

FOR SALE—MISCELLANEOUS FOR SALE—MISCELLANEOUS MUST BE CASHED \$500 Piano at \$215 300 PIANOS TO SELECT FROM.

Our Piano Factory and Storage Warehouse in Washington Hall, must be closed in six days. Piano buyers should take advantage of this Great Cash Priced Closing Out Sale at 1611 Farnam St. Every Piano and Organ will be for sale on delivery, subject to the purchaser's order.

PERFIELD PIANO CO., 1611 FARNAM ST. TEL. 701. Seventeen years of success in Nebraska.

SECOND-HAND TYPE-WRITERS These machines are all factory rebuilt and in first-class condition.

NEB. CIRCLE We Sell and Set Glass. CORN COBS at Westlawn Mills, 50c a load. 50th and Center. Q-845 20.

MONEY TO LOAN—CHATELS DUFF GREEN CO. FURNITURE. PIANO. LIVE STOCK. LOANS SALARY. We are a some and old-established concern, and our dealings with us will be absolutely private.

MONEY TO LOAN—CHATELS CHATTEL AND COLLATERAL LOANS At 5 and 6 per cent on improved real estate in amounts of \$500 to \$50,000. No delay. We pass on security.

MONEY TO LOAN—REAL ESTATE Money to Loan on Real Estate Payne Investment Company First Floor N. Y. Life Building. Telephone 1781.

MONEY TO LOAN—CHATELS MONEY TO LOAN—PAYNE INVESTMENT CO. BUILDING LOANS ON RESIDENCE PROPERTY. 1 per cent. W. B. Meikle, Range Bldg. W-34

FOR RENT—HOUSES HOUSES in all parts of the city. THE Omaha Van & Storage Co. pack, move and store H. H. goods. Storehouse, 119-74 N. 19th. Office, 1513 Farnam. Tel. 1829.

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—4 to 6-room houses; all modern except furnace, 530 four nice rooms; newly papered. 125 N. 18th St., 312 C. M. Bachmann, 38 Fenton Bldg. D-108

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—2-room house, all modern, near high school and Creighton college. \$2.50. Apply at 67 N. 18th St. D-787

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—2-room house, all modern, near high school and Creighton college. \$2.50. Apply at 67 N. 18th St. D-787

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—2-room house, all modern, near high school and Creighton college. \$2.50. Apply at 67 N. 18th St. D-787

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—2-room house, all modern, near high school and Creighton college. \$2.50. Apply at 67 N. 18th St. D-787

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—2-room house, all modern, near high school and Creighton college. \$2.50. Apply at 67 N. 18th St. D-787

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—2-room house, all modern, near high school and Creighton college. \$2.50. Apply at 67 N. 18th St. D-787

FOR RENT—HOUSES HOUSES in all parts of the city. FOR RENT—2-room house, all modern, near high school and Creighton college. \$2.50. Apply at 67 N. 18th St. D-787

DEATH NOTICES KENNEDY—M. Howard, Friday morning, December 23, 1905. Funeral services from the home, 2234 Dodge street, Sunday, December 24, at 2 o'clock. Interment in Forest Lawn cemetery.

UNDERTAKERS BRALLEY & DORRANCE, 25th and Cum. T. 534 HARRY B. DAVIS, 411 S. 15th. Tel. 1234 DODDER, E. L., 224 Cum. Tel. 677 TAGGART, 25d and Cum. Tel. 714

PRINTING LYGSTAD High-grade 150 Calendars Dodge Street, 2nd Floor, 2nd Floor. Capitol Ave. D-329 DOUGLAS P.T.G. Co., 1509 Howard. Tel. 444 M-1813 JIN THE JENNINGS P.T.G. Co. Phone 5300

CLAIRVOYANTS Clairvoyant N. T. PARRY OF MACCAVA FAME THE CELEBRATED PSYCHIC PALMIST, HERE, WILL GIVE READINGS TO ALL WHO CALL.

STOCKHOLDERS MEETING Office of Lee-Glass-Anderson Hardware Company, Omaha, Neb., Dec. 23, 1905. Notice is hereby given to the stockholders of the Lee-Glass-Anderson Hardware Company that the annual meeting of the stockholders of the company will be held at 4 o'clock p. m., Tuesday, January 3, 1906, at the Merchants National Bank building, at 10 a. m. Monday, January 2, 1906, for the election of directors for the ensuing year and for the transaction of such other business as may come before the meeting.

FAUST ASTROLOGY, PALMISTRY, PHRENOLOGY. No matter what you want to know Prof. and Mrs. Faust can tell you. Nature is the book to them. FAUST, 129 JACKSON ST. S-502 2x

TICKET BROKERS CUT RATE railway tickets everywhere. P. H. PHILBIN, 1607 Farnam. Phone 323

PLUMBING CHAPMAN & MAHAN. Repairs promptly done. Prices reasonable. 812 N. 28th. Tel. A-2644. A. BAYARD, 414 N. 24th. Tel. 882. M-512 Jan 21

SECRET SOCIETY NOTICES OMAHA—Seymour Camp No. 26 will meet at 7:30 p. m. on Wednesday evening, October 25, at the residence of M. H. Redfield, Council Commander. J. N. CRAWFORD, Clerk.

CONDITION OF OMAHA'S TRADE Week & Climate with Jobber and Retailer. HOLIDAY BUSINESS THE LARGEST EVER Short Lull Expected and Then Big Trade Again—Retail Stocks Well Cleared Up—Changes in the Markets.

This last week has seen the climax of the holiday trade with Omaha retailers. People have thronged the stores in such numbers that it has been almost impossible to keep the shelves stocked. The Christmas trade has been the greatest in the city's history, and the Christmas trade has been the greatest in the city's history.

Local dry goods jobbers have been busy the last week to look closely to sales. The windup of the year's business, the closing of the books, the preparation for filling advance orders have kept them busy in all departments. The order buying has been very active, and the retail trade has been very good, even though the weather has been unfavorable.

Local dry goods jobbers have been busy the last week to look closely to sales. The windup of the year's business, the closing of the books, the preparation for filling advance orders have kept them busy in all departments. The order buying has been very active, and the retail trade has been very good, even though the weather has been unfavorable.

Local dry goods jobbers have been busy the last week to look closely to sales. The windup of the year's business, the closing of the books, the preparation for filling advance orders have kept them busy in all departments. The order buying has been very active, and the retail trade has been very good, even though the weather has been unfavorable.

Local dry goods jobbers have been busy the last week to look closely to sales. The windup of the year's business, the closing of the books, the preparation for filling advance orders have kept them busy in all departments. The order buying has been very active, and the retail trade has been very good, even though the weather has been unfavorable.

Local dry goods jobbers have been busy the last week to look closely to sales. The windup of the year's business, the closing of the books, the preparation for filling advance orders have kept them busy in all departments. The order buying has been very active, and the retail trade has been very good, even though the weather has been unfavorable.

Local dry goods jobbers have been busy the last week to look closely to sales. The windup of the year's business, the closing of the books, the preparation for filling advance orders have kept them busy in all departments. The order buying has been very active, and the retail trade has been very good, even though the weather has been unfavorable.

Local dry goods jobbers have been busy the last week to look closely to sales. The windup of the year's business, the closing of the books, the preparation for filling advance orders have kept them busy in all departments. The order buying has been very active, and the retail trade has been very good, even though the weather has been unfavorable.

SUPREME COURT SYLLABI that their rights may be protected, it takes the land subject to such liens as are prior to the rights of the parties to the proceedings.

1. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

2. The determination of the accused for an application of the accused for a writ of habeas corpus is a matter of law, and it appears from the record that its grant is a matter of law, and not an arbitrary one. The defendant in a criminal trial is not presumed to be innocent until he is proved guilty. The burden of proof is on the state, and the state must prove its case beyond a reasonable doubt.

3. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

4. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

5. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

6. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

7. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

8. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

CIVILIANS ON THE TRANSPORTS Methods Employed by Officers and Friends in Evading Army Rules. It is reported from Washington that the War department is renewing its efforts to restrict the use of the transports to officers and soldiers of the army.

1. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

2. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

3. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

4. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

5. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

6. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

7. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.

8. The constitution guarantees to every person charged with crime a trial by an impartial jury. If there is such a prejudice in the minds of the people of the county against the defendant, or such a firm conviction of the jury that the defendant is guilty, that there is substantial and well founded reason to believe that the defendant is guilty, the court should not obtain a fair trial in the county, the constitution requires that the venue be changed. The trial court must exercise discretion in determining these facts, but has no discretion to refuse the change of venue when it is clearly shown to be necessary.