dineen, Johanna Dineen, Emily A. Atherton and the Columbus State Bank, as defendants, for the sum of \$112.45 drawing ten per cent interest and one for the sum of \$925.53, drawing eight per cent interest and costs taxed at \$23.35, and accruing costs, and at said term drawing eight per cent interest and costs taxed at \$23.35, and accruing costs, and at said term there was also a decree rendered against the said John C. Dineen and Johanna Dineen for the sum of \$216.65, in favor of Emily A. Atherton and to satisfy said decrees, I have levied upon the following described premises as the property of the said John C. Dineen and Johanna Dineen, to wit: Lots two (2), three (3), four (4) and five (5), in section eighteen (18), township seventeen (17) north of range one (1) west of the seventeen (17) north of range one (1) west of the sixth P. M. in Platte county, Nebraska, and will offer the same for sale, to the highest bidder for cash in hand, on the

25TH DAY OF OCTOBER, 1890, o'clock in the afternoon of said day, in from of the west door of the court house, in the city of Columbus, that being the building wherein he last term of court was held, when and whe he notice will be given by the undersigned.

2.sep5t

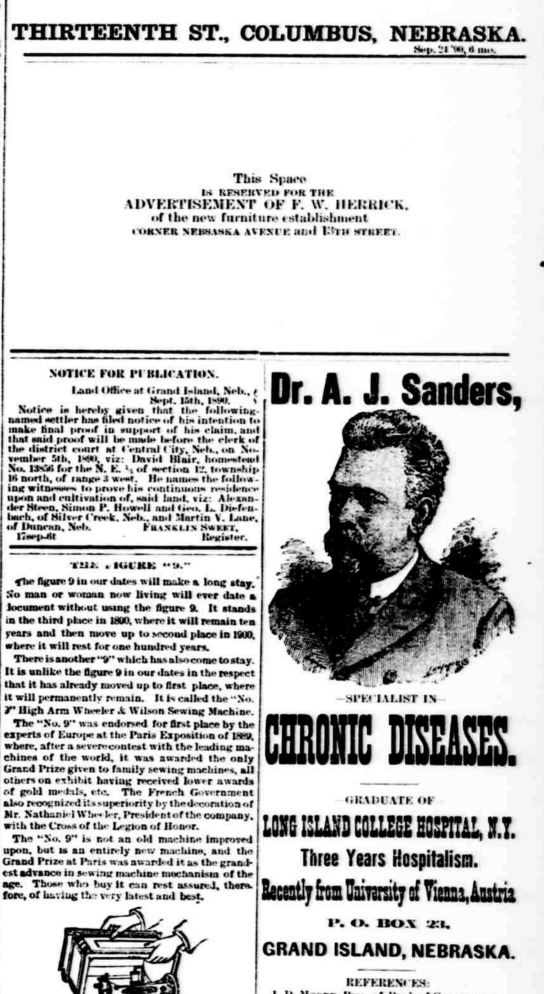
Land Office at Grand Island, Neb., ? Sept. 15th, 1850. 5 Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the clerk of the district court at Columbus, Neb., on October 29, 1890, viz: William V. Blair, homestead No. Columbus State bank v Gilt Edge Mfg. Co. Sept. 23. Alias summons ordered against defendant Spooner R. Howell, Ernst & Swarz and W. H. 3731 for the N.E. 4 of section 6, township 16 orth, of range 2 west. He names the following Rightmire have leave to file cross bills. witnesses to prove his continuous residence upon and cultivation of, said, land, viz: Martin V. Lane and Henry Fishback, of Duncan, Neb., and Simon P. Howell and Alexander Steen, of Silver Creek, Neb. FRANKLIN SWEET, 17sepst Register. Omaha Loan & Trust Co. v Henry M Waite et al. Finding for plaintiff \$1,091.70 second lien on interest of Florence W. and third lien on interest of H. M. W.; finding for O. E. Green

\$616.60, a second lien on interest of H. M. W.; finding for Home Insurance Co., a fourth lien on interest of H. M. W.

Lafayette Tinkel v John Miller et al. Sept. 22. Dismissed as per stipulation. In the matter of the estate of Wm.

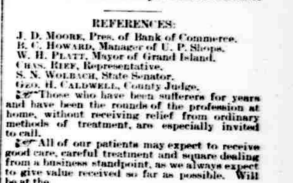
show cause Nov. 25, at 3 p. m. Margaret Gottschalk v C., B. & Q. Ry.

diseases of the liver, stomach and kid-Sold at 50c and \$1 a bottle by KINDS of BUILDING MATERIAL. COLUMBUS MARKETS.



MILWAUKEE CEMENT, and ALL





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-in-

Castoria.

H. A. ARCHER, M. D.,

Boston, Mar

111 So. Oxford St., Brooklyn, N. Y.

UNITED HOSPITAL AND DISPENSARY.

WANT TO GO TO THE

CHEAP Kleve, deceased. Sept. 25. Ordered to

Dated September 23, 1890, J. C. CALDWELL, NOTICE FOR PUBLICATION.

Land Office at Grand Island, Neb.,

