

Entered at the Postoffice, Columbus, Neb., as second-class mail matter.

ISSUED EVERY WEDNESDAY BY M. K. TURNER & CO., Columbus, Neb.

TERMS OF SUBSCRIPTION: One year, by mail, postage prepaid, \$1.50. Three months, 50 cents.

EDWARD BELLANT, the celebrated author, died at his home, Chicago Falls, Mass., Sunday morning.

WILLIAM EWART GLADSTONE, one of the most remarkable men of the English-speaking race, departed this life at 5 o'clock Thursday morning, in the 98th year of his age.

THREE entire families lost their lives in the Iowa storm of Wednesday. Biggs, Preston, Brown, Delmar, Blockton, May and Marshalltown were in the path of the tornado.

The feature of Wednesday's session of the senate was the speech of Mr. Turpie (Ind.) on the war revenue bill.

IT WAS really our war, not Cuba's from the moment of the destruction of the Maine, and it must be a war to the finish.

WAR BRIEFS. MAY 19. The cruiser Charleston sails from Mare island to join Dewey. She was heavily loaded with powder and projectiles.

THE Tenth Pennsylvania has been ordered to Frisco for the Philippine expedition. The Oregon, in her six-weeks trip from Frisco, covered more than 13,000 miles.

THE Thirty-second Michigan starts for Tampa. Resident merchants of Manila want a stable government by a competent foreign power.

THE Tenth Pennsylvania is designated for the Manila expedition. It is the crack regiment of that state.

Spain talks of Privateering -- better never undertake that. The frying pan is hot enough.

vana says Santiago de Cuba has been bombarded but no great damage has been done.

A number of Spanish battleships are expected to sail for the Philippines before the end of this month with 11,000 troops.

Nearly 2,000,000 bushels of coal were shipped for New Orleans yesterday and the same amount is expected to go out today.

The Charleston puts back to Mare island for trivial repairs to its condensers. It is thought that within forty-eight hours it will be well on its way to Manila.

The Second Nebraska embarked yesterday for Chickamauga.

The small little steamer Tecumseh has conducted two landings upon the Cuban coast, thirty-five miles apart and both within six hours.

The London Daily Mail's Madrid dispatch says that an official telegram from Admiral Cervera announced his safe arrival at Santiago de Cuba, and stated that his vessels had not met any mishap.

A special from Kingston, Jamaica, says Cuban refugees have just arrived and report four of Schley's squadron approached Santiago Friday evening, exchanged shots with the forts and then retired.

The United States ship Monterey has been ordered to Manila to reinforce the American squadron. It is considered one of the best fighting ships in the navy.

THE Tenth Pennsylvania has been ordered to Frisco for the Philippine expedition. The Oregon, in her six-weeks trip from Frisco, covered more than 13,000 miles.

WAR BRIEFS. MAY 19. The cruiser Charleston sails from Mare island to join Dewey. She was heavily loaded with powder and projectiles.

THE Tenth Pennsylvania has been ordered to Frisco for the Philippine expedition. The Oregon, in her six-weeks trip from Frisco, covered more than 13,000 miles.

WAR BRIEFS. MAY 19. The cruiser Charleston sails from Mare island to join Dewey. She was heavily loaded with powder and projectiles.

THE Tenth Pennsylvania has been ordered to Frisco for the Philippine expedition. The Oregon, in her six-weeks trip from Frisco, covered more than 13,000 miles.

WAR BRIEFS. MAY 19. The cruiser Charleston sails from Mare island to join Dewey. She was heavily loaded with powder and projectiles.

REVIEWED BY WILSON.

Drill of the First Army Corps Inspected by Commander.

NINE THOUSAND MEN ARE IN LINE

Brilliant Meeting of Volunteers on the Atlantic Coast at Chickamauga. Minute Attack Enjoined by the Spectators—Fifth Iowa Passes Through Chattanooga For Tampa.

CHICKAMAUGA NATIONAL PARK, Ga., May 24.—Major General James F. Wade, until recently in command of the Fifth corps at Tampa, reported here yesterday to General Brooke, having been assigned by the war department to the command of the Third corps now being formed here.

The first division of the First army corps was reviewed by its commander, Major General James F. Wilson.

WASHINGTON, May 24.—For five hours Tuesday morning the war revenue measures were under discussion. Considerable time was occupied by Messrs. Chilton, Lodge and Turley.

WASHINGTON, May 24.—The Red Cross ship State of Texas, with Miss Clara Barton, representative of the National Red Cross of America, and a corps of surgeons and trained nurses, arrived at Port Tampa from Key West yesterday.

WASHINGTON, May 24.—Several citizens, headed by P. Garretson, have inaugurated a movement for the purpose of having the citizens of Rhode Island build and equip the fastest torpedo boat destroyer afloat and present it to the government.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

WASHINGTON, May 24.—The United States supreme court in two instances yesterday decided the question of the right of the owners of a mineral vein to follow the vein outside of the territory covered by the surface area of the location, the opinion being by Justice Brewer.

CASTORIA For Infants and Children. The Kind You Have Always Bought. Bears the Signature of Dr. J. C. Watson. Always Bought. CASTORIA.

Three Opinions:

"The CHICAGO RECORD is a model newspaper in every sense of the word."—Harrisburg (Pa.) Call. "There is no paper published in America that so nearly approaches the true journalistic ideal as The CHICAGO RECORD."—From "Newspaperdom" (New York).

"I have come to the firm conclusion, after a long test and after a wide comparison with the journals of many cities and countries, that The CHICAGO RECORD comes as near being the ideal daily journal as we are for some time likely to find on these mortal shores."—Prof. J. T. Hatfield in The Evanston (Ill.) Index.

Sold by newsdealers everywhere and subscriptions received by all postmasters. Address THE CHICAGO RECORD, 131 Madison-st.

Columbus State Bank, (Charter No. 97), AT COLUMBUS, In the State of Nebraska, at the close of business, May 24, 1900.

MONTHLY SUFFERING. Thousands of women are troubled at monthly intervals with pains in the head, back, breasts, shoulders, sides, hips and limbs. But they need not suffer.

Wine of Cardui. Makes menstruation painless, and regular. It puts the delicate menstrual organs in condition to do their work properly.

Woolley & Stires, Attorneys at Law. South-west corner Eleventh and North Streets, July-7 COLUMBUS, NEBRASKA.

NOTICE OF SALE. In the matter of the estate of Ephraim O. Wells, deceased. Notice is hereby given that in pursuance of an order of Hon. L. L. Albert, judge of the district court of Platte county, Nebraska, made on the 10th day of April, 1900, for the sale of the real estate hereinbefore described, there will be sold at the front door of the court house in the city of Columbus, Neb., on the 29th day of May, 1900, at 2 o'clock p. m., at public auction, to the highest and best bidder for cash in hand, after deducting the mortgage against the premises, the following described real estate to-wit:

UNDERTAKING! We Carry Coffins, Caskets and Metallic Caskets at low prices as any one.

DO EMBALMING HAVE THE BEST RESULTS IN THE COUNTRY. FRED W. HERRICK.

Don't Wait. The Omaha - Daily - Bee. Contains the very latest news of the continent and the world. It prints THE FULL Associated Press dispatches and the New York World exclusive special services.

STATEMENT. Of the condition of the Columbus Land, Loan and Building Association of Columbus, Nebraska, on the 20th day of April, 1900.

NOTICE OF ATTORNEY. John Kerr, defendant, will take notice that on the 10th day of April, 1900, William Blodgett, in plain and in error, secretary of the district court of Platte county, Nebraska, against said defendant, has entered a judgment which is subject to review judgment against said defendant for amount now due on two promissory notes dated October 10th, 1898, and one year after date of said notes for \$20.00 signed by John Kerr, et al., payable to George and Matilda Blodgett, which notes were by them and now owned by plaintiff. There is now due on said notes the sum of \$125.00 with interest at ten per cent. and an order for the sale of the defendant's interest in the north half of the northeast quarter of section thirty-six, township twenty-four north, range one west, of the 10th principal meridian, which said property has been attached under an order of attachment issued in said cause by the clerk of the district court of Platte county, Nebraska, to satisfy the amount found due the plaintiff from the said defendant. The notes above set forth. You are required to answer the plaintiff from the said defendant on or before the 10th day of June, 1900.

NOTICE OF ATTORNEY. In the matter of the estate of John Wills, deceased. Notice is hereby given that the creditors of said deceased will meet the administrator of said estate, before me, county judge of Platte county, Nebraska, at my office in Columbus, said county, on the 1st day of June, A. D. 1900, and on the 1st day of December, A. D. 1900, at 9 o'clock a. m. each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one year for the administrator to settle said estate. From the 1st day of June, A. D. 1900, and this notice is ordered to be published in THE COLUMBIAN JOURNAL for four consecutive weeks, prior to the 1st day of June, A. D. 1900.

M. C. CASSIN, PROPRIETOR OF THE Omaha Meat Market. Fresh and Salt Meats. Game and Fish in Season. Highest market prices paid Hides and Tallow. THIRTEENTH ST., COLUMBUS, NEBRASKA.