Lots,

Lands.

For Sale By

No. 181, lot on Center, near Culling street, \$300.

No. 180, lot on Pier, near Seward street, \$650.

No. 175, lot on Sherman avenue, near lzard street, \$1.4 0.

No. 1741, lot on Cass, near 14th, \$1,000.

No. 170, lot on Pacific, near 14th street; make

No. 170, lot on Pacific, near 14th street; make offers.
No. 168, six lots on Farcham, near 24th street \$1,45 to \$2,700 each.
No. 163, full block on 26th street, nearace course, and three lots in Gise's addition near Saum ers and Cassius streets, \$2,000.
No. 129, lot on California street, near Creigh ton college, \$426.
Ao. 127, acre lot, near the head of St. Mary's avenue, \$3,000.
No. 128, bout two acres, near the head of St. Mary's avenue, \$3,000.
Mary's avenue, \$1,000.

No. 128, bout two acres, near the head of St.
Mary's avenue, \$1,000.
No. 126, lot on 18th street, near White Lead
Works, \$525.
No. 124, sixteen lots, near shot tower on the
Bellevue road, \$75 per ot.
No. 122, 152x15; feet (2 tots) on 18th street,
near Poppleton's, \$1,600.

No. 110, thirty half-acre lots in Millard and Caldwell's additions on Sherman avenue, Spring and Saratoga streets, near the end of green street car track, \$50 to \$1,200 each.

No. 88, lot on Chicago, near 22d street, \$1,500* No. 88, lot on Caldwell, near Sauuders street \$00. No. 85, corner lot on Charles, near Saunders street, \$700. No. 85, lot on Lard, near 21st, with two sin

No. 6, one-fourth block (ISONISS feet), nearuna-Convent of Poor Claire on Hamilton street, nre the end of red stree car track, \$850. No. 5, lot on Marcy, near 9th street, \$1,200. No. 8, lot on Califernia, near 21st, \$1,600. No. 2, lot on Cass, near 22d street, \$2,500. No. 1, lot on Harney, near 18th, \$2,000.

Lots in Harbach's first and second additions, also in Parker's. Shinn's, Nelson's, Terrace, K. V. Smith's, Redick's, Gisc's, Lake's, and all other additions, at a y prices and terms.

302 lots in Hanseom Place, near Hanseom Park; prices from 8500 to 8500 each.

One, hadred, and 850 supple heautiful real.

Bemis

the Deep River of Oblivion.

But it Drifts so Slowly That the End Does Not Yet Appear in bight.

The Day Consumed in the Necessary But Uninteresting Arguments.

With Only an Occasional Break to Tone the Old Thing Up.

THE ASSASSIN

National Associated Press. SPENDING A SURLY SUNDAY.

Washington, January 9.-No visi tors were allowed to see Guiteau yes-This was at his own personal Gen. Crocker was firm in papers, and he was occupied most of disturbed. His cell was littered with the day in preparing the closing speech for his defense. This effort, he says, will be the greatest of his life, and will settle the verdict in his tavor. He was in ugly temper. The warden said he was never so surly beby sympathizers, he replied rather gruffly that he was obliged. Nothing further has been heard of the first offer to purchase his body, but a pos-tal was received from the Dime Museum in Baltimore proposing to pay \$1,800 for the embalmed carcass of the assassin. The usual mail was received for Guiteau. Pieces of crape suggestive of his final end are never shown him.

Guiteau's lawyers are making a fuss over the fact that the jury was not present on Saturday during their speeches, and say it was due to the connivance of Marshal Henry, who is hostile to Guiteau.

THE TRIAL.

The trial entered the ninth week to-day. Court was called to order at 10.10 a. m. The prisoner was wild in appearance when he came into the court. As he passed the counsels table he whispered to Reed and Scoville, "Call me and I'll settle it." His attorneys laughed quietly. When he reached the dock he broke out with an opening speech: "I want to say a word about my mail," he cried and not as word about my mail," he cried to examine as soon as I have time. A great many are from ladies, expressing their sympathy and prayers for examine as soon as I have time. A great many are from ladies, expressing their sympathy and prayers for acquittal, and I desire to send my greeting to the ladies of America. I received a check for \$1,000 Saturday from the stalwarts of Brooklyn, N. Y., and \$500 from the stalwarts of One of the content of the content of the other land, as a far as ingenuity could, create confusion in the case. Davidgo's speech and delivery were eloquent. He outer land, as a far as ingenuity could, create confusion in the case. Davidgo's speech and delivery were eloquent. He outer land, as a far as ingenuity could, create confusion in the case. Davidgo's speech and delivery were eloquent. He outer land been the tother land to the pople to the height of the pople. Others had been to the pople to the pople of these had been done the appeal of a clusters as done of the elocated it was a trongly pledged, and we looked to see him travel the amer route. If, one of strainar, hear stal stree for the pople. No. 23, 100 to 90 feet on Suth Avenue, as 30, 24, 100 to 90 feet on Suth Avenue, No. 24, 100 to 90 feet on Suth Avenue, No. 24, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No. 25, 100 to 90 feet on Suth Avenue, No 10:10 a. m. The prisoner was wild stalwarts of other cities to come for ward and send me checks for other thousands and five hundreds."
[Laughter.] The marshal tried to keep the accused quiet, but Guiteau turned savagely on him, crying, "Keep quiet, will you, and mind your own business. Don't interfere with me. I know my rights and how dare you interrupt?"
Reed went over to pacify him. Something was said that pleased him and he settled down in his seat with a satisfied air.

Scoville then resumed the argument on the points of law with reference to the decision of Judge Davis, of New York, cited by the prosecution on Saturday. He contended that the opinion of a judge from the bench in other and send me checks for other ward and send me checks for other ward and send me checks for other thousands and five hundreds."

In the case. Davidge's speech to the Guiteau turned save with great ferce that Guiteau was responsible for his acts according to all the evidence adduced, and said the prisoner was not punished; his prisoner was not punished; his prisoner was not punished; his windown of society and the masters of law with reference to the first power. The court, representing the wisdom of society and the masters of law with reference to the form committing acts of violence and sin.

Scoville then resumed the argument on the points of law with reference to the decision of Judge Davis, of New York, cited by the prosecution on Saturday. He contended that the opinion of a judge from the bench in order to the decision of a judge from the bench in order to the first price of times, asserting that he did substantial things of life every way, and especially stop the foolish habit of employing expensive, quack doc fors or using so much him, crying, "Keep quiet, will you, and especially stop the foolish habit of employing expensive, quack doc fors or using so much him, crying, "Green to a higher power. The court, representing the wisdom of society and the masters of law the result of the prisoner was not punished; his punishment was left to a higher power. Th

weight than that of any other lawyer. bates in the British parliament on the question of abolition of capital punishment, a quotation was given to the effect that fifty of the best medical experts of Great British had declared with his case.

"We want lights," exclaimed Davidge, shaking his finger at Scoville and speaking with unusual solemnity.

"We don't want this prisoner to be a speaking with unusual solemnity. Reading from the official report of deexperts of Great Britian had declared the fact that men who knew the difference between right and wrong was no proof that such persons could not be insane and afflicted with uncontrollable impulses. The English cases in which the courts agreed with this proposition were then cited.

Porter several times interrupted, and Scoville hotly replied, once accusing Corkhill of having in the prayers of the prosecution formulated testimony of his experts.

Guiteau pretended all the time to Scoville urged that on a question

like that under consideration, the courts were behind public opinion, because of their favor for precedents and disinclination to adopt new rules in accordance with the enlightened spirit of the times. He feared the court might allow one of the prosecution's points of law, and on that account dwelt much on this branch of the subject. Courts were undoubtedly much influenced by fears of public vengeance. It was a reprehensible feeling of revenge that prompted Judge Davis, in the Coleman case, to travel out of the record and promulgate au opinion on the Guiteau case while it was on trial.

Porter rose and said: "I challenge

in the woods of Wisconsin go on, in ent day lies in the fact, that designing a similar style, and they were not men, managers of gigantic corpora-practicing either." [Laughter.] tions and other combinations against

sertions being allowed. The court said there had been too mould public opinion, are using it for many such scenes, and he would al- the purpose of sustaining their nefar-

low no more. "Oh," said Guiteau, "Scoville is to what ought to be their true inter-

DRIFTING WITH THE TIDE give the same law, but this jury will not accept it." [Laughter.]

Scoville then reviewed the prayers of the World and Tribune of New York are the personal property of Jay Gould. Their editors and assistants are men employed.

of the defense, commenting on what he termed legal test of insanity. He said he did not argue at any length on the question of jurisdiction, beully acquainted with the points on claims to be a leading republican pathat subject. In closing he objected to the manner in which the prosecution had endeavored to bull-doze the d fense.

claims to be a leading reputation part and the other a leading democratic paper, but the same grasping selfish man acts as the power behind the throne, and controls their utterance.

"Judge Porter," Scoville continued, imitating his manner, "has said he newspapers devoted to his interests, will not permit Mr. Reed to make Coming nearer home we find the Union certain utterances, but I will say what I Pacific railroad with its local papers think I should, in spite of him, unless scattered all along the line of its the court finds it necessary to prevent

"I don't think anything will pre vent you," said Davidge.
"No such tactics as have been adopted will, retorted Scoville.

Guiteau.

"That's a good point," shouted inteau.

Recess.

During the recess Reed stated an does The Republican of Omaha to the of two days, to give the defense time the minority, and so they have The to prepare the closing speeches. Reed Herald of Omaha enlisted in their inwill then confer with Guiteau at the terest. We might go on in this manhis refusals to allow the assassin to be jail in regard to the argument he pro- ner through every state and territory poses to make in his own behalf.

the defense. That question was orig- under bonds to do their utmost for inally important, and if there was a doubt it should be settled at once. The senior counsel on the other side ests of his constituents and he will FIFTEENTH AND DOUGLAS STS., warden said he was hever so surly be-fore. Even when fruits were sent in by sympathizers, he replied rather be raised, and from what he (Cork-from the subsidized press of the hill) thought, there could be no doubt as to how the question could be decided. He was not at liberty to say that such a grave matter should be promise candidate of the opposition quoted a number of decisions and given voice to some of the grant of t

opinion of a judge from the bench in ber of times, asserting that he did such matters was entitled to no more not claim more than transitory mania. That was the only delusion connected

> "We don't want this prisoner to escape in a cloud of doubt. If we are in error, let it be rectified, but let the outgiving of this court be perspicuous on the subject. All crime is the result of insanity lasting from a certain standpoint; it argued irrational conduct, and the question of responsibility was the only point to be deter-

The jury were not present during

the afternoon session. Mr. Scovilla says that the drafts, amounting to \$10,000, received by Guiteau on Saturday, were worthless, be reading, but betrayed himself fre- and were sent by some practical joker. quently by looking approvingly at It is not the first time during the trial Scoville whenever he made a point. that such a thing has occurred. Mr. Scoville himself has had worthless checks sent to him, one for \$1,000.

Short Breath.

O. Bortle, Mauchester, N. Y., was troubled with asthma for eleven years. Had been obliged to sit up sometimes ten or twelve nights in succession. Found immediate r lief from Thomas' Ecliptic True Oil, and is now entirely cured 9.1w The Voice of the Press

Wahoo Times. The newspaper press of a country is a gigantic power, either for good or evil. In the days of the revolution, newspapers were far from being as plentiful as at present, yet it is a question in the minds of many whether or not they were less influential than now. In the days of our togefathers the

the production of any record in support of that statement, which is utterly baseless and false."

"Oh," said Guiteau, "thet is exery fine speech."

Porter again declared the statement false.

"Oh," answered Scoville, "the counsel may say such things over and over again, but I desire to say I have found in this case conduct unbecoming to a police count unbecoming to a police count where persons are brought from the slums. But I shall always characterize these things in proper language. The counsel may stand up and rebut their words in quavers and semi-quavers, but I can not help that. I have heard the owls in the woods of Wisconsin go on, in a similar style, and thave ware not interested the state distance of the recessarian of the present of the present of the country of the country by the content of the present of the country of the

Davidge protested against such as- the interest of the people, fully recogious schemes, and blinding the masses

upon a salary to advocate such princi-ples and express such views as will be to their emplyers interest. One Vanderbilt, too has his own special road, the publishers pledged to do their utmost to secure the election of its preferred candidates to the legislature. In the metropolis of our state, we find The Omaha Republican with

both its editors upon the pay roll of

application would be made to Judge Union Pacific. In some parts of the Cox this morning for an adjournment state, however, the republicans are in and we should find nearly the When court resumed Corkhill took same state of affairs. These up the question of jurisdiction referred to in the two last prayers of the people are themselves passed on by the court without some to railroad influence, has, since his expression of his views. He then election to the office of U. S. senator, quoted a number of decisions and given voice to some of the greatest

hear from one occupying so high his office. It would seem from his that has a No. 251, Two lots on Seward, near King street No. 251, Lot on Seward, near King street diction was in the district wherein the wound was inflicted.

"There has been much new law since Blackstone's time," shouted Guiteau.

Corkhill occupied an hour in his argument, which was confined to the legal points involved. He claimed that the question of jurisdiction was beyond the shadow of a doubt.

Davidge then addressed the court, and began by saying he deemed it unnecessary to discuss the question of jurisdiction.

Legal points involved. He claimed that the object of its venomous attacks. When the senator was beyond the shadow of a doubt.

Davidge then addressed the court, and began by saying he deemed it unnecessary to discuss the question of jurisdiction.

Children assured him that was a strongly pledged, and we looked to the court, and the court of the people of t

NOTICE.

Not ce is hereby given that Charles Joseph did, upon the 21st day of December, A. D., 1881, file his sppication to the Mayor and City Council of Omaha, for license to sell Malt sprituous and Vinous Liquors, at Tenth sire, between Leavenworth and Marcy streets, First ward, Omaha, Neb, from the 4th day of J. nury, 1882, to the 10th da, of A. ril, 1882.

If there be no objection, remonstrace of protest filed with a two weeks from 14th of December, A. D., 1881, the said license will be granted.

Chas. Joseph.

The Daily Bee new-paper will publish the above notice once each week for two weeks at the expense of the applicant. The City of Omaha is not to be charged therwith.

J. J. L. C. JEWETT, dec22.

ORDINANCE NO. 487. An Ordinance establishing the grade on Alley in Block 115, in the City of Omaha. Be it ordained by the City Council of the City of Omaha:

SECTION 1. The grade of the center of the Alley in Block 115, in the City of Omaha, shall be and is hereby established as follows: Beginning at the established as follows: Beginning at the established grade elevation of 152 5 10 feet above datum levels, at the west curb line of Eighteenth street, where it intersects the center line of the Alley in Block 115; thence to an elevation of 158 feet, at a point 99 feet west of the west line of Eighteenth street; thence west 33 feet, to an elevation of 158 3-10 feet; thence west 33 feet, to an elevation of 158; thence west to an elevation of 154 5-10 feet, at the east curb line of Nineteenth street as now established. of Nineteenth street as now established.
SEC. 2. This ordinance shall take effect and be in force, from and after its passage.
THOS. S. DAILEY.
Atte t: Pres't City Council.

J. J. L. C. Jewett,
City Clerk.
Passed January 3, 1882.
Approved January 5, 1881.
James E. Boyn,
Market

ORDBNANCE NO. 488. An ordinance to prevent unauthorized use of the Fire Hydrants in the City of Omaha, or tamp r ng with the same. Be it ordained by the City Council of the

repealed.
Siz. 5. This ordinance shall take effect and be in force from and after its passage.
THOS. H. DAT: EY,
Attest. Pres't City Council.

Attest.
J. J. L. C. Jewerr,
Gity Clerk.
Passed January 3, 1882.
Approved January 5, 1882.
J. E. Boyn,
Mayor.

making too much of Davis. The jury in the Coleman case repudiated his law. I have no doubt this court will great transportation monopolist AT-LAW

ANTIQUARIAN

The Antiquarian's Warning.

Do not trust him, gentle reader,
Though his shelves look trim and neat
Do not heed the plate glass windows,
Shining out upon the street.

Gilded backing on the volumes
Soon will fade and be forgot;
Gilded signs are oft deceiving—
Gentle reader, trust him not. FARMS,

Reader, once there lived a student,
Who long sought for learning rare,
And he met him on the sidewalk,
And he falsely led him there.
And he talked to him of TRADE SALES, POTTER'S books and SCHMUCKER'S lore; And I met him plodding homeward With a bundle to his door.

Gentle reader, I have waited,—
Nightly I have walked the street,
Lingering for you on the corner,
And this happy hour we meet!
Raise your eye to yonder window,
Where our student, in the night,
With a page of Schmucken's history,
Rises up his pipe to light.

Reader, turn not from me coldly.
The truth only have I told;
I would sale thee from the book stores,
Where the customers are "sold."
I would shield thee from all danger,
Chield thee from the plate glass snare;
Shun, O, thun the gilded counters,
I have warned thee—now sewars!

H. Schonfeld. PROPRIETOR OF THE

No. 258, Full lot fenced and with small build ing on Capitol Avenue near 25th street, \$700. No. 257, Large lot or block 295 by 270 feet on Hamilton, near frene street, \$2,500. No. 256, Full corner lot on Jones, near 15th street, \$3,000. No. 253, Two lots on Center street, near Cum-ing street, \$900. No. 252, Lot on Spruce street, near 6th street, \$850. ANTIQUARIAN BOOK STORE Invites the attention of the lovers of good read-

CHOICEST WORKS in all departments of Literature and Science. Not only are the most esteemed English and American works to be found in his shelves, but

THE ANCIENT CLASSICS. and the Standar ! Writers of Medievalages and Modern Europe are well represented.

Owing to his opportunities for securing these Books at low prices, he offers them at figures which can not be met by any other house in this city. Parties desiring

Good Books at Low Prices are requested to call el-ewhere before coming here that they may prove the truth of this as-Desiring to keep a stock of the very best works,

The g neral reader, the lawyer, the classical, theological or medical student, the engineer or architect the historical enquirer, the lover of poetry or fiction, or those who look for work in foreign languages, can be supplied with what is desired.

I ha c also a large and well selected stock of elegant Little Books for Children at home, who should be remembered in this holliday season. And those who wish for choice and richly bound gift books, whose contents will be found worthy of their external appearance, will do well to call at the

ANTIQUARIAN BOOK STORE 1420 Douglass Street.

HEADQUARTERS OF THE LITERATI. Matter of Application of C. B. Schroth for Liquor License.

Notice is hereby given that Chas. B. Schroth did. upon the 3d day of January, A. D., 1882, file his application to the Mayor and City Council of Omaha, for a license to sell Malt, Spirituous and Vicense License to sell Malt, Spirituous and City Council of Chapter 1 and Chapt Vinous Liquers, at corner of Thir i and Pierce street. First Ward, Oma-ha, Neb., from the 17th day of Janu-ary, 1882, to the 10 h day of April, 1882, If there be no objection, remonstrance or protest filed within two weeks from January 3d, A. D., 1882, the said licanse will be granted.

will be granted.

J. J. L. C. JEWETT, City Clerk. Matter of Application of Julius Nagl for Liquor License.

No. 88, lot on Caldwell, near Saunders street, \$1,000.

No. 86, corner lot on Charles, near Saunders street, \$700.

No. 85, lot on Izard, near 21st, with two sm nonses, \$2,400.

No. 85, two lots on 19th, near Pierce street, \$1,500.

No. 78, three lots on Harney, near 19th street, \$2,00.

No. 76, 90x132 feet on 9th street, near Leaven worth street, \$3,600.

No. 71, 66x82 feet, on Pacific, near sth street, \$3,600.

No. 69, 66x132 feet, on Douglas street, near 10th, \$2,500.

No. 60, eighteen lots on 21st, 22d, 23d and Saunders streets, bridge, \$400 each.

No. 60, one-fourth block (180x135 feet), nearuiac Convent of Poor Claire on Hamilton street, ner the end of red stree car track, \$850.

No. 5, lot on Marcy, near 9th street, \$1,200.

No. 6, lot on Marcy, near 9th street, \$1,200.

No. 6, lot on Marcy, near 9th street, \$1,200.

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No. 6, lot on Marcy, near 9th street, \$1,200.

No. 6, one-fourth block (180x135 feet), nearuiac Convent of Poor Claire on Hamilton street, nearuiac Convent of Poor Claire on Hamilton street,

The Dally Bee newspaper will publish
the above notice once each week for two
weeks at the expense of the applicant.
The City of Omaha is not to be charged
therewith. J. J. L. C. JEWETT,
jan2-t City Clerk.

slatter of Application of Kitchen Br s. for Liquor License. NOTICE.

NOTICE.

Notice is hereby given that Kitchen Bros. did upon the 15th day of Decemb r, A. D., 1881 file has application to t e Mayor and City Council of Omaha, for license to sell Malt, Spirituous and Vinous Liquors, at the Withnell House, Fourth Ward, Omah, Ngb. from the 10th day of January, 1882, to the 10th day of Apr I, 1882. If there be no bleetion, ramon-trance or rectaffiled within two vecks from December 15th, A. D., 1881, the said license will be granted.

KITCUEN BROS., Applicant.

The Dank Bre newspaper will publish the above notice each week for two weeks at the excesse of the applicant. The City of Omaha is not to be charged therewith.

J. J. L. C. JEW TT,

Jang 12t. City Clerk.

Matter of Application of Max Lenz for Liquor License. NOTICE.

NOTICE.

Notice is hereby given that Max Lenz did, upon the 2nd day of January, A. D., 1881, file his application to the Mayor and City i ouncil of Omaha, for license to sell Malt, Spiritneus and Vinous Liquors, at c.r. Ninth and Jackson street, First ward, Omaha, Neb., from the 16thday of January, 1882, to the 10th day of April, 1882.

If there be no objection, remonstrance or protest filed within two weeks from January 2nd, A. D., 1882, the said license will be granted.

Max Lenz,

REAL ESTATE AGENCY,

The Daily Bre newspaper will publish the above notice once each week for two weeks at the expense of the applicant. The City of Omaha is not to be charged therewith.

J J L C JEWETT.

HOUSES H. SCHONFELD INVITATION

Book Store! WATCHES AND CLOCKS

TO BE REPAIRED.

ENGRAVING

-TO BE DONE OR-

JEWELRY . MANUFACTURED.

While our Work is better, our Prices are Lower than all others.

AT THE LAST STATE FAIR I received all of the SIX FIRST PREMIUMS offered for Competition in our line

Over All Competitors.

For the Best Watch Work,

For the Best Jewelry, (own make.) For the Best Engraving, For the Best Diamonds (own importation)

FOR THE BEST QUALITY GOODS

DISPLAYED, ETC.

Having lately enlarged my workshops and putting in new and improved chinery, I hope to still more improve the quality and finish of our ork and fill orders with more promptness than is usual.

CAUTION

My Metto has always been and always will be: "First to gain superior ties and then advertise the fact—not before—no wild advertisements
Some unprincipled dealers being in the habit of copying my ar nouncements, I would beg you, the reader of this, to draw a line between such copied advertisements and those of Yours very truly;

A. B. HUBERMANN,

The Reliable Jeweler, Omaha, Neb., Sign of the Striking Towr . Clock

CARPETS

DECLINED SLIGHLTY

J. B. Detwiler

Is the first to make the announcement to his customers and the general public.

MATTINGS, OIL CLOTH AND WINDOW SHADES,

THE DAILY BEE newspaper will publish the above notice once each week for two weeks at the expense of the applicant. The City of Omaha is not to be charged therewith.

Always sold at the lowest Market with. Prices.

> We carry the largest stock and make the Lowest Prices.

> Orders promptly filled and every attention given to patrons.

> B. DETWILER.

1313 Farnham Street. OMAHA, - - - NEBRASKA.

Omaha, A. POLACK, Collins Colorado Omaha,

Fall and Winter

Prices to Suit a

CLOTHING!

LATE AND NOBBY STYLES

FOR MEN, BOYS AND CHILDREN.

Hats, Caps, Trunks, Valises.

OL THING MADE TO ORDER IN THE LATEST STYLES.

Satisfaction Guaranteed.

1316 FARNHAM STREET, NEAR FOURTEENTH.