

For the Campaign.

We will furnish the ADVERTISER during the Campaign in this Territory, in clubs of not less than six for 33 1-3 cents--six copies for two dollars, and until after the Presidential Election, in clubs of not less than five, at 40 cents. Five copies for \$2. Clubs of fifty at 25 cents. Fifty copies for \$12. The Cash must accompany the names. Send on your Clubs.

Culminating.

The signs of the times must continue to strengthen the opinion that the Presidential contest will finally terminate as between Lincoln and Hamlin, and Breckinridge and Lane, and the issue will be for or against the extension of slavery, by establishing it in the Territories, and reopening the African Slave trade. Those who believe Slavery an evil, and are opposed to its extension, and fail to vote directly for Lincoln and Hamlin, indirectly vote for Breckinridge and Lane; and thus aid in accomplishing an object they at heart, and avowedly are opposed to.

During the campaign of '44 it will be recollected that the annexation of Texas--a vast Slave Territory--or not, was the issue. The Whigs, with Mr. Clay as the standard-bearer were opposed to annexation. The Democrats, with Polk as their candidate, were in favor of annexation.

The "Liberty Party" was also then in existence, and claimed to be opposed to the extension of slavery. Yet, because they and the Whigs could not exactly agree as to the plan of preventing its extension, the Free Soilers refused to co-operate with the Whigs, and the result was the success of the Democratic ticket, and the annexation of a vast amount of Slave Territory. The old Whig party charged, and very properly, too, that the Free Soil party were blameable with sin; for had they acted with the Whig party the result would have been different. The only reason the Free Soilers could give was, although admitting that they stood no chance of success, yet they could and would assert a principle! Well, by so doing, they were the instruments by which the very object was brought about for which they professed to be associated to defeat. We consider all intermediate parties of to-day, as occupying the position of the Free Soil party in 1844. If a voter is in favor of slavery, he ought by all means to vote for Breckinridge and Lane, and if opposed to the establishment of slavery in the Territories, contrary to the will of the people therein, it is by all means his duty to vote for Lincoln and Hamlin. There is no disguising the true and only issue of the day! It is, shall slavery be established in the Territories or prohibited? and the contest is between the exponents of those two positions, Breckinridge and Lane to establish, and Lincoln and Hamlin to prohibit. "Choose ye this day which ye will serve."

Daily and Stowell.

Just as the Plattsburgh Convention is about to assemble, the enemies of Hon. S. G. DAILY are very busy trumping up something they think may injure his prospects for re-nomination. So hard are they, that a little tongue sparring affair, which took place a few evenings since, between Mr. DAILY and one Mr. STOWELL, at a political meeting held in Peru, is magnified into a "Border Ruffian" affair and a general "smash up" among DAILY's friends in this county. Now, everybody in Nebraska, especially in this county--for Stowell canvassed the Territory last fall telling the dear people all about it--understand that a trifling rupture took place some two years ago between these two gentlemen, growing out of a lawsuit affair--trade in property--in which Mr. DAILY was the fortunate man, "getting the best of the bargain." Need we say that such "swindling" always occurs in trades; or one of the other party gets the best end of the bargain, always? At the meeting referred to the other night, these gentlemen lashed each other considerably, on their old difficulties, and perhaps had it not been for the interference of friends, would have passed "from words to blows." Stowell immediately goes to Nebraska City, where he has issued a little eight by ten circular, called the "Peru Times, Extra;" and in which he gives an account of this "Border Ruffian" affair; pitching into DAILY, and lauding himself to the skies. No name is attached to the "Times Extra," and there being no "Peru Times," the ranting is without authority, and consequent reliability, or credibility.

The Nebraska City News discovers a man's nest by having received a copy of the "Times Extra," and neighbor REVOLDS comes out with a leader of seven lines heading, in big, black letters: "Skisms in the Republican ranks--Skism G. Daily (Republican member of Congress) comes home and deposes the President of the Republican club, at Peru--justicuffs him in a public meeting, and plays smash, and Border Ruffian generally." Then follows: "Elsewhere in our paper is published an article from a small paper entitled the 'Peru Times Extra.' As there is no paper published at Peru, it was doubtless published where Republican jobs are required to be paid for in cash, and in advance.

"We may here state that during the week we have seen several persons from Nebraska county, who all agree as to the main facts contained in the 'Peru Times Extra.' That just such a meeting was held as there described, that Daily charged a poor but respectable fellow Republican with having no money, that he replied by stating that he would have had money, if Daily hadn't swindled him out of it, that Daily replied to this by striking at and attempting to knock him down, are, we have reason to believe, facts that no one will deny."

On referring to the article "elsewhere," "from the Peru Times Extra," and which "was doubtless published where Republican jobs are required to be paid for in cash," and we find said article to be an exact copy of the "Peru Times Extra," every letter precisely the same; every broken letter the same; every space the same; every lead precisely the same; and even every typographical error, the same in the News as in the "Times Extra."

and briefly gives his reasons as follows: through the Oskaloosa Herald.

"Having lately expressed my preference for Mr. Lincoln over Mr. Douglas as a Presidential candidate it has caused many to make the inquiry I have seen fit to thus change my views. And now, once for all, I will briefly state my reasons for so doing. In the first place, I consider it utterly impossible for Mr. Douglas to carry any one State in the Union under the present political distractions of the Democratic party, so called. I was led in the first place to prefer Mr. Douglas solely on the ground of Popular Sovereignty. Since Mr. Douglas failed to get the regular nomination, and, as I said before, in consequence, cannot possibly carry the electoral vote of one State either North or South, if I were to vote for him, I should feel convicted of aiding the election of Mr. Breckinridge, or still worse, J. C. Lane, who proclaim to the world, unblushingly, that they are in favor of forcing Slavery into organized Territories against the expressed will of the majority of the citizens thereof. Mr. Lincoln, in principle, holds the same view--that is, the right of Congress to govern as to slavery in the Territories--but would in practice, contrary to Mr. Breckinridge and Mr. Lane, exclude Slavery against the expressed will of a majority of the citizens thereof. Now we have got to choose between these two Constitutional usurpers, and I feel constrained to choose the latter. J. D. FLETCHER.

Bronson's Quarterly Review for July, contains an able article from the pen of the Editor on the subject of "Politics at Home." Heretofore as a Catholic oracle, the Review under Mr. Bronson's management has favored the Democratic party, and has been a powerful adjunct. The article referred to is quite lengthy, but we will content ourself for the present with extracting a single paragraph: "We cannot see, if we accept the policy adopted by the present Administration on the ground taken by the leading statesmen of the South, how a man can give his vote to the Democratic party, unless he means to be practically a Pro-Slavery man, and to sustain negro slavery as one of the normal and permanent institutions of the country; or, in other words, unless he is prepared to nationalize Slavery, and make it a Federal, instead of a mere State or local institution."

Col. John Johnson of Cincinnati: has been a member of the Masonic Order in good standing for sixty-five years. He is now in his eighty-sixth year, and is attached to McMillian Lodge No 141 Ohio. He is probably one of the oldest Free Masons in the United States. He sat in the lodge presided over by George Washington more than forty years.

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Look to Your Hearths My Lords.

The Breckinridge and Lane treason grows now to a shape most formidable--its leaders, Sillid, Benjamin, Yancey and others are known to be desperate men, and it is alleged that their ultimate object is to form a great Southern Confederacy including Cuba the Isthmus and part of Mexico. We know that a gentleman of Ohio over his own signature published in a Cincinnati paper that Faulkner the present minister of the United States to France proclaimed in his presence, in 1856, that in case of Fremont's election Harper's Ferry and other strong places could be seized and his inauguration as President prevented. Will Mr. Buchanan turn the army and navy over to the Disunionists on their inevitable defeat in November to carry out their unholy conspiracy? From what has he done can any of us be assured that he will not? In all respects then how much are we of Pennsylvania like the Jews who would have a King? We would have a favorite son, and he has brought us a heartless tyranny and unalterable woe.--Fornay.

Complimentary.

T. H. Robertson, of the Omaha Nebraskan, familiarly known in this country as the syphilitic spaniel owned by whoever may be in official position about him; who was expelled as a reporter from within the bar of the Nebraska Legislature, for his low, vulgar course towards members; who was publicly cowdied by a lady, on the Post Office steps, in his own town, for his insolence, and blackguardism, and who is characterized wherever known, as being the most dishonest, navish, foul-mouthed, shippy, unscrupulous, treacherous, false-hearted, cowardly, groveling, scurvy, beggarly, dishonorable, ungentlemanly, recreant, undignified, uncivilized, boorish, obnoxious, insignificant, trifling, vulgar, insolent, impertinent, egotistical, base, servile, supple, cringing, fawning, growling, parasitical, and abject mass of puritidy, ever by mistake, wrapped in human hide, pays us the following compliment: "R. W. Furnas, of the Brownville Advertiser, familiarly known in days past as 'Bob,' whose fondness for fobbing legislative gratuities is proverbial, and whose treachery to the party to which he professed allegiance last year is notorious, has at last gone over, body, soul and breeches to the Black Republicans."

Harvesting Completed.

The farmers in this section have completed harvesting their wheat. It turns out better than was expected. The straw is thin and rather light but the berry is plump and fine. The head is well filled, and the kernel large and full. There were several large fields in this county. Mr. Jas. Cowles informs us that he has already harvested eighty acres. This is a pretty large field for one man in so new a country and where but two years ago many thought wheat would not prove a profitable crop.--ib.

Important real estate Transaction.

H. N. Cornell Esq., has purchased for the sum of \$18,000 the entire interest of Col. John Bonliware in Kearney Ward, Nebraska City including Bonliware's interest in the undivided lots of Boulware & McMechan; also the valuable tract of land opposite Nebraska City formerly owned by John Boulware. This is the most important real estate transaction that has taken place for several years.--ib.

Large Investment in Flour.

Our enterprising townsman E. A. DesLondes has invested about \$25,000, to be transported to the mines by the great freighter of the plains, Mr. A. Majors. We hope and we have reason to believe that Mr. D. will be no loser by the speculation.--Neb. City News.

Paul Morphy after passing a few weeks in New York, will take his final departure for Paris, which he intends to make his permanent home.

The Prince of Wales arrived at Saint Johns N. F. on the 24th.

Patriotic Sentiments of the Breckinridge Party.

The men who nominated Breckinridge and Lane gave utterance to the following sentiments, which, had they been uttered in the days of patriotism would have consigned them to the gallows for traitors. Let them be hanged higher than Haman in the estimation of a virtuous and patriotic people.

"We shall fire the Southern heart, instruct the Southern mind, give courage to each other, and at the proper moment, by the organized concerted action we can precipitate the cotton States into a revolution."--(W. L. Yancey.

"If I had the power, I would dissolve this Government in two minutes."--J. T. Morgan.

"Let us break up this rotten, stinking, and oppressive Government."--(George Gayle.

"Resistance, resistance, to death against the Government is what we want now."--(David Hubbard.

"Break up and dissolve this rotten Yankee Government."--(John D. F. Williams.

"Let the Union rip."--(R. D. Gayle.

"My voice is for war."--George D. Johnson.

The man who claims to be first Breckinridge man in Mississippi not long since declared publicly that he was a Disunionist per se ready to join any party that would make disunion its watchword.--Louisville Democrat.

Lord Palmerston annually sends out twenty young men, and the same number of young women, from his Sligo estate in Canada, at his own expense. All their legitimate wants are provided for not only as far as Quebec but to the end of their journey. They are selected from the largest families on the estate.

A Good Thing.

A pill free from all mineral preparations, composed solely of plants, and taken twice, from roots and herbs. A Liver Pill, which \$1.00 reward is offered to any chemist to detect one grain of mercury in them. A pill which has no equal for the cure of Liver complaint, indigestion, Headache, Constipation, &c. A pill for family use. A pill for a gentle and mild cathartic. A pill that will not produce disease by salivation, which is a thousand times worse than that which it cures. Now, ready, do you need a good pill? If so, procure and try HART'S LIVER PILLS, for it is no less than the good thing we allude to.

Religious.

There will be preaching in the Congregational Church next Sabbath, at 10-12, A. M.

NEW ADVERTISEMENTS.

Money to Loan. Persons wishing to borrow money, can be accommodated by applying to the undersigned. Reliable security required. H. M. ATKINSON. Brownville, July 23, 1860.

AUGUSTUS SCHOENHEIT,

(Formerly from France County, Ohio), ATTORNEY AT LAW, FALLS CITY, Richardson Co., N. T. July 25, 1860.

SUMMER GOODS

AT LESS THAN COST!! We will sell our stock of Ladies' Summer Dress Goods, Gentlemen's Summer Goods, Bonnets, Straw Hats, &c., At Less than Cost. In exchange for cash, Wheat, Flour, Shelled Corn and Bacon. D. J. MARTIN & Co.

Ordinance.

Section 1. That every person or persons who shall keep or maintain any dog or dogs of the age of three months, for over one week, within the limits of the said City of Brownville, shall be liable to the City Recorder the name, age, and description of said dog or dogs and the time of registering the same shall pay as a tax on the said dog or dogs, for each one, the following sum, to wit: the sum of ten and 50-100 dollars for the keeping and maintaining each dog, and for the keeping and maintaining each bitch, the sum of five dollars, provided that a bitch shall not be allowed to run at large, whenever she may be in heat. Section 2. That every person or persons who shall register any dog as herein required, shall keep and carry on the said dog a collar, having written thereon the name of the owner of said dog. THEO. HILL, Mayor. B. B. THOMPSON, Recorder. July 23, 1860.

Ordinance.

Be it ordained by the Council of the City of Brownville, That shall be lawful for any person or persons to land or have moored at the levee of the said city, north of the foot of Main street, for over four hours, any raft or rafts of any kind or nature, or any flat boat or boats, except Steamboats, and that any person or persons who shall disregard this ordinance, or break the same shall be deemed guilty of a misdemeanor, and fined not less than five nor more than twenty-five dollars. THEO. HILL, Mayor. B. B. THOMPSON, Recorder. Brownville, July 25, 1860.

Administrator's Sale.

By order of the Probate Court of Nebraska County, Nebraska Territory. On Saturday, the 8th day of Sept. A. D. 1860, at 10 o'clock P. M., I, said Judge, by the door of the Post Office, in the City of Peru, in Nebraska County, N. T., will be sold to the highest bidder, the following described real estate, as the property of the late John Melick, deceased, to-wit: the north-east quarter section twenty-eight, township six, range fifteen, east of the sixth principal meridian, containing eighty acres, appraised at four hundred dollars. Terms of sale cash in hand. JOHN W. SWAN, Administrator of the estate of Jacob Melick, deceased. Brownville, July 25 1860--30.

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Brownville Mails.

EASTERN MAIL. Arrives--Daily (Sundays excepted) at five P. M. Departs--Daily (Sundays excepted) at nine, A. M. SUNDAY MAIL. Arrives--Tri-weekly, on Mondays, Wednesdays and Fridays. Departs--On Tuesdays, Thursdays and Saturdays. NORTHERN MAIL. Arrives--On Mondays, Wednesdays and Fridays. Departs--On Tuesdays, Thursdays and Saturdays. OFFICE HOURS. From 7 o'clock, A. M., to 12, and from 1 P. M. to 6 P. M. JOHN H. MAUN, P. M.

The Markets.

Table with columns for various commodities and prices. Includes items like Flour, Corn, Wheat, and other agricultural products.

St. Louis, July 23, 1860.

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Legal Notice.

Albigal L. Loutian, Petitioner for a divorce vs Geo. W. Loutian, Respondent. The defendant in this case being non-resident of said County, and his residence unknown to the plaintiff is hereby notified that the plaintiff will take a deposition before the undersigned at the office of Judge Edmonson, in the town of Newton, Jasper Co. Iowa, between the hours of 8 o'clock A. M. and 9 o'clock P. M. of the 20th day of August, A. D. 1860, and that the same shall be taken in the presence of the same judge of said County, and the testimony shall have been taken, and this in taking such deposition the following interrogatories will be made to wit: 1st. Are you acquainted with the parties to this suit, and what relation do you sustain to either of them? 2nd. How long have you known them, and where did they reside when you knew them? 3rd. Did you know of their being married, or of living and cohabiting as husband and wife, and if so, state the date of their marriage, and the date of their separation. State any acts of cruelty on his part towards her, or neglect of his to provide for her, and whether she was faithful to him as wife. 4th. And if you know anything else that will prove justly between the parties, and which you are required to state, in accordance with the rules of evidence. The Plaintiff is also hereby notified that a commission will be applied for to take said deposition before Judge Edmonson, the Clerk of said District Court, on the 15th day of July A. D. 1860. S. BELDEN, P. M. A. T. July 26th, 1860--3489.

NOTICE.

The Bank of the Union) Nebraska County District Court, vs. (Gordon H. Wilcox, Plaintiff, and the Territory of Kansas, Defendant. The above named defendant, Gordon H. Wilcox, of the Territory of Kansas, will answer to the above named plaintiff, The Bank of the Union, a corporation duly organized, under the name of the State of Tennessee, did, on the 23rd day of July, A. D. 1859, file a petition in said District Court, in and to the said District Court against him, the said defendant, setting forth that the said defendant was on the 26th day of August, 1858, indebted to the said Plaintiff in the sum of \$231 60, and also that on the 20th day of July, A. D. 1858, said defendant was indebted to the said Plaintiff in the further and additional sum of \$74 60; both said amounts being for a certain note of the said defendant, and were secured by the United States Government, said and delivered by said Plaintiff to said defendant as special instance and report. Plaintiff asks judgment against said defendant for the said sums, and the interests thereon, at the rate of ten per cent per annum, from the time aforesaid at which they became due. The said defendant is also therefore, take notice that he is required to file his answer to said affidavit, and cause a writ of attachment to be issued against the property of said defendant. You, the said defendant are hereby further notified that he is required to file his answer to said petition on or before the third Monday after the 15th day of August next, or judgment by default will be rendered against him. E. W. THOMAS, Atty for Pl. July 25, 1860, 44210.

LEGAL NOTICE.

Joseph P. Mitchell, Pl. vs. Russell Perry, Administrator of the Estate of William Gilmore, deceased, and the Second National Bank, J. M. Gilmore, John Gilmore, Peary Gilmore, Nathaniel Gilmore, Elizabeth Gilmore, and Isaac Gilmore, Defendants. The above named defendant, Russell Perry, Administrator of the Estate of William Gilmore, deceased, has caused a writ of attachment to be issued against the property of said defendant. You, the said defendant are hereby further notified that he is required to file his answer to said petition on or before the third Monday after the 15th day of August next, or judgment by default will be rendered against him. E. W. THOMAS, Atty for Pl. July 25, 1860, 44210.

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Richard Brown) Nebraska County District Court, vs. (D. L. Mearns, Plaintiff, and the Territory of Nebraska, Defendant. The above named defendant, D. L. Mearns, of the Territory of Nebraska, will answer to the above named plaintiff, Richard Brown, of the Territory of Nebraska, who has filed a petition in said District Court, in and to the said District Court against him, the said defendant, setting forth that the said defendant was on the 26th day of August, 1858, indebted to the said Plaintiff in the sum of \$231 60, and also that on the 20th day of July, A. D. 1858, said defendant was indebted to the said Plaintiff in the further and additional sum of \$74 60; both said amounts being for a certain note of the said defendant, and were secured by the United States Government, said and delivered by said Plaintiff to said defendant as special instance and report. Plaintiff asks judgment against said defendant for the said sums, and the interests thereon, at the rate of ten per cent per annum, from the time aforesaid at which they became due. The said defendant is also therefore, take notice that he is required to file his answer to said affidavit, and cause a writ of attachment to be issued against the property of said defendant. You, the said defendant are hereby further notified that he is required to file his answer to said petition on or before the third Monday after the 15th day of August next, or judgment by default will be rendered against him. E. W. THOMAS, Atty for Pl. July 25, 1860, 44210.

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Richard Brown) Nebraska County District Court, vs. (D. L. Mearns, Plaintiff, and the Territory of Nebraska, Defendant. The above named defendant, D. L. Mearns, of the Territory of Nebraska, will answer to the above named plaintiff, Richard Brown, of the Territory of Nebraska, who has filed a petition in said District Court, in and to the said District Court against him, the said defendant, setting forth that the said defendant was on the 26th day of August, 1858, indebted to the said Plaintiff in the sum of \$231 60, and also that on the 20th day of July, A. D. 1858, said defendant was indebted to the said Plaintiff in the further and additional sum of \$74 60; both said amounts being for a certain note of the said defendant, and were secured by the United States Government, said and delivered by said Plaintiff to said defendant as special instance and report. Plaintiff asks judgment against said defendant for the said sums, and the interests thereon, at the rate of ten per cent per annum, from the time aforesaid at which they became due. The said defendant is also therefore, take notice that he is required to file his answer to said affidavit, and cause a writ of attachment to be issued against the property of said defendant. You, the said defendant are hereby further notified that he is required to file his answer to said petition on or before the third Monday after the 15th day of August next, or judgment by default will be rendered against him. E. W. THOMAS, Atty for Pl. July 25, 1860, 44210.

LEGAL NOTICE.

Richard Brown) Nebraska County District Court, vs. (D. L. Mearns, Plaintiff, and the Territory of Nebraska, Defendant. The above named defendant, D. L. Mearns, of the Territory of Nebraska, will answer to the above named plaintiff, Richard Brown, of the Territory of Nebraska, who has filed a petition in said District Court, in and to the said District Court against him, the said defendant, setting forth that the said defendant was on the 26th day of August, 1858, indebted to the said Plaintiff in the sum of \$231 60, and also that on the 20th day of July, A. D. 1858, said defendant was indebted to the said Plaintiff in the further and additional sum of \$74 60; both said amounts being for a certain note of the said defendant, and were secured by the United States Government, said and delivered by said Plaintiff to said defendant as special instance and report. Plaintiff asks judgment against said defendant for the said sums, and the interests thereon, at the rate of ten per cent per annum, from the time aforesaid at which they became due. The said defendant is also therefore, take notice that he is required to file his answer to said affidavit, and cause a writ of attachment to be issued against the property of said defendant. You, the said defendant are hereby further