The Aebraska Berald.

PLATTSMOUTH, NEBRASKA.

THURSDAY,..... MAY, 21, 1868.

CORRESPONDENCE. We fre desirons of receiving correspondence from all parts of the State, relative to the material interests of the country, together with such other mit

ter asjoontributors may deem of interest. REPUBLICAN STATE TICKET

- Presidential Electors-T M. MARQUETT, of Cass. LOUIS ALLGEWAHR, of Richardson. J F. WARNER, of Dokota.

Member of Congress-JOHN TAFFE, of Douglas.

Governor-DAVID BUTLER, of Pawner

Recretary of State-THOMAS P. KENARD, of Washington.

Treasurer-JAM\$3 SWEET, of Otoe.

Auditor of State-JOHN GILLESIIE, of Nemaka.

Dis.rict Attorneys-Ist District-). B. HEWETT, of Nemaha, 24 " J. C. COWIN, of Douglas. 84 " E F GRAY, of Dodge.

"PRESIDENT" OR KING "

The solution of Mr. Seward's problein is at hand. The question will Edwin M Stanton, the Senate do not probably be determined next week. upon the re-assembling of the Impeachment Court. Andrew Johnson is charged with the violation of a plain law, and the proof that he did violate it undisputed. If he escapes impeach ment there is no power on earth except the strong arm of the people that can prevent him being a virtual king. If the violation of a plain law, and a bold defiance and menace to the people and their representatives in such violation, does not constitute an impeachable offense, then what powers that a king could assunce would constitute such offense. The Tenure Law says the President shall not appoint certain of ficers. or remove them when appointed, without the advice and consent of the Senate. Andrew Johnson has removed such officers, and appointed such officers without the advice and consent of the Senate, but in defiance of the Sen ate and the law, and yot it is feared he will be allowed to go scot-free through the-we will not name it just now-of mea claiming to be Republition of a President once in tour years. that office ad interim. Suppose Andrew Johnson sees fit to defy this law what then. Is it any following Senators: more criminal to defy one law, than a pother? The Democracy would all stand by him in such defiance; and then so deep down in infamy as that even Yates. one-third of the members will decide that a President is justifiable in trans gressing and defying a law when a common citizen would be held to a rigid account for doing much less.

Change of Heart.

THE RECORD The court of Impeachment met last

position to the eleventh article when

was presented it the House. The

ground was taken that free speech

should be allowed, and that Andy had

a constitutional right to make a fool of

himself if he desired. The articles

relating to the removal of Stanton and

the appointment of Thomas have an

entirely different significance, and the

Senate has a record on this question.

The resolution by which Mr. Stanton

Resolved, That having considered the

evidence and reasons given by the

President in his report of the 12th of

December 1867, for the suspension of

It was adopted by the following vote:

Anthony, Cameron, Cattell, Chandler,

Cole, Conkling. Conness, Corbett,

Cragin, Drake, Edinunds, Ferry, Fes-

senden, Fowler, Frelighuysen Har

lan, Howard, Howe, Morgan, Morril,

Trumbull, Wade, Wiley Williams,

was reinstated is as follows:

concur in such suspension.

Wilson.

It is one of the most singular things The despatches of yesterday s'all in nature that men are more loth to do that Grant declines being a candidate Saturday and voted on the Eleventh just than they are to act wickedly .--for the Presidency. This may be the article, which accuses Andy of endeav-Andrew Johnson is on trial before a case, but we doubt it somewhat. The oring to bring Congress into disgrace Senate which is more than two-thirds authority for the statement is the etc. The vote was in the negative, and Republican, and every one of those Washington correspondent of the New so the President is not to be removed Republican Senators have declared-York Herald, who is known to be heavy for that offense. We do not look upon most of them officially-that he ought this as at all decisive in regard to the to go out of the Presidential chair, that other charges, as there was strong oplows:

SINGULAR.

the good of the country demanded it; The Herald's Washington dispatch and yet there are grave doubts whethsays Gen. Dent states that Gen Grant has waltten a letter which will be hander enough of them have a spine strong ed to the President of the Chicago enough to support them while they

Convention, declining the nomination vote for what they know, and every for the Presidency. In the letter Gen. Grant states hat the only motive which meet at a certain day cannot now be man in the country knows, to be right. could induce him to accept the position entertained because the Senale is in This is but another evidence of the would be his anxiety for the complete progress of executing an order Mo truth for which we have always con restoration of the Union, and as the tion to adjourn to a certain day seems tended-that none but men of the greatest personal, as well as political integmaterially in promoting that end, but rity should be placed in positions of as the object is almost accomplished and the motion not in order."

GRANT DECLINES.

will soon be wholly completed, he would rathef retain the position he now holds. He however hopes the wi-dom of the convention may unite on a cancidate who will do honor to the party munds as follows; and good for the country.

IMPEACHMENT.

rules of the Senate " WASHINGTON, May 16th - At 12 clock precisely, the Chief Justice, wearing a silk robe of office entered and took his seat as presiding officer of the chair should be sustained.

the court of impeachment, and directed The vote taken resulted as follows: a number of others, all denouncing the Sergeant at arms to make procla-Yeas. 24; Nav. 30. So the decision pation of the Chief Justice was reversed and

The proclamation was made in the the order to adjourn was ruled in erusual form. The Secretary then proceeded to

The Chief Justice announced the reread the journal of the last day's prosult, and said that the Senate sitting as ceedings in the case of the United a court of impeachment stands ad-States vs. Andrew Johnson, President journed ull Tuesday, the 26th inst., at

When the reading was concluded, Ed-12 o'cleck. nunds called up the order heretofore Herderson moved to amend the orubmitted, in the following words:

der by striking out the words "twenty-Ordered, that the Chief Justice in six instant" and inserting in lieu theredirecting the Secretary to read the of the words "Wednesday, the first day of July next." The amendment several articles of impeachment shall direct him to read the 11th article first. was rejected-yeas 20. nays 34.

and the question shall be taken on tha McCreery moved to amend the or article, and thereafter on the other tent der by making it read to adjourn withas they stand. Adopted. out day. The amendment was re-Edmonds submitted an order that pected-yeas 6. nays, 47. Buckalew moved to amend the order

the Senate. Agreed to Monday, the 25 h. Rejected

The Chief Justice, rising, said: "By The question recurred on the order city alone are too vast, too vital, to tice desires to admonish citizens and linms to adjourn the coult till Tuesday. as orginally offered by Senator Wilstrangers in the galleries; that abso the 26th. The vote resulted, yeas 32, Secretary of War and designate any becomes business men, holders of prop lute silence and pertect order is requir- mays 21.



Daily Mail to Lincoln. Information was received yesterday by the Postmastor in this city that ser-

vice on the Route from this city to Lincoln, via Weeping Water, had been

forwarded to the contractor to commence on the first of June. This gives

us a daily mail to Lincoln. CHICAGO CONVENTION.

CHICAGO, May 17 .- The New Engand delegations to the Republican National Convention arrived in the city vesterday evening by special train, from Detroit. The delegates in full and in part have also arrived from New York, Ohio, Iowa, Louisiana, Florida and other States. Every train brings its quota of Jefegates, alternates and VISILOFS.

visitors. The hotels are well filled. Knots of men are everywhere gathered, discus-sing the probabilities of the convention. Very large numbers will arrive to: Very large numbers will arrive tomorrow and next week, and by the tune the convention opens, the city will te full to overflowing. Many who

will have come to attend the convention will be disappointed about tickets

ford accommodation to a larger number of people than ever assembled in any permanent structure in the United States.

number about six hundred and forty, if all the States are represented. In

ernors of States, distinguished polnicians, newpaper correspondents, reporters, &c, there is expected to be room enough for about 2000 specta-

at 3 600

will be made to accommodate as many trom abroad as possible. The New York delegation held a

Fenton for Vice President, to the last Other than the action of this delegation. there is nothing developed in regard o whom the choice of the convention will make second on the ticket. There is no question but that Grant will be commanded for President by ucclama-

In regard to the action of the convention upon the impeachment of Andrew Johnson, it seems probable that the convention will endorse the action of the managers, but not censure the Republican Senators who voted for his acquittal. Effort, however, will undoubtedly be made to secure an ex- 1865 -w3

New Advertisements.

LEGAL NOTICE.

In District Court 2d Judic'al District in and Lor Case County in the State of Leonidas J. Holiand, Nebraska. Notice.

Ch rles Wilson.

The Defendant, Charles Wilson will take notice that on the 15 h day of May. A. D. 1968 the Plain-tiff, Leonidus Holland, filed via petitica in said platrict Court in the above entitled rause. The ob-jest and p ayer of said petition being to obtain pay-ment of a certain promissory noise extended and de-livered by you to the said plaintiff on the 18th day of August, 1859, for the sum of one bendred and a venty-five (175) d diars with interest thereas from date (August 18, 1958) at the rate of 5 per cent for s-venty-five (175) d clars with interest thereas, from dete (August 18, 1958) at the rate of 5 per cent per month until, add as per said note, and in default of the payment 37 the money due on said note is have a ceriain trast of lasd mort said by you to se-cording to law, and the promissory mote, sold se-cording to law, and the proceeds of said sale applied to be payment of asid note and fitterest and to have your equity of redemption, and any interest you of any persons claiming unifer you and subsequent is said Mortgage. Server force osed and barred, which said Mortgage, forever force as follows, is which the son'h east quarter (g) of Section No. althe (9) The son'h east quarter (1) of Section No. alte (9)

ndered accordingiy. LEONIDAS J. HOLLAND

Maxwell & Chapman. Att'ys for Plaintiff. Ordered published in the "Nebraska Herald"

Ir Consecutive weeks. WILLIAM L. WELLS. M+21w4 Clerk Dies Cours

PROBATE NOTICE.

On this 13th day of May 1668, Wm. J. Cutter has made application to the Probate Court of Cass sounty to be appointed Administrator of the estate of Win. Gove decrased, late of said county. The Court has appointed Thursday, the 6th day of June, 1865, as the day to hear and determine the same. All pre-sous interested will appear at my office in the

of Plattamouth at 10 o'clock s. m of that day. May 18, 1869. WiLLIAM D. GAGE. myl4x3 Probate Julice

NOTICE.

Notice is hereby given that on Saturday the \$24 ay of May, 1968, at the Court House door in Plattaday of May, 1968. at cians, newpaper correspondents, re-corters, &c, there is expected to be room enough for about 2000 specta ors. The capacity of the house is placed at 3600 Tickets to the residents of Chicago will be sparingly issued, and an effort will be made to accommodate as many

By Clark & Erwin. It's Attorneys spr20n3

SHERIFF'S SALE.

James Patrick and William Patrick) Execuitor

The heirs of Samuel W. Black, dec'd Notice is hereby given that by virtue of an execu-Hon in the above entitled cause and to the directid. trom the office at the Lierz of the District Coars of the First Judicial District in and for the county of Otoe. Nebrasks, I will offer for sale at public auction to the highest bidder, for cases in band, as the front door of the Coart House in Plattamouth, county and State aforesaid, on

MONDAY, the With day of MAY, A.Dittes MONDAY, the solution of two o'cloce p. m. of between the hours of one and two o'cloce p. m. of said day, all right, lite and interest of he above named d fendance, to wit: wataon B. Black, Elisa-beth Morehead and Bettle Black, and Clarles W. Flymper as administrator of the estate of numbel W. Flymmer as administrator of the estate of ramitel W. Black decea ed, in and to the following described real estate, to wit. The south-east quarter (M) of section No. nine (9) in township No. ten (20) so of range No. thirteup (13) cust of the 6th P. M. of range No. thirt lass county, Nebraska.

ADJOURNED

J. W. JOHNSON Sheriff Cass County, Not

BRIBERY. Mr. Johnson doubtless has tried to buy enough members of Congress to secure his acquittal. But whether he has, or has not, his party friends, including the Whiskey Ring that makes money by the million, through his corrupt Government officials, have made efforts in

'lo stimulate the thieves of the country, that immaculate Democratic sheet the New York World boildy advocates the Senate do now proceed to vote or. bribery as the dernier resort, mathe to .- the articles according to the rules of by providing for an adjournment till

lowing language: Resolved. By the Senate of the United States, that under the constitution

The resolution was voted for by the

Anthony, Cameron, Cattell, Cole.

Then on the 21st of February the Senate adopted the following pream-WHEREAS, The Senate has read and considered the communication of the this manner in his behalf. President, stating that he had removed Hon. E. M. Stanton, Secretary of War, and had designated the Adjutant Gen-

eral of the Arany to act as Secretary

and laws of the United States, the President has no power to remove the

> investment now which will avert the further orders that the person guilty of ruin that will certa niy tollow the over- disturbance will be immedia ely re

(Me) Morril, (Vi.) Morton, Nye, who voted with the copperheads for Patterson. (N. H.) Pomeroy, Ramsey, Siewart, Sumner, Thayer, Tipton, his acquittal. UHE NEW YOAK WORLD AND

"OLD GRIMES IS DEAD."

convention was opened in Chicago by

singing a portion of the song com

mencing as above. Republicans are

getting gloriously tired of traitors,

enher to the party or the government.

Speeches were made in the convention

by Gens. Sickles, Cochran, Stokes and

Andy Johnson and the 'recreant seven.'

The N. tional Soldiers' and Sailors'

On this vote not a single Repulican voted in the negative. Those absent were Grunes, Henderson, Ross, Sher man; Sprague, Van Winkle and Yates,

national trust.

"The commerce and concerns in this direction of the Senate the Chief Juswithstand the threatened shock; and it

cans. The sw provides for the elec. other officer to perform the duties of erty, anfi all who have a present or ed. It will be a subject of infinite re prospective interest in the prosperity of gret if any violation of the order of the the city and the country, to make an Senate will necessitate the execution of

throw of this Government, as is propos Conkling, Cragin, Drake, Ferry, Har ed in the elevation of Wade to the moved. lan, Morrill, Me., Morrill Vi., Mor- Presidency. Let the men of wealth in Chief justice said, "Sonators: In con Then addressing the Senators, the ton, Patterson, N H., Pomeroy, Ram- this city, without regard to party, as- formity to order of the Senate the Mr. Seward's problem would be solv-d. sey, Ross, Sprague, Stewart, Summer, semble in the Exchange or in the Chief Justice will now proceed to take But we do not yet despair. We cannot Thayer, Tipton, Trumbull, Van Win- Cooper's Institute, and subscribe a the vote on the 11th article as directed believe the Senate of the United States kle, Wade, Wiley, Williams, Wilson, sufficient sum-ten millions of dollars by the rule." The 11th article as theu it need be-to b ya favorable verdict. read by the Clerk. The first name on There are 14 Raincal Sens ors who 6 the roll, Anthony, being called, that terms of office expire in 1869. Be- Senator rose, and the Chief Justice al- with flowers or otherwise decorating yond that time, they are sure of no pa- so standing, addressed to him this for the graves of comrades who died in Itical position, so far as they know they are certain of no paying place. "Mr. Senator Anthony, how you, is the respondent, Andrew John son, President of the United States, in hand than to wait for the uncertainty gu Ity or not guility of a high misdeof a \$5 000 office by and by Let us buy meanor as charged in the article." ed but posts and comrades will in their heir votes at their own price When we Anthony responded guily, and so the own way arrange such fitting services consider the commercial and pecuniary vote went on till all the Senators bad and testimonials of respect as circum-For conviction-Anthony, Cameron,

made on either side of the question. Whatever the feelings of Senators members and speciators they were

thoroughly repressed. Williams made a motion to adjourn

until Tuesday, the 26th inst. It was increased to a tri-weekly, and orders then taken uff: Hendricks submitted as a question of order that as the Senate was now

on capards. The despatch is as fol- executing an otder already which was in nature and ead the effect of the previous question, therefore the motion to adjourn otherwise than simply to ad-

ourn was not in order. Call of ques tion question. Chief Justice-"The motion that

when the Senate adjourn it adjourn t

Executive of the nation he could and to the Chief Justice to come under some rule. The chair will therefore decide

Conness from that decision appealed The Chief Justice put the question and directed the Clerk to read the or der ad pred to day on motion of Ed.

"Ordered that the Senate do now pro- though the arrangements at the Operpose to vote on articles according to the House, now bout completed, will af

Howard called for yeas and nays on the question whether the decision of

> The delegates and alternates will addition to these, together with Gov-

LOTS.

will be sparingly issued, and an effort

neeting to day and agreed to support

The only Republican who voted

of War ad interim; therefore,

against this was Edmunds, who now sustains impeachment. Those absent were Chandler, Conness, Corbett, Fessenden, Fowler, Frelinghuyson, Sur-ly, as many as eight of these men Grimes, Henderson, lloward, Howe, would far rather be sure of a million each Morgan, Nye and Sherman.

It must be curious to the disinterest It is understood that in voting for ed observer, could such a one be these resolutions these Senators voted found), to watch the various changes that the Tenure-of Office law was ap- interests at stake in this city alone, ten responded. The vote running up, stances may permit. of heart which the Democracy of the plicable to Mr. Stanton's case, and millions now is a mere trifle in compar Yeas, 35; Nays, 19, as follows: country undergo. During the war they that in suspending him and putting ison. Let us bay the word or which is denounced President Lincoln as the Thomas in his place ad interim the greatest political monster and ursurper President violated the laws; and when the world ever produced; and then, Senator Morton spoke on Monday when Johnson proved traitor to the evening one of the strongest points he country they claimed that he was doing made was to read the resolution by which just right and that he was carrying out the Senate reinstated Mr. Stanton, and Mr. Lincoln's policy of reconstruction. then called over slowly the names of They are never able to see any good those who voted for it. From this he in men so long as they prove true to argued that all whose names he read peachment. To refresh the memory the country; but just the moment they committed themselves to sustain the find a man acting the traiter in any Tenure-of-Office law, and that the publish the following condensed state Hendricks, Johnson. McCreery, Nor shape they at once experience a change Senatorial oath under which they then went of their substance: of heart towards him, and see untold acted, was as binding as their judicial ident d d unlawfully remove Stanton beauties in his action. They saw no oath. from the office of Secretary of War,

good in Andrew Johnson until he dis- The resolution above quoted says graced himself and the whole American that the President had no power to re people by his drunken harrangues move Stanton and designate any other while swinging around the circle, and person to perform the duties of his they saw no good in any Republican office ad interim. It wast herefore un-Senator until it was supposed they were lawful for hum to do so. Article 1 of about to betray the Republican party the impeachment says he did unlawfully and the country by handing the latter remove Stanton and did unlawfully apover to the undisputed control of the point Stanton ad interim, - and this was man who has been a disgrace to it ever the basis of Mortons argument.

The Senate will meet again on the since he reeled into the Presidential chair through a Democratic bullet hole. 26th, and we see no reason why any They have h tely experienced a change Senator should have changed his mind of heart toward certain Republican in regard to the guilt or innocence Senators who voted against impeach of President Johnson in violating the ing the President on the eleventh ar. Tenure act from what it would appear ticle, but if these Senators should see fit to have been when either of the above to sustain the impeachment on some of votes were taken. We therefore hope the other charges we fear they would for a verdict of guilty, and shall confall from grace in the eyes of the De- tinue to accredit men with honesty of mocracy. It looks very much as if purpose until they prove to the contra nothing but treason or corruption of ry be their actions.

some kind could touch a fraternal cord in the Democratic heart.

the other side.

ONLY ONE SIDE.

and the Senators sitting as Judges the The News says the Radicals have, News says: "Evidence, oaths, the during the last eight years, carried on solemn duties of a juror to impartially a war that cost three thousand millions and fairly try the accused, are never through the office of General Grant. of dollars, upon twesty two hundred once thought of or mentioned."

The News being a Democratic jour of which we now pay taxes. The News is entirely too magnanimous in nal, we admit it as competent authority saying the Radicals carried on the en in regard to the sentiments of its party fire war. They only carried on one triends in the Senate-and we rather side of it. The Democracy carried on think it is correct. It speaks for its own side of the house.

A DEMOCRATIC VIEW.

In speaking of the impeachment trial

o vital to the interests of this city." Cattell, Chaudler, Cole, Conkling, Conness, Corbett, Craigin, Darke, Ed-Verily there is no shame left in th munds, Ferry, Freinghuyson, Harlan Democracy and its organ? Let us hear no more about "Radical rascali-Morril, Vt. Morton, Nye, Patterson, N. H., Pomeroy, Rams-y, Sherman,

ARTICLESOF IMPEACHMENT. Sprague, Stewart, Summer, Thayer We, at the time of their announcelams, Yates. ment, published the articles of im Against Conviction-Boyard Buck

alew, Davis, Dixon, Doubtile, Fessenof our readers as to their purport, we den. Fowler, Grimes. Henderson, ton, Patterson, Tenn., Ross, Saulsbury, Trumbull, Van Winkle, Vickers, ARTICLE I. Charges that the Pres

The votes of the Senators were wait ed for with the utmost anxiety, though add to their adornment and security is nothing more than a general motion of but a fitting tribute to the memory o suspense it is believed, was made man fest when the vote of a doubtful Sen ator was given. It was noticed that grounds. Let pleasant paths invite the Senator Cameron voted ahead of time. coming and going of reverent visitors The Chief Justice had not concluded and fond mourners. Let no vandalism the formal question, before the Sena- or avarice, or neglect, no ravages of tor's vote of guilty was pronounced.

Senators Fessenden, Fowler, generations that we have forgotten as Grunes, Ross, Trumbull, and Van a people the cost of a free and undi vided republic. Winkle, are among the Republican If other eyes grow dull, and other

Senators that voted 'not guilty." Senator Wade when his name was called stood up unhesitating y and vot ed 'guilty' Senator Williams arose and moved remain to us.

that the Senate, sitting as a court of Imp +achment, adjourn till Tuesday, the 26th 10st. At 12 o'clock Senat r Johnson ad

ART VII. That the President did dressed the Chief Justice. Senator Drake, I submit as a ques

tion of order that a motion to adjourn is pending and that the motion takes pre- renew our pledges to aid and assist the nominee of the Republican National cedence of all other things. The chief justice said the Senator

from Mo, is perfectly right, a motion to adjourn has been made and that mo tion takes precedence.

at roll call.

Several Senators said, certainly not let the vote be announced. Senator Johnson asked that the vote

be announced. Chief Justice-The clerk will read the roll. The roll having been read by the

.

clerk the Chief Justice arose and an -The Democratic party of South nouncee the result in these words:

H'DO'RS GRAND ARMY OF THE RE PUBLIC. ADJUTANT GENERAL'S OFFICE. WASHINGTON, D.C., May 5, 1868.

Gen'l Orders, No. 11] to be made in this matter. 1 The 30th day of May, 1868, 18 designated for the purpose of strewing

defense of their country during the late rebellion, and the ballies now lie in alm ist every city, village and hamiet churchyard in the land In this observance no form of curemony is prescrib-

ington the 17.h says: The impeach We are organized, contades, as our regulations tell us, for the purpose among other things "of preserving and

strengtheoing those kind and fraternal feelings which have bound together Howard, Howe, Morgan, Morrill, Me. the soldiers, sailors and marines who united to suppress the late rebellion." with the Chase men and give them What can aid more to secure this re control of the patronage through a res solt th n by cheri-hing tenderly the ignation of the Cabinet, and also en Tipeen, Wade, Willey, Wilson, Wil- memory of our heroic dead, who made ters into the discussion that the managheir breasts a barricade between out ers are confident they are on the right

country and its foes. Their soldier lives were the reveille of freedom to a race in chains, and their deaths the tattoo of rebellious tyranny in arms. We should guard their graves with sacred vigilance. All that the consecrat

ed wealth and taste of the nation can her slain members. Let no wanton foot tread rudely upon such hallowed time testify to the present or coming

hands slack, and other hearts cold in the solemn trust, ours shall keep it well as long as the light and warmth of life

> Let us, then, at the time appointed gather around the sacred remains and garland the passionless mounds above

them, with the choicest flowers of gring tum-; let us raise above them the dear old flag they saved from dishonor; let us in this solemn presence

those whom they have left among us, a sacred charge upon a nation's grati -ude, the soldier's and sailor's widow and orphan.

II. It is the purpose of the Com-Hendricks-The motion to adjourn mander in Chief to inaugurate this obcannot be made pending a vote, and a servance with the hope that it will be vote is not complete until announced. Rept up from year to year, while a Conkling-A motion cannot be made survivor of the war remains to honor the memory of his departed comrades. He earnestly desires the public press

to call attention to this order, and lend to the judgement of their respective its friendly aid in bringing it to the

notice of his comrades in all parts of the country, in tune for simultaneous journal yet seen in his favorite paper complia ce therewith. 111. Department commanders will members of the Baltimore Common

use every effort to make this order Council of gross bribery? We guess effective

course of these Senators, and the ques tion will undoubtedly lead to no little animation in the proceedings, and possibly, to the adoption of the impeach-Sale of Lots ment resolutions of censure. Much interest is manifested in the disposition

their ability to prove the facts.

their opinions.

all will fail

States.

hidden reasons induced them to change

mary way, to secure the acquittal of

The Tribune says the man who did

The Times protests against the Chi

A meeting of the lowa delegation to

the reception room of the Metropolitan

Hotel, it was agreed to fill vacancies in

the delegation from the soldiers and

The delegation agreed to advocate

the nomination of Gen. Grant for

President, and pledged itself to support

course of Senator Grimes, the sense of

the delegation seemed to be opposed to

the further action or part in the con-

vention to morrow than the simple en

dorsement of the impeachment manag-

ers leaving the Republican Senators

who uoted for the President's acquittal

-Has any reader of a Copperhead

an account of the conviction of certain

not. Does any reader fail to remem

sailors present from the State.

Convention, for Vice President.

and thus making it a party issue.

Lincoln, Nebraska, A large number of delegates to the Soldiers' and Sailors' Convention, which

The undersigned will offer for sale, AUCTION, at LINCOLN, Nebraska. at 1 will convene here on Tuesday, On I hursday evening, a Krpuction, meeting will be held at Wabash Ave-nue Rink. have also arrived. The hall will ac

LINCOLN The Republican special from Wash-15 THE

Ident and his friends are very jubilant. GAPITAL OF MEBRASKA. ment seems to be dead, and the Pres-

The principal theme of discussion is and was founded by authority of the Legislature the effec the defeat will have upon the Presidential canvass, the propor tions the new Chase movement is like-ly to assume, and what the prospects are that the President will keep faith are that the President will keep faith

About one thousand lots were sold at public mie last fall, at prices which ran from 20 to 60 per case above the appraisment; and this spring, so rapid has been the settlement and growth of the fown, and as fair and seer ain its prosper s, lots have sold second-handel at prices from TORER TO sig BURDRAD per cent in advance of their cost. The State House, huilding from the proceeds of the sales last fail, is approaching completion. It will be rash for accu-pation by September, at which time the State Giv-cert will be remered to the the State Givtrack, about the means used to influence ertment will be removed to Line in. the votes for the President's acquittal,

At the Jure sale there will also be offered a Fas-ion of School Land adjoining the sity, in trasts of a but they don't express confidence in lew acres each.

It will be conclusively shown that DAVID BUTLER. Messrs, Fowler, Ross and VanWinkle THOS. P. KENNARD, Commissionere. had each expressed himself satisfied JOHN GILLESPIR.

with the President's guilt and deter mined to vote for conviction until some

JOHN P. MANNY

more than all others, unless in a pecu REAPER and MOWER-

the President, was Chief Justice Chase. We effer this well hown Machine ty the Farmers The 11th article having failed, it says of Cass County, feeling assured that it will give ratisfaction

Worder to the following gentlemen who have used the J P. Manuy cago Convention touching impeachment.

G. W. Jeffers, Esq., Elg' t Mile Grove. W. Welph, "John C Bear Mt Pleasant. Mr. Upton, D. M. Calg the Soldiers' and Sailors' National Weeping Water. W. Horton, J. H. Neabett, " Convention, was held this evening at Ashland.

Repairs on hand.

Plattsmouth, April 8, 1868,

Doom, Bro. & Co.

Plattsmouth Lodge No. 6, A. F. 4

The subject of impeachinest was Regular communications 1st and 3d Mondays of each spillsroomme, p. m. onth, at 61-2 o'clock, p. m. E. R. LIVINGSTON, W. M. called up and while there was a bitter feeling expressed toward the G. C. BETTS, Sec.

> Nebraska Chapter No. 3, R. A. E. issuiar convocations and p m. sub month, at 61 2 o'clock p m. K. T. DTKE, H. P. Regular convocatious 2d and 4th Tuesdays of G. C. BETTS, Sec

> > I. 0. 0. F.

Regular meetings of Platte Lodge, No. 7, 1. 0. 0. F. every Satuaday evening at 75 o clock p. m -Brothers of other Lodges are invited to visit this Lodge. By order of B DUKE, N.G SAM'L M. CHAPMAN, Rec. Sec'y.

I. O. G. T.

Regular meetings every Tuesday evening. Traveling Templars respectfully invited. S DUKE, W.OTT. R. BAXTER WINDHAM, W. S.

THOS. W. SHRTOCK, Lodge Deputy.

conspire to prevent the execution of the Tenure of Office law ART. VIII That the Pre-ident did conspire with Thomas to unlawfully

seize and take pos-ession of the prop erty of the War Department. ART. IX. That the President Lythe

unlawful appointment of Thomas, attempted to control the money of the War Department. ART X. That the President did vi

during the session of the Senate, con-

trary to the provisions of the Tenure-

Asr II That he did unlawfully ap

ART. III. Substantial repetition of

ART. IV. That the President did

conspire with Thomas and others to

ART. V. That the President did

conspire with Thoma- to hinder execu-

ART. VI That the President did

con-pire with Thomas to seize and

unlawfully take possession of the War

ton of the Tenure of Othice law.

hinder Stanton from exercising his

duties as Secretary of War.

coint Lorenzo Thomas Secretary o

of Office law.

article 2.

Department

War ad interim

late the law in telling General Emory that the law making all army orders go was unconstitutional and in contravention of his commission.

ART XI. That the President did trempt to bring into disgrace and rid icule Congress, a co-ordinate tranch of government, by his speeches when he was swinging round the circle.

The New York World says -There is one Democratic men ber Carolina, after attempting unsuccess. On this article are 35 S-nators who By order of John A. Logan, Com- ber that not only in the city of Baltithere are 1.500 revenue officers in of the Ohio Legislature who wishes to fully to defeat the new constitution at have voted guilty and 19 Senators who mander in Chief. more, but in all the State of "My FAIRVIEW LODGE, No. 14, holds regulas) mer? N. P CHIFMAN, Adjutant Gen'l. Maryland." there is not an elected icgs every Tuesday evening. Traveling Templare officer who is not a true-blue dyed-in-the-wool Democrat. that city, and yet whiskey sells for 60 adjourn. He gives his reason: "I the polls, have appointed a committee have voted not guilty and it e President that city, and yet whiskey sells for ou abjourn. The gives this trason. cents per gallon when it ought to pay always go barefoot in warm weather gress to set it aside. The per gallon when it ought to pay at home, but I can't do it here." to visit Washington and petition Con-is therefore acquitted on this article. No manifestation of resentment was Wm. T. Colling, Adjutant Gen' the-wool Democrat. at home, but I can't do it here." | gress to set it aside. B2 tax.