THURSDAY MORNING, AUG., 9, 1860.

# FOR DELEGATE TO CONGRESS OF NEMAHA COUNTY.

### For the Campaign.

We will furnish the ADVERTI TISER 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.

### To the Voters of Nemalia and Johnson Countles.

We have been solicited by numerous friends to become a candidate for re-election to the Council branch of the Nebraska Legislature. Evil disposed persons, who are not, nor have been-our political friends, at least-charge that our recent independent course in political matters; is for the purpose of securing a reelection. To relieve the minds of both classes mentioned, we take this method of saying that we are not a candidate for re-election, nor can we under any circumstances, we can now imagine, be induced to become a candidate for any office. We trust we fully appreciate the partiality of the voters of Nemaha and Johnson, evinced by honoring us with seat in the Council for four years past, and hereby tender our heartfelt thanks to them. If "honor and profit" be the object sought, in filling the position, we have had sufficient for one man. If labor required, be the desideratum, we feel that we have done all that should be required of one man, at least for the present; and besides, we are a believer in 'ro- the statutes regulating the sale of intoxtation in office"-that no man has a life icating drinks, containing the following claim upon any one position among his important provision: fellows.

journalist, we have devoted ourself al- and on proof of the violation of said secmost exclusively to the interests of the tion, or any part thereof, the justice shall public, and while so doing, have sadly neglected our own private affairs, which until the sum is paid. now need our undivided attention, and must have it, at least until we "catch shall render judgment for the whole aup." Again we thank our friends for their solicitations in our behalf, and say to those who are narrow minded enough City of New York! What a capital plan to think us governed by personal consid- it would be to clap the Justices into Jail, erations in our political course, don't over and keep them there till the rogues were exercise yourselves.

# It Wont Win.

Within a few days past, the opponents of Mr. Daily, in this place are busily engaged endeavoring to prejudice the minds ours, in framing the appropriation Bill which he presented. Now this is all bosh, and is only used for the purpose of the canvass. We would be as much pleaselse possibly could be; but the fact is, we have never expected, asked, or even talked of appropriations by General Government for this point, and it is now simply unadulterated nonsense to complain, or find fault because we were not named in the appropriation Bill referred to. II we expect anything, let us ask for it, before we think of complaining. There was not an item in Mr. Daily's Bill but what was asked for; yea demanded. by those immediately interested. It is a lamentable fact, of which we have time and again complained, that Brownville has been derelict in her duty, in regard to seeking and obtaining favors. We could mention a number of valuable auxilliaries that-have "passed us by," simply because we made no effort to obtain them, and which could have been secured with but slight efforts on our part. "Ask and ye shall receive; seek and ye shall find; knock and it shall be opened unto you,' is as applicable in this day, as when first uttered, and equally so in politics as re-

only electioneering schemes to divert atother counties in this Territory, keep Justice of the Peace in the County." constantly in mind the outrages that have been perpetrated upon them by bringing gence of Democratic law makers," if we and under circumstances which has ruin- exclamation, with a "slight variation." ed nine-tenths of the Settlers, and that when hopelessly in debt, and struggling to obtain homes for yourselves and families; you asked at the hands of General Government, extension of time and reduction of prices only, in the shape of a National Homestead; and that when your prayers were heeded by Congress in the passage of a Bill, it was veloed by a We are around now, taking subscrip-Demperatic President! That when you, tions, doing job work and advertising, by the decision when made. through your own Representatives in the payable when San't G. Daily is re-Legislature of your own Territory, by elected Delegate to Congress from Nefect, it was veloed by a Democratic Gov- you a "show for your white alley."

ed object is to open this Territory for the introduction of Slavery therein. His opponent will be of that class; for none others than Government officials-those holding office under Buchanan's Administration-are spoken of as candidates for Delegate to Congress. Bear these things in mind. We are going to keep them before the people," and so far as we are concerned, we intend to "face the music," and allow no dodging of issues. Come gentlemen, take up your slave code policy, with which to force slavery upon us; your bogus popular sovereignty, that admits Governors to thwart the will of bill to prohibit slavery; and the Secretary. Territory," which we fear we shall be contrary to the expressed will of the Legislature, controling the printing of Laws tended for a joke. and Journals; passed and published for the benefit of the people; the vetoeing of a National Homestead Bill, passed for the people in Nebraska; Land Sales, and the Buffalo and L'Eau qui Court frauds, and looked upon by all sensible and righttrot along with them. These are the thinking people. "little jokers" in the approaching canvas, and must be ventilated. This little appropriation bill, which was not passed, and never will be, until there is a change reason the Advertiser pretended to give of Administration, to replenish the depleted treasury, is too insignificant to talk

appropriation at this place, Brownville would not have been omitted in the Bill and further, that if our people will sig- than a mere temporary success, will not nify to Mr. Daily their desire for an regard it as a good excuse for deserting appropriation for the purpose of constructing a Government Road from this point west, that he will use all means in his power to procure it for us. We know that it is Mr. Daily's aim to faithfully and impartially act as the Delegate for Nebraska at large, and not for any particular section or locality.

Intelligent Legislation. a young and rising empire. An atten- temptible." tive correspondent sends us a leaf from

of an act to license and regulate the sale stration of that doctrine, than do the De-Since our location in this county, as a of malt, spiritous and vinous liquors, \$25, render judgment for the whole amount of passed, told the people that it was the costs, and be committed to the common jail "true intent and meaning," of the act

"Now this is admirable-the Justice mount of fine and costs, and be committed to the common jail until the sum is paid!' Oh that we had such a law in the tablish d. We have the 'leaf' from Ne-

We have examined the manuscript that law, on file in the Secretary's office, and are compelled to admit that Harper's which James Buchanan could never have correspondent has not exagerated. The been elected! Buchanan, in his inauguof our citizens by charging him with bill was introduced by R. W. Furnas, a ral congratulated the country upon the partiality to other points, and neglecting Republican, and the clause quoted above, "final settlement of the question," that tacked on as an amendment, by Hon. H. B. Taylor, a prominent candidate in the it "was banished from the halls of Con-Republican party for Congress, from this gress; was no longer a national issue; but Territory, and reported to the House, by was transferred to local boundaries to be diverting attention from the true issues in S. G. Daily, present Republican delegate settled by those, and those only, directly in Congress. What a commentary on the ed to secure aid for our point as any one intelligence of Republican law makers .-

Omaha Nebraskian. ning at large," passed both branches of Popular Sovereignty given in the Organic Democratic Governor, which provided all voted for the prohibitory Bill. How seph, in which Mr. Daily is charged with may be taken up, and the owner thereof voted for the Bill, and they were read out Territory; defeating the Railroad bill,

Stallion, mare or ass, over the age of two that body, and voted against the bill, and which that paper conducts itself, receive years shall be allowed to run at large; Again we say such flimsy efforts are and the owner of such animal, found running at large, shall be liable to a fine of about being an advocate of Popular Sov- allowance. tention from the true issues or questions lars for any subsequent offense, to be reinvolved. Let the voters of Nemaha and covered by an action of debt before any

"What a commentary on the intelli-

# A Strong Speller.

Lane in his manuscript, begins his own name with capital letters and God Al-

# "Pitch In."

tainers of a political party whose avow- hats, coats, pants, boots, etc., etc.

The Ablest Paper. "The Brownville Advertiser, by far the ablest Democratic paper in this Territory, was the first to hoist the Douglas and ohnson ticket to its mast head. Now, however it hauls it down and in a thorough sound article, gives its reasons why all the friends of popular sovereignty should ndeavor, next week to find room for the whole article." - Omaha Republican.

The first sentence in the above is a good above paragraph. The Republican is great on criticism; it declared but a few months ago that Elder Monell was the tor of the "ablest Democratic paper in the them at 25cts per acre instead of \$1.25. compelled (reluctantly) to admit was in-

Let the Republican by all means publish made itself in the above paragraph, and also how contemptible the Advertiser is

Of course not a word was said in the article about the Republicans occupying opular sovereignty grounds; Furnas is not such a fool as that. The only possible for its desertion of Douglas was its mistaken notion that he could not be elected. Thinking that Lincoln was the stronger man, and could be elected, the Adverti-We will take it upon ourself to say ser espoused his cause. This may be a that had Mr. Daily known we wanted an good excuse for a man that is after a Land Office at Brownville, but we submit that the masses who love principle and regard it as dearer and more sacred character. We are not .- Nebraska City

We are sorry our amiable, good natured and very sensitive friend REYNOLDS feels hurt at what the Republican says of the Advertiser. WEBSTER, wont you "take part of that back," and refrain from publishing the 'entire article ?' We will feel "Nebraska has got ahead of us all .- so bad when "looked upon by all sensi-She has passed a code of laws worthy of ble and right thinking people."-as "con-

Seriously: We are free to say that the Republicans in Nebraska come much nearer occupying popular sovereignty grounds, For the violation of the third section when it comes to the practical demonmocracy. The Democratic party in 1854 -when the Kansas Nebraska Act was that the whole question of slavery was left entirely with the Territories while in a Territorial capacity, to do with it as they pleased- either to prohibit or es-

Cincinnati platform in 1856, "as embody- more counties: ing the only sound and safe solution of braska, and will cheerfully lend it to the the slavery question." All their speakers Common Council." - Harper's Monthly and writers during the last Presidential campaign, preached the same doctrine and gave the same interpretation, without interested, as best suited them." But the very first time an opportunity presented Of course every "intelligent" reader itself to practicably demonstrate this docunderstands the matter above referred to, trine of popular sovereignty in Kansas to be either a chirographical or typo- and Nebraska-the very Territories for graphical error-the words "the offen- which this act was made-the Democratder," omitted, between the words "and," ic party repudiated the whole thing. Bills and "be"-and some wag, disposed to were passed in the Legislatures of both have a "little fun" over it, sent it to Har. Territories, simply to prohibit-not a per's Magazine. As the Nebraskian, word said about abolishing-slavery therehowever, is disposed to lug it into Ne- in: they were in both instances vetoed by braska politics, we propose to "rebut." Democratic Governors, who themselves Who does not recollect that at the first had been loud and long advocates of pop-Session of the Nebraska Legislature when | ular sovereignty! In the Legislature of that body was nearly unanimously Dem- Nebraska, every Republican member of ocratic, "A Bill concerning Stallions run- both branches, was willing to take the the Legislature, and was signed by the Act, and use it to prohibit slavery; they "that any Stallion found running at large, was it with the Democracy? Very few defeating the appropriation Bill for this castrated !" The act as it now stands on of the party. Mr. REYNOLDS, Editor of and controlling both branches of Conour statute books, imposes a fine upon the News,; he who wrote the above ar- gress generally. The fact of the letter House, last Session, when the Bill to cause to call in question its genuineness. "SEC. 1. Be if enacted, &c., That no prohibt Slavery in Nebraska, was before Those acquainted with the manner in now, he has the cool effrontery to prate what it has to say with a great deal of five dollars for the first offense, and ten dol- ereignty in the Territories! Away with If the letter is genuine and Mr. Daily

such hypocracy. tested, and all good citizens will abide ioned, honest electionering and voting

It is understood that the following quespower given you in the Organic Act, de- braska. We will also take good notes tion is being propounded to Breckinridge sired simply to prohibit slavery in Ne- for outstanding accounts, on the same candidates in the South: "Are you for brasks, and a bill was passed to that cf- conditions. Now, come along; we'll give resisting, by force, the inauguration of of Lincoln should he be elected Presi. it shall appear next. ernor! and that the great majority of We are also "spilin" to take a few dent?" It rather takes the wind out of those who oppose Mr. Daily are the sus- little bets, just to make it interesting; say them, like a hard blow on the bread-bas-

### LAND SALES! TREASURY REPLENISHED!

THE COUNTRY SAFE!!!

pport Lincoln and Hamlin. We shall retary of the Treasury \$2,000,000 from ture. The Doctor is an able man, and sales of public lands, and didn't get any will make a good representative. money. This year the old fossil gave the Territory, and is also a good joke on Homestead Bill, that the Secretary of the the fractional term of the present Conthe critical acumen of the writer of the Treasury was calculating on \$4,000,000

Last Monday the Sales commenced at were offered; "much people" were presthe entire article, for then its readers ent, anxious to pay into the National Correspondence from the Mines. will see how ridiculous the Republican has Treasury their proportion of the \$4,000,-000; and great eagerness was manifest- R. W. FURNAS:

ed-in a horn-Sales, there were present, in front of the ever since I was born; but d-d sich Office door, Col. SMITH's fine grazier sow and six pigs-all told!

"Here I am as you diskiver, All de way from roaring river."

## Understood at Washington.

says: "Maj. W. W. Dennison is the demand. prominent candidate" for Delegate, and will be the leader of the party in the I presume you desire most to hear of, Mr. Douglas. Perhaps the Republicants forthcoming battle," and further adds, can only say that I am satisfied there is dicates that it is also so understood in considerable taken out, and taken out Washington. "Maj. W. W. Dennison, some myself, and expect to take out more. Democratic candidate for delegate in Con- my claim. The country is not half pros-

Old Line Whigs to vote the Ticket.

### Census Statistics.

To Capt. W. E. MOORE, U. S. Marshall for this Territory, and H. M. ATkinson, Assistant for this District, we are indebted for access to the Census Books, from which we gather the following information. The District is composed of They incorporated the Act into the Nemaha, Johnson, Clay, Saline and Fill-

Population,		3,153
Taxable Property	\$680,277 00	
Deaths, (16 of which were ac		100
dental,) i		35
Acres of land under cultivation,	44	9,645
" " in wheat,	'60.	2,967
" in corn,	. 64	6,192
" " in oats,	- 44	1,340
" " in potatoes,	44	533
" sod land broken up,	44	1,337
" under cultivation,	46	11,931

į	Taxable Property,		\$81,777 00
	Deaths in  Acres of land under cultivation,  in wheat,  in in wheat,  in in corn,  in oats,  sod land broken up,  under cultivation,	'59, '60, "	6 2,268 640 1,649 2,15 296 2,564
The second of	CLAY COUNT Population, Taxable Property, Deaths in	Y:	\$60,000 00

in wheat, " in corn, sod land broken up

SALINE COUNTY

Acres of land under cultivation.

FILLMORE COUNTY:

That Letter. The last Nebraskian contains a letter said to be from Capt. Craig of St. Jo-

the "owner," if "allowed to run at ticle, was himself a member of the lower appearing in the Nebraskian is sufficient

did defeat the Appropriation Bill, and We will inform the News that the Re- Railroad Bill, he has snown himself pospublicans of Nebraska, together with sessed of more influence in Congress than others, opposed to the Democracy of this any one man ever did before, and is thereday, propose to take the Organic Act of fore the most efficient man Nebraska the public lands into market at a time, may be allowed to quote the Nebraskian's Nebraska as an authority by which to pro- can send as Delegate. The idea, howhibit slavery in this Territory. They ever, of a Delegate for a Territory, with will not be content until such a bill is pas- no vote or voice, and but precious little authorized, in case of her inability to at-The Cleveland Plaindealer says: "Joe sed; or else we mistake our guess very influence because thereof controlling all tend the Convention, to select one of the much. We expect to have sufficient the balance of Congress, defeating this and strength in the next Legislature to pass that bill, is simply preposterous in the exmighty's in lower case. When in Mex. such a Bill over the Governor's veto .- treme! and Captain Cang nor no other ico he spelled Vera Cruz, 'verrycroose." Then let the question go before the Su- member of Congress will admit any such county be instructed to vote for a South preme Court of the United States, for a thing. Look out for "Roorbacks" all decision, if any are anxious to have it through this campaign. Good, old fash-

> er deprive him even of his certificate. The communications of an "Outsider" fairly nominated. is unavoidably crowded out this week;

In Kentucky the election has likely gone Opposition. North Carolina has gone Democratic by a decreased majority. Missouri Election.

The general State election took place in Missouri on Monday last. In Atchi-OLDBUCK'S \$4,000,000 son County, we are pleased to know that our old friend, Dr. WM. Annoud, was elected by a handsome majority, as repre-Last year old Buck promised the Sec- sentative from that county in the Legisla-

In St. Louis it is thought Barrett has joke on the other Democratic papers in as one of his reasons for vetoing the beaten Blair by a very small majority for gress. But for the next Congress Blair revenue from sales of Public Lands, this beats Barrett over a thousand votes. In year, and if the Homestead Bill became the Short term, the Know Nothings unithe people through their representatives "brightest scholar in the Territory," it a law the Treasury would be bankrupted ted with the D-moorats on Barrett. For in Legislature assembled, by vetoing a also sadi last Winter, that we were Edi- by reason of the people having land given the long term the Know Nothings had a

The Republican members of the Legthe office in this city, or rather the lands islature and county ticket were elected.

Blue River, U. T., July 1, '60.

When Col. Mixon, the Register, and promise, I again write you. To use nounced the commercement of the Land Michael's language. "I have been alive country did I ever set me foot in before. I cannot say that I am disappointed in this country; the climate, however is quite changeabe, indeed; it can snow, rain, hail, sunshine and freeze, all in the The Nebraska City correspondent of same hour. It has frozen every night of the St. Joseph Daily Gazette, in speak- since I have been in the mountains; suming of political matters in this Territory mer clothing is not, therefore, much in

In regard to the gold prospects, which delighted to defend loose morality of this . The following paragraph from the New plenty of gold here, but it takes hard York Herald's special correspondent, in- work to get it, that is sure. I have seen Indian Agent in Nebraska, is to be the I herewith send you a sample taken from pected yet. I feel confident that in ano-So, it it seems, we are to understand ther year, more valuable discoveries will that the Breckinridge Democracy in Ne- be made. Most of the claims here, that braska have received their orders from have been worked to any extent, already Expenditures made for the location of Washington, as to who they shall run for pay well; but they are mostly bank claims Congress! We reckon, however, if Maj. and we do not expect them to pay big, al-Dennison cannot get the nomination, Bu- though a few are doing so. Mining here chanan and others at Washington, will is like farming in Nebraska, it takes one be content with some other of their gov- season to get under way; a man cannot ernment officials being put upon the in either, open up and make much the track, and expect Douglas Democrats and same season. Those who came here last season and stuck to their business, are making money. There are not, on the Blue River, over one hundred claims that have been thoroughly tested. The river claims have not yet been worked and cannot he for two weeks.

A great many are leaving, crying humbug, who never stuck a pick in the ground, and I am sorry to say some such are from Brownville. There is no mistake as to there being plenty of gold; to be had, however, by hard knocks. I am bound to have my share; I did not come here to turn around and go back immediately; yet my advise to those at home, who are getting along comfortably, is, stay there. There will be nothing lost by waiting a-

I have not seen the Advertiser since left Brownville. Direct to Breckenridge, Blue River, U. T. Respects to all my

Yours truly J. W. COLEMAN.

# Demogratic Convention.

by the Central Committee, the Demo- | lator of actual, crats of Nemaha County, assembled in mass meeting in Brownville on the 4th of

John Mullis, Esq., was called to the On motion, E. W. Thomas was appointed Secretary.

The object of the meeting was stated to be to select five delegates to represent the Democracy of Nemaha County in the Territorial Convention to be held in Oma-

ha on the 15th of August. On motion of Richard Brown a Committee of five was appointed to suggest the names of candidates fo such delegation to be acted upon by the meeting. The chairman appointed the following

gentlemen to act as said committee: R. BROWN, S. L. CLAYTON, E. L. GRUB, T. J. EDWARDS, G. W. BRATTON.

The following names were then reported by the committee: SAM. LEEPER, A. J. RICHARDSON, G. W. CROW, Dr. JOHN CRIMM, and RICH-ARD BROWN.

These being put to the vote separately, they were all unanimously elected. On motion of R. Brown, the meeting then proceeded to elect five alternates .-Whereupon the following gentlemen were

JESSE COLE. G. W. BRATTON, H. M. ATKINSON, J. J. MELVIN, S. H. CLAY-

On motion, each of the delegates was alternates to fill his place.

On motion of R. Brown the following resolutions were unanimously adopted: Resolved, That the delegates from this secure his nomination.

won't beat Daily. Nothing short of Buffalo and L'eau qui Court frauds will evand not men, and will support the Candi-

> given to the Advertiser for publication. On motion, the meeting adjourned. JOHN MULLIS, Chm'n. E. W. THOMAS, Sec'v.

Ratification Meeting at Peru-

A Republican meeting was held in Peru, on the evening of the 2d inst., and was ofganized by the election of W. S. Horn Chairman, and John Gillespie Sec-

The Chairman stated the objects of the neeting to ratify the nomination of our fellow townsman, Hon. S. G. Daily as Candidate for Delegate to Congress, by the Plattsmouth Convention:

Hon. E. S. Dundy and Hon. S. G. Daily, addressed the meeting at length. After which Messrs. Peery, Horn, and Hutchins and others, answered to calls, then? John Gillespie, R. W. Frame and J. F. Neal were appointed a Committee to report resolutions expressive of the sense | tiring and co of the meeting. The committee reported as follows, which was adopted.

Resolved, That we heartily rejoice in. and hereby ratify the action of the Plattsmouth Convention, in re-nominating our to state it, in accordance with the rules of eviden fellow-townsman, Hon. S. G. Daily as the Republican Candidate for Delegate to Congress.

Resolved. That we, the citizens of Peru will use all energy, and make every honorable effort to secure the re-election of S. G. Daily, as Delegate to Congress from Nebraska, and thus rebuke again official corruptions and frauds.

Resolved. That we heartily approve and commend the labors of the Delegates from Nemaha county in the Plattsmouth

Resolved, That the proceedings of this neeting be published in the Nebraska Herald and Nebraska Alvertiser. W. S. Honn, Chairm'n

Camp Meeting. A union Camp Meeting, of Brownville and Paru ircuits, will be held on Honey Creek, near Mr.

JNO. GILLESPIE, Sec.

Chambers', about seven miles northwest of Brownille, to commence August 30th August 2nd, 1860.

A. S. BILLINGSLEY will preach in the Presbyteria

Annual Exhibit, Of the Expenditures of Nemaha County,

Nebraska Territory, from the 1st day of July 1859, to the 1st day of July 1860. Roads and construction of Bridges .... Expenditures for District Court ..... C'y Commissioners court Support of Paupers ---" Printing and Stationery Service of County Clerk Sheriff " Treasurer, independent

of per centage .... Probate Judge .... " County Register, Stationery and Rent, ... sidental Expenditures ......

from July Ist, 1859. to July 1st, 1860, and remaining unpaid .... \$1,291 ounty Warrants issued previous to July 1st, 1859, and remaining unpaid .....

otal amount of County warrants issued

Indebtedness of Nemaba County July 1st, 1860 ----mount of Revenue to be derived from

Taxes levied for the year 1860 . .. \$3.027 75 unt of delinquent County taxes, nonresiden, and interest on ame, about Il Tax for 1860 .....

Total revenue independent of Road and School ..... \$3,835 75 T. W. BEDFORD, Co. CI'k

Now Is The Accepted Time!

VALUABLE FARM FOR SALEI THIS FARM is situated in Nemaha County, near he southern boundary; within four miles of San rancisco-as good a point for shipping as there is in the county—good reads from it to every portion of the county; lies in the fork of the roads from Salem to Nebraska City and from San Francisco to Table Rock, Big Blue and Pike's Peak; good water

but no timber upon it. The country around it being rapidly settled up, its nearness to a shipping point, the exsellent roads in every direction, the good water upon it, its proximity to the heat body of timber in the county, and the richness of the soil in that in accordance with the notice given | for investment, such as is rarely met with by specu-

> For particulars call on the subscriber at the Adver J L. COLHAPP. Brownville, Ang. 21, 1860.

Englehardt, deceased, late of Nemaha County, notice debarred from recovering such chaims

Given under my band and official seal this 26th day of June, A D, 1860. CYRUS W. WHEELER, Probate Judge.

# Notice.

In the District Court of Henry W. Lake, Nemaha county Nebraska esse Noel and Henry Emmerson Henry W. Lake, and Jesse Noel, both of the Ter-

itory, of Kansas, the above named defendants, will take notice that the above named plaintiff Benjamin The committee having retired Col. G. B. Frazier of the State of Missouri, did on, the 12th H Nixon, being called for, addressed the meeting in his usual happy and eleguent day of July, A D-1860, file his petition in the above named Nemaha County District Court against them Second Judicial District, Nebrasks meeting in his usual happy and eloquent the said defendants setting forth that the said defendants are indebted to him, the said plaintiff on three certain promissory notes, each of which bears date "Brownville, February, 20th, 1856, in the following sums, to-wit : on the first note, in the sum of one hundred and twenty-five dollars, with interest of July Anno Domini 1860 fled his petition in the above at ten per cent from March 1, 1857, on the second note in the sum of seventy-eight dollars and thirtythree cents, with interest at ten per cent from November 6th, 1856, on the third note, in the sum of two hundred dollars with interest; at ten per cent from the 1st of January 1857, for which said amounts plaint of prays judgment. And the said defendants Henry W. Lake and Jesse Noel are further notified that the said plaintiff has enused a writ of attachment to issue against the property by the said de affidavit being made a writ of attachment in the said fendants; and that they are required to appear and | case has been issued against you and that you are reanswer said petition on or before Monday the 27th

day of August, A D 1860. Att'ys for Pl'ff. Brownville, July 12th, 1860.

### SHERIFF SALE. David Seigel and Henry Greenbaum,

ames S. Chamberlin John W. Bliss and Thomas H NOTICE is bereby given that by virtue of an exition, and decree of court, issued from the office of of the clerk of the Di triet Court for Nemaha county, Nebraska Territory, against James S. Cham-Platte man so long as there is a proba-bility of his being selected as the candi-the sum of two bundred and seventy-four dollars and date, and to use all honorable means to fifty cents, I, J. B. Wells, Sheriff of mid county, have levied upon, and will sell at public auction from the door of the house in which the last term Resolved, That the Democracy of Ne- of the District Court was held, in Brownville, in maha County are in favor of principles said county of Nemaha, on Saturday, the 11th day August, A. D. 1860, at one o'clock P. M., to the highest bidder for each in hand, the following dedate of the Convention, if honorably and soribed property, to wit; west half of the north-east quarter and the east half of the north-west quarter, of section No. twenty, township No. six, north On motion, it was resolved that a copy of Range No. fifteen, east of the sixth principal filed a petitionagainst him praying for a divorce and of the proceedings of this convention, be meridian containing 160 acres, with all the appuralimony, and alleged among other things for said

Brownville, July 10, 1860.

Legal Notice pending in the Dist, Co.

Geo. W. Louthan for Namaba County Nebra aid County, and his residence unknown ; o'clock P. M. of the 20th day of August, A. D. and continue therest lif | wecommy sme hours of succeding days until shall have been taken; and that in taking spe esition the following interes gatories will be

2nd. How long have you known them, and where so state, in what manner the defendant wards her, or neglect of his to provide for her and whether she was kithful to him as a wife.

The Plaintiff is also hereby notified that a on nission will be applied for to take mid deposit before Judge Edmunson, at the Clerk's office of said District Court, on the first day of July A. D. 1860. July 20th, 1860, 3638

### THEONOTICE

The Bank of the Union | Nemets County ond Judicial Denis, Nebracka Ferritory. Gurdon H. Wilcox, -The above named defendant, Gurdon H Wilcan, defendant, setting forth that the said defend said Plaintiff in the sum of \$234 50; and also the on the 20th day of July, A. D. 1868, and defening was indebted to the said plaintill in the further and mal sum of \$74.60; both said amounts being for a balane due for six bounty Land Warrants is ened by the United States Government, sold and deivered by said plaintill to mid defendant at his specagainst said defendant, for the said anounly with interests thereon, at the rate of ten per cent per annum, from the time aforesaid at which they became due. The said defendant will also therefore, take notice that the said plaintiff by filing the necessary affidavit, has caused a writ of attachm at to be le-Sucd against the property of said defendant. You, the said defendant are hereby further notified, that he is required to appear and answer aid petiton oner before the third Monday after the 18th

July 25, 1868, 41810 E. W. THOMAS, At'y for Pla'E.

day of August next, or judgment by default will be

LEGAL NOTICE. Joseph F. Mitchell, plff.

Russel Peery, Administrator of the Nemaba Courestate of William Gilmore, dec.and | Ly District Care said estate and Eliza Corking, Uhs. | of the Second Gilmore, Jas. Gilmore, John Gil- Juicial district, more, Peery Gilmore, Nathaniel Nebraska Tem-Gilmore, Elizabeth Gilmore, and tory Missouri Gilmore, helrs of William In equity.

Gilmore deceased and Irene Hunn-well, late widow of said William To Septen-Gilmere dec. defendants. | ber term, 1860. To the above named defendants, Elizabeth Conng, Charles Gilmore, James Gilmore, John Gilmore, Peery Gilmore, Nathaniel tellmore, Emaleth fil-54 80 more, and Missouri Gilmore, beirs of William Gilmore, dee, and Irene Hunnewell, late wir. ow of said-William Gilmore dec. You are borb notified that the above named plaintiff, Jose h ! Mitchell, has filed his petition in the above usm d \$4,355 74 Neman's County district Court on the chancety side thereof, and commenced a suit against you, to go ther with the above named Russel Perry, admi strator of the estate of William this more, deceased which suit is for the purpose of obtaining judgment against the estate of William Gilm-re, deceased, by the sum of one hundred and fortylear deliars togethe er with the interest thereon, at the rate of five ye cent per month, from the tenth day of August's n. 1859, upon a certain promiseory note, given by the said William Gilmore, deceased, to the said plantiff Joseph F. Mitchell, on the the 10th day of Augustiff Joseph A.D. 1868, for said sum of \$144, ducone year alles date, with a penalty forfeiture of five per cent per month, after due, and also for the purpose of ob-taining from said court an order of saie, to sain ly said judgment, of the following described reperty' to-wit: the south half of the north west quarter and the northwest quarter of the moth west fed se tion 12, town, 6, north of range 14 east of the early principal meridian, in Nemaha County, Nebrasa Territory, the said property having been Mertgaged by trust deed to the said plaintiff for the purpose of securing the payment of the money due upon the said note, and you are bereby further notified that

> you are hereby required to answer to the said petition of the plaintiff, in the said case filed or the petion will be taken as true, and judgment and docree rendered accordingly.
>
> JOBNSON & BEDFORD.

on or before the tenth day of September A. p. 1868

Attorneys for P.L. ALLEN BLACKER, District Clerks Ordered that the above be published for faut ecutive weeks in the Nebraska Advertiser. ALLEN BLACKER. District Clerk, By T.W. Bensons, Depart Rrownville, July 26, 1860. 44\$1

### Sheriff Sale. I. T. Whyte & Co.,

eneral Administrator of the Estate of George of the Nemaha county, Nebraska Territory against T. H. Edwards, and in favor of 1 T Whyte & Co. is hereby given that I have appointed Saturday, for the sum of seventy-eight dollars and sighty-one eptember the 15th, 1860, as the day for hearing cents, I. J. B. Wells, Sheriff of Semans County aims against said Estate; all persons having claims | Nebraska Territory, have lovied apon, and will offer against said estate are hereby no ified to have them for sale, at public auction, at the door of the house on file on or before that day or they may forever be in which the last term of the District Court for Nemaha county, Nebraska Territory, was held in Brownville in said county, on Saturday, the lith lay of August, A. D. 1860 at one o'clock ? Sad said day, and will sell, to the highest bidder forcast in hand the following described property, ta-wis; the south east-quarter of the southheast quarter of the southeast quarter of section eleven, town from north of Range Sfteen, east of the sixth principal neridian, containing ten acres, in satisfaction of

J. B. WELLS. Sheriff of Nemahacousty. Brownville, July, 12, 1860. Sp. 39

# Legal Notice.

D. L. McGary. Territory. named derendant, you are hereby notified that the above named plaintid, Richard Srown, of the county of Newsha, Nebraska Territory, has on, to wit the 9d day named Nemaha county District Court against 704 wherein he claims of you the sum of one huntred and twenty and 57-100 dorlars together with the interthereon from the 9th day of September A D. 1866 at the ry note given the 9th day of September A. D. 1855 hen dated, payable one day after date and given by you to said plaintiff the said note calling for the sum of the on, from date, at the rate of two per sent, per month and you are hereby further potified that a before the 27th day of August A D 1860 or the said petition will be taken as confessed and indsment is JOHNSON & BEDFORD. Att'ye for Pl'f.

ALLEN BLACKER, Clerk, By T. W. Bedford, Deputy.

1-51-89 of June isst, a dark buy mare 3 years olde an abits about her marked by the collar on top of neck small size, but not a poney; said to be mised near keemont county lows, to where she may have returned.

### A liberal reward will be given for information that will lead to her discovery. WM. T. DEN. July 19, 2,tf, Brownville, Nebrasks. Legal Notice.

Abigal Louthan, Geo W. Louthau, The defendant in this case is hereby notified that on the 21st day of April A D. 1860, the plain

tenances therete attached, as the property of Tho-mas II. Marshall, in satisfaction of said execution.

J. B. WELLS,

alimony, and alleged among other things for divorce, extreme cruelty, gross neglect of duty and abandonment; and that said petition will be far abandonment; and that said petition will be far hearing at the next term of the District Court of hearing at the next term of the District Court of the 2d Judicial District of Nehraska Territory. Sheriff of Nemaha county, N. T. By BENJ. R. THOMPSON, Deputy.

July 19, 1869 2ndw

ARREAT LOUVELY.