### FOR DELEGATE TO CONGRESS SAMUEL G. DAILY 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 un- ling purposes, and never practiced. til after the Presidential Elec-Clubs of fifty at 25 Cents. Fifty Copies for \$12. The Cash must your Clubs.

We have been asked to give through the columns of our paper answers to the following interrogatories. We know not Territory. The Democratic party have why they are propounded, as we are not a candidate for any office, nor do we intend to be. We are perfectly willing, have they practiced it. however, at all times to communicate our

1st. "Do you believe the Kansas Nebraska Act, gives to the people of Nebraska, while in a Territorial capacity. through the Legislature, the power to either prohibit or establish slavery?

2d, If so, and were you satisfied that a majority of the people of Nebraska desired slavery established in the Territory would you vote for, or advocate the passage of a Bill by the Legislature to that effect?"

Ist. We are no jurist, or even memher of the legal fraternity; but our individual opinion is, taking a common sense view, that when the United States acquire Territory either by cession, purchase or conquest, that Congress possesses exclusive power over that Territory, and is, in the language of the constitution, authorized to make all "needful regulations," therefor, when occasion requires. Whenever a portion of the people in the States desire to inhabit the new Territory, it is then the duty of Congress to make "needful regulations." The "needful regulation" is to give them an Organic Act, defining the boundaries of the Territory to be occupied, and the powers, duties and privileges of the occupants. The powers Congress grants in the Organic Act she of course delegates, or rather releases. We take the "needful regulations" by Congress in the shape of an Organic Act as the guide by which the Territory are to be determined. Entertaining these views we can but believe

act-preparatory to the admission of Mis- heretofore, there has been no dispute; souri into the Union, approved March no acquaintance; Mr. T. not even havwhich being inconsistent with the principle of non-intervention by Congress with name of Robertson to escape therefrom; hundred and fifty, commonly called the yet this is the style of the Nebraskian's cratic party. Compromise measures, is hereby declared inoperative and void, it being the true notice of him. intent and meaning of this act not to leg-islate slavery into any Territory, or state heretofore has been quite gentlemanly the people thereof, perfectly free to form differed; and whose moral professions and regulate their institutions in their gave reason to expect a continuation of own way, subject only to the Constitu-tion of the United States: Provided, that strued as to revive or put in force any law "shoulder hitters," by using such expresor regulation which may have existed sions as "Tipton slasher," and sneaking- rid object when gazing around him than when serves our strongest condemnation. prior to the act of sixth of March eigh- ly put forth unfavorable insinuations as ting, establishing, prohibiting, or abol- to Mr. T.'s moral character by publish-

derstood, said if did.

or indirectly, utter a word, indite a sennational domain. While we would be Organic Act, of a majority of the people to establish, we would be found with the minority to prohibit-even though we stood alone. Were we a member of grace from Democrats in this Territory. the Legislature, and a bill to establish slavery was pending, and we satisfied beyoud a doubt, that the constituency who ventus, desired its passage, we would resign; but vote for it under any circumstances, never.

## Stocking the Cards.

devised to re-enact the Buffalo county election frauds again this fall. The same year, look the census in that region latea. workin'!"

sists in asserting that we have forsaken sensitive, construe our remarks in reply the principle of "Popular Sovereignty," to the Nebraskian's squib in regard to ,, in and became a convert to the doctrine of telligent Legislation" as applying to the August 1st, 1860. "Intervention." Nothing can be farther whole Democratic party. We meant no from the truth. We are now, as we have such thing, and are at a lost to know how ever been, and always expect to be a firm any "intelligent" reader could so underand unwavering believer in the principle stand us. We intended our article simof true "popular sovereignty," and when ply as an "offset," to the Nebraskian's. occasion required, we have acted upon If there be any so wofully ignorant eiththat principle consistently with our advo- er willfully or naturally, as not to be cacy of it. We do not, however, sub- able to understand common language, we scribe to the bogus 'Popular Sovereignty' ought not to be held accountable for of the News, which is only taught for gul- that.

The Republicans in this Territory are tion, in clubs of not less than five, the only party which have shown by their at 40 cents. Five copies for \$2. acts that they are the true friends of the "popular sovereignty" said to have been accompany the names. Send on given the people of Nebraska, in the Organic Act. Hence we act with them in that matter, and consider them the only party with which consistent believers and advocates of that principle can act in this been very loud in preaching "Popular Sovereignty," but in no single instance

> "We are sorry to see such a display of temper in Rotten Robert. Considering or former amicable relations, we are contrained to say in the language of the

"Alas how light a cause may move Dissentions between hearts that love,"

We do not know what Robertson means by "amicable relations" and "hearts that ve," existing between him and ourself, that because, when we have met him, we Harris, accompanied by their brother, have treated him civilly, we entertained any very exhalted opinion of him, in any the time of the accident were staying at respect whatever, he is very much mis- the residence of their uncle, Mr. Grant taken: Should the mangiest sheep kill- Harris, residing in Charles county, near ing cur in the land come crawling the bank of the Potomac river. A short at our feet, and imploringly wag his tail, he had purchased in Baltimore a handsome we could not refrain from pittifully pat- sail-boat, which he kept for the amuseting him on the head, and evincing some ment of himself and friends. Friday manifestation of sorrow that the unfor- morning, July, 13th, between nine and tunate cuss had become so degraded.

It is true that years ago, when we first formed the acquintance of Robertson, at Grant Harris, who is said to be very skill- follows: the earnest solicitation of the fellow's ful in the management of his yacht, venfather, we gave him our vote for the of- tured out to the distance of nearly a half fice of assistant clerk in the branch of mile from the shore, to where the water ber, and during that and subsequent ses- came alarmed, and Grant Harris laughsimply because we refused to support his sized. Grant Harris, clung to his niece

ted Representatives, while in a Territorial capacity, the right to either prohibit
rial capacity, the right to either prohibit

Here is another instance of the des- of the drowned have not been recovered. I "That the constitution and all the laws picably mean and cowardly course of the -Cin. Christian Advocate. of the United States, which are not lo- very dirty plug who disgraces the editorial force and effect within the said Territory of Nebraska, as elsewhere in the United Mr. Tipron is a refined, high-toned gened were, and are intimate friends and ac-States, except the eighth section of the tleman, between whom and Robertson, slavery in the States and Territories, as nothing more than a difference of politi-

We are sorry our friend Reynolds, who nor to exclude it therefrom, but to leave in his deportment to those with whom he nothing herein contained shall be so con- ing of Mr. Tipton, as to class him with

ing such paragraphs as the following: If it does not confer such power it pre- "By the way this Tipton used to be a The land is filled with the rear of the cannon and tends to, and we might enlarge by quoting from the speeches made by every Tarritary with Dark 1 If he den't term ing from the speeches made by every Territory with Daily! If he don't turn thers out advocate of the passage of the Bill in out a capital billiard player it won't be which they, in language not to be misun- from want of associations leading that Our old freind, Gen. Wm. Larimer.

unequivocally NO. We believe slavery cal affairs we have only to say, if politics ferson Territory, at the coming fall electo be morally, socially, politically and have become so awfully corrupt that to known that we deem it unnecessary to commercially wrong. Thus believing, we meddle with them consigns any man to recommend him to the people, and we would never, knowingly, either directly, the "Hell, so elegantly pictured for sin- shall at this time only wish him full sucners," then in Heaven's name we say let cess .- Rocky Mountain News. tence, or do an act calculated to extend every man, who loves his country and the institution over another inch of our his God, whether minister, lawyer, or docter, go to work with all the zeal and that Dr. B. P. Rankin was dangerously willing to concede the right, under the energy he possesses, to bring about a reformation.

mixing in politics comes with a very bad City, and seemingly enjoys his, as usual, who were the first to inaugurate the practice, by importing the famous HENRY brother of Wm. M. Slaughter, at the CLAY DEAN to assist in stumping last residence of the latter in Highland, on

Perhaps, however, these "only two pa- come among us, and his death was totalpers in Nebraska," have received orders ly unexpected, and we learn quite sudfrom their owners at Washington to crush den. Our sympathies are with his beout in this Territory all who dare raise a News. We we learn that the plans are already voice against the present infamously corrupt and degraded administration. If such be their intention, allow us to say person who figured in the returns last that in "getting after" Mr. Tipton, they years old. When Boston was founded, 230 years ted: "wake up the wrong passenger!"

ly, and reports a population of between Gov. W. A. Richardson has been nomtwo and three thousand souls! "Things is insted by the Democratic Convention of his District as candidate for Congress,

We are sorry to understand that a few Republican Territorial Convention Neighbor Reynolds of the News per- persons, who we can but think are over

#### State Elections.

In Missouri the Democratic State ticket is elected. C. P. Jackson's majority over Orr, is only about 6000.

In St. Louis county, the county and Legislature Republican tickets were eleced. Orr's majority over both tickets was

Rollins, opposition, is elected to Congress in the Second District.

North Carolina has gone Democratic by greatly decreased majorities. Kentucky has gone opposition by at

least forty thousand majority.

Distressing Casualty. A most melancholy and distressing accident, by which two beautiful and accomplished young ladies of this city—the Misses Ursula, and Nannie, daughters of Dr. T. B. Harris, druggist, of this city-and their uncle, Mr. Grant Harris of Charles county Maryland, were drowned in the Potomac River, near Cedar Point, occurred Friday, July, 13th. The particulars of this distressing affair are specially of late years. If he thinks as follows: A few weeks ago the Misses Morgan Harris, left Cincinnati, on a visit to some friends in Maryland, and at ten o'clock, he proposed a sail on the river, and accordingly embarked with his nephew, Morgan Harris, and his nieces.

his sister Nannie, and all struggled to ate bill, after the Republicans had accepted it as A clergyman, named Tipton is receiv- regain the boat. After going down once in all its actions, is opposed to such a Homestead powers and privileges of the people in a ing much eclat from the Republicans in Ursula, who was rather athletic, relaxed bill as every free laborer demands. the Southern part of the Territory, by her hold on Grant Harris and sank. She preaching abolition sermons. Any cler- was soon followed by Grant and Nannie. cendency of either political party; and that any apgyman who meddles with politics in the Morgan Harris aloue remaining above propriations should be protected by such legal safethat the Kansas-Nebraska bill confers pulpit, deserves to be kicked out of his the voracious waters. He clong to the upon the people through their legally elec- church, and out of society-deserves to boat and was rescued by friends from priated

cally inapplicable, shall have the same department of the Omaha Nebraskian. announce the above, as the lost and bereav- Nebraska City and Omaha,

## More Converts.

quaintances of our own household.

of Madison, Wis., has come out for Lincoln. He has been chairman of the county Democratic Com-

recognized by the legislation of eighteen- cal opinions existing between them, and ontial Germans of Wisconsin, has left the Demo-Mr. A. Menges of Madison, one of the most influ-

Wm. B. Street, Esq., of Oskaloosa, Iowa, fermerly a Fillmore man, but latterly for Douglas, has come

Prenticelsms. We don't know how long Mr. Buchanan has been Mr. buchanan's Washington Organ says his character sirreproachable. It is so offensige as to be

ors, water-dogs, &c, he would behold a less hor- of the Democratic Governor in vetoing the same, doning his cook-eye inwards. The Georgia Constitutionalist is raising the Yancey-Breckinridge flag says that he does it for

"weal or woe." We guess that he has an upcomfortable anticipation as to which of the two he will

Jr., has determined to run as a Candi-2nd. To this interrogatory, we answer in regard to ministers mixing in politi- date for delegate to Congress, from Jeftion; so he informs us. He is so well

> We have recently noticed a paragraph in some of the eastern papers, stating cently. No such thing occurred, and the A complaint in regard to Clergymen Doctor is now in business at Missouri robust health .- R. M. News.

> > We regret to learn of the death of a Sunday last. Mr. S. had but recently reaved friends and relatives .- R. M.

The "old elm," Boston Common, was prostrated by a storm which passed over Boston on the evening of June 29th. The tree must have been over 300 as an additional plank to the Platform, was adopthe tree was a very large one.

From the returns already recived it is believed ted agasnst the Republicans in the last delegate election, was only limited by the capacity of the perthat the population of Philadelphia will be fully 650,000, an increase of 250,000 since 1850. Phila- egate, in exposing those frauds and vindicating our delphin is pressing New York hard. rights, have merited our gratitude and admiration.

Such is the crowded state of our columns, tha we are unable to give the proceedings of the Plattsth Convention in detail. The Convention met at 11 o'clock on Wednesday,

Hon. David L. Collier was chosen temporary chairman, and T. W. Tipton temporary Secretary. The Chair announced the following committees: ermanent Organisation .- Mesers. Doom of Cass, Matthias of Otos, Meredish of Douglas, James of cotah, and Marshall. Credentialss-Mesersr McNeely, of Washington,

pton of Nemaba Griffin of Douglas, Goodwell of Burt, and Carter of Othe. Platform and Resolutions .- Mossrs. Monell of Douglas, Sweet of Otce, Dundy of Richardson, Martin of Sarpy, and Tuttle of Hall.
Mr. Doom from the committee on permanent or-

ganization, reported as follows: President. W.F. Lockwood, of Dakota. Vice Presidents .- E. W. Fowler, of Pawnee, J. S. Allen, of Sarpy.
Secretaries.—Geo, L. Sebelt, of Cass, R. P. Hute-ins, of Nemaha, Geo, E. Crater, of Otoe.

Mr. McNeely, from the committee on credential reported as follows: Richardson County-Lewis Allgewahr, and E. S. Dundy, with the proxy of F. A. Tisdali, Nemaha. - Messrs. T. W. Tipton, D. C. Saunders,

R. P. Hutchins and R. Peery,

Otoe-Messrs. James Sweet, Jacob Dawson; T.
S. Crook, Richard Justice, L. B. Sibley J H Mathias, Geo. E Crater and W. E. Hill, being nine delegates, when by call said county is entitled to but

Cass and Lancaster.—Messrs. Geo L Seboldt, J. W. Marshall, L Mullen, J F Buck, J E Doom, S M Stevenson and J McF Haygood, being seven delegates, when by the call they were entitled to but Douglas-Messrs G C Monell, J R Meredith, J. H Kellom, J T. Griffin, Joseph Fox, J H Seymour, E Brewster, Herman Glass, and T. B. Selden

Johnson, Clay and Gage-Messra J C Lawrence and Nathan Blakely. Plotte, Greene, Calhoun and Butler-Mr. C W Whaley, with power to cast two votes. Hall-MrLeroy L. Tuttle.
Pawnee-Messrs E W Fowler and H N Gere.

Cuming and Burt-Messrs D L Collier, Wm I oodwill Dakota-Wm F Lockwood, Wm. H James and Cedar and L'Eau qui Court-Wm H James-

Dixon-Wm F Lockwood-proxy Dodge-Mr James G Smith Sarpy-Messrs H H Smith, M S Martin, Jas Cov Washington-Messrs H Mc Neely, A Perkins an

TERRITORIAL CENTRAL COMMITTEE E S Dundy, Falls City, Richardson; W Tipton, Brownville, Nemaha; A Matthias, Nebraska City, Otoe; Wm Gillman, R. ck Bluffs, Cass; G C Monell, Omahn, Douglas; C H Whaley, Monroe, Platte;

John A Briggs, Pawnee City, Pawnee; Frank Welen, Cuming, Burt; Wm H James, Dakota, Dakota; S P Colson, Fremont, Dodge; -James Gow, Bellvue, Sarpy. J S Bowen, Elkhorn, Washington,

- Porter, Ponca, Dixon; -M II Demming, Cedar; Dr. Potter, L'Eau qui Court; DB Crocker, Hall,

Dr. Monell then called up his report from the Committee on Platform and Resolutions It was as 1. Resolved. That we heartily endorse the nomi

nations of Abraham Lincoln for President and Hanribal Hamlin for Vice President of the United States and the Platform adopted by the Republican Conventhe Legislature of which we were a memis above forty feet deep, and runs rather wild and treacherous. The ladies bewild and treacherous. The ladies bepolitical views on questions of National policy.

2 That we are in favor of the Homestead bill as sions rendered him numerous acts of kind- ingly reproved them. Finally the yacht | House of Representatives at the last session of Conness, for all of which he repays us by ma- slipped some water, at the sight of which gress, giving to every actual settler one hundred liciously traducing our private character, and, a gale striking her, she was capemanding 62 1-2 cents an acre from all, proved owner, Bird B. Chapman, for Congress. Ursula, while Morgan Harris grasped tories; that the President, in vetoing even the Sen-

than the legitimate purpose for which it was appro-

better than none, proved that the Democratic party

finally go there, where is the necessity been almost miraculous, and a dispatch and especially in disposing of Territorial offices as a or establish slavery. We base our opinion upon the following clause in the 14th

braskian.

been almost miraculous, and a dispatch received in this city July 18th says it is thought he cannot survive. The bodies

-Cin. Christian Advocate.

7. That the delegate ought to use all influence in his power to obtain appropriations from the General Government to bridge the Platte river at the most feasible point, on the direct line of travel between

8. That it is the wish of the people of Nebraske, that the Delegate of Congress from shis Territory shall procure the passage of a law ceding by the U. S. to the Territory of Nebraska, and the States to be made therefrom, the Swamp Lands lying within MOPE CONVERTS.

the borders of said Territory, upon the same terms and con litions as such lands were ceded to Iowa and

9. That the increased population of the mining regions and the immense travel in consequence, passing up the valley of the Platte, is a new and unanswerable argument in favor of the great Central Route for a Kailroad to the Pacific, as advocated by the Republicans and opposed by the Democrat-

ic party.

10. That our delegate be requested to obtain if possible, the passage of an act of Congress giving to the Commissioner of Common Schools of Nebraska the possession of School Lands within her borders, with the right to lease the same, and that the revenue arising therefrom go to the school fund of the Territory, to be expended according to law for ed-

hfaska, was demanded by the continued attempt of slavery propagandists to establish the institution in If old buck were in the midst of a black and this free Territory, and deserves the unqualified stagnant swamp, beset on all sides by snakes alliga- approval of the Republican party; and the action

SIXTH BALLOTT.

Daily ..... 24

Taffe ..... 5

Daily .......25

Thayer ..... 13

Taffe .... 5

EIGHTH BALLOTT. NINTH BALLOTT.

TENTH BALLOTT.

Taylor ---- .10

tion, Mr. Daily was declared nominated.

Twenty-eight being a majority of the Conven-

Oh motion of Mr. Tipton the following resolution,

"Resolved, That the character of the frands ense-

Thayer 14 Thayer

Daily

Taffe

Taylor

13

E 40

FIRST BALLOTT. M Thaver --- -- -- -- -- - - 13 SECOND BALLOTT.

THIRD BALLOTT. Daily ..... 18 Thayer ---- 16 Annual Exhibit. Taylor ----- 12 Marquette .... 8 FOURTH BALLOTT. Daily ------17 Thayer ----- 17 Marquette .... 7 FIFTH BALLOTT. " C'y Commissioners court " Support of Paupers ... Elections .... Taylor.....11

> Incidental Expenditures .... 475 00 Total amount of County warrants issued

Indebtedness of Nemaha County July 1st, 1860 .... \$1,790 58

Amount of Revenue to be derived from
Taxes levied for the year 1868... \$3,027 75
Amount of delinquent County taxes, non-Poll Tax for 1860 .....

Blanks Of all kinds, for sale at this office.

Total revenue independent of Road

Camp Meeting. A union Camp Meeting, of Brownville and Peru circuits, will be held on Honey Creek, near Mr. Chambers', about seven miles northwest of Brown-August 2nd, 1860.

H BURCH, M BRICHARD.

In this City, on Tuesday, last, CARRIE, only chile of John and Almira Small, of this place, aged one year, ten months and seven days. "Weep not for those

> Who sink within the arms of death, Ere yet the chilling wintry breath, Of sorrow o'er them blows; But weep for them who here remain, The mouruful heritors of pain; Condemned to see each bright joy fade, And make grief's melancholly shade, Flung o'er Hope's fairest' rose,"

Stray Cow. Strayed from the Subscriber, a four-year old cov Ear morks: crop off one, slit in the other, considers ble white about the face; white on breast; horns rather on the stag order. Nearly all the bushy part of the tail is torn off. Has with her a young calf. A liberal reward will be paid for her delivery, or

nformation that will lend to her recovery.

SAM'I. CALLAN. Brownville, Aug. 16, 1860. 1-3t-

Stock Wintered. The subscriber wishes to announce to the public that he is prepared to winter one to two hundred head of cattle, and would respectfully request those desiring cattle kept the coming winter, to address him at Brownvillt, Nebraska. H. O. MINICK. Brownville, Aug. 15th, 1880. 4t-

# SHERIFF'S SALE.

S. J. Hollard

Joseph R. Gould, R M Kiakham Notice is hereby given that by virtue of an exeoution issued from the office of the Clerk of the District Court for Otoe County, Nebraska Territory, against Joseph R. Gould and Robert M. Kirkham, and in favor of J. S. Holland, for the sum of two hundred and eighty dollars and directed to me sheriff of Nemaha county, I, J. B. Wells, Sheriff of said Nemaha County, Nerbaska, have levied upon and will sell at public auction, from the door of the house where the last term of the said court was held, at rownville in said county, on Monday, the 17th day of September, A D 1860, to the high-estbidder for cash in hand, the following described property, to wit: the lots six and seven in section 31. township 7, range 16, east, containing 117 acres, with all the appurtenances thereunto attachs ed, as the proporty of said Joseph R. Gould, and Robert M. Cirkham, in satisfaction of said execu-

J. B. WELLS. Sheriff of Nemaha County, N. T., By BEN. B. THOMSON, Dep'y. Brownville, Aug. 15th, 1860. 49-6t-7 50

# Legal Notice.

Nemaha county District Court, of the Second Ju-

dicial District, Nebraska Territory. The defendant in this case Sam H. Meek, will take notice that on the 11th day of August, A. D. 1860, the plaintiff filed a petition against him praying for said county of Nemaha, on Saturday, the 11th day a divorce and alleged among other things for said August, A. D. 1860, at one o'clock P. M., to the divorce, gross neglect of duty and total abandon- highest bidder for cash in hand, the following de- more, and hissouri Gilmore, heirs of Wilment; and that said petition will be for hearing at the next term of the District Court of the 2nd Judicial District in Nemaha county of Nebraska ter, of section No. twenty. township No. six, north notified that the above named plaintiff, Joseph F. Territory, to be begun and held in Brownville on the of Range No. fifteen, east of the sixth principal 24th day of September, 1860.

MARTHA MEEK. By J. D. N. Thompson, her Aty. Brownville, Aug. 16,-4t.

A Political Text Book for 1860. Compiled by Horace Greeley and John F. Cleveland is now in press and will soon be issued. It is intended to embody every important proposition, vote, document, or passage, calculated to shed light on the pending Presidential struggle, and to be specially useful as a book of reference to all speakers, writers, and others actively engaged in the canvass. Among its contents A SKETCH OF ALL THE NATIONAL NOMINATING

CONVENTIONS, held in the United States since the first, in 1830, including the Party Platform of each restriction in the United States from the Declaration of dependence to the exclusion in Kansas in 1860, mainly from the Journals of Cougress, and showing the vote

Yeas and Nays on the most important divisions o A history of Congressional action the on question o anting free Homesteads to actual settlers on the public lands, with the year and nays on all important ques-

Popular Soveraignty-Mr. Douglas' Essay originally blished in Harper's, Magazine on the Dividing line between Federal and Local Authority The Irrepressible Conflict .- Mr, Seward's Speecq delivered at Rochester in 1858. Mudsils .- Extract from Senator Hammond's speech

The resolutions recently passed by the U. S. Senate, on the powers and duties of Congress in regard to Slavery in the Territories. las' Speech in favor of a law to punish Seditious Pub-

Popular or Squatter Sovereignty .- Extracts from Senator Benjamin's Speech, against Squatter Sovereignty and in review of Mr. Douglas' theories on the subject eech at Frankfort, Ky., on the powers and duties of Congress in regard to the Territories I rinciples of the Republican Party .- Abraham Linoln's Speech at Springfield, Ill., 17, 1850 on receiving Unfriendly Legislation .- Questions and answers, Mr.

Douglas' questions to Mr. Lincoln on the subject of slavery, and Mr. Lincoln's replies. Also Mr. Lincoln's questions to Douglas, with Douglas' replies. Letters of Distinguished Statesmen .- Gen. Cass' let ter to O A B Nicholson, of Tennersee, in which he enunciates the theory of Squatter Sovereignty. Martin Van Buren's Letter of 1848, on the power of Congress over Slavery in the Territories. Greene C. Bronson's 11. That the action of the Republican members of | cf local law. Daniel S. Dickinson on the same subject. the Legislative Assembly prohibiting slavery in Ne- Edward Bates to the Missouri Delegation to the Republican Convention, also his letter sustaining the nomina-

use of the Life Medicines alone. Powers of the Supreme Cour .- Extracts from the writings and speeches of the Fathers of the Recublic, and particularly of the Jefferson Republican party on the powers and duties of the Supreme Court of the Uni-Election Returns,-The returns of ebch State by coun-

ties for President since and including 1840; also the vote of each State by counties at the last General Election preceding the Presidential election of 1860. Resolutions, &c .- Resolutions of Party State Convenlons and of State Legislatures on the subject of Slavery, and such extracts from the speeches and writings of prominent Statesmen and politicians, who are recognized as leaders of their respective parties as will give a clear idea of the issues involved in the coming political ampaign and the positions by the various parties to the The Text-Book will be ready in the course of July .-

# Tribune Buildings, New York.

Of the Expenditures of Nemaha County, Nebraska Territory, from the 1st day of July 1859, to the 1st day of July 1860. Expenditures made for the location of Roads and construction of Bridges .... \$340 18 Expenditures for District Court ..... 656 65 415 00

> " Printing and Stationery Service of County Clerk 651 65 " Sheriff .... " Treasurer, independent of per centage .... Constable ... " County Register, Stationery and Rent, -- 137 77 Total .... \$4,385 74

from July 1st, 1859. to July 1st, 1860, 1st, 1859, and remaining unpaid .....

and School ..... \$3,835 75 T. W. BEDFORD, Co. CI'k.

Now Is The Accepted Time!

VALUABLE FARM FOR SALE! THIS FARM is situated in Nemaha County, near the southern boundary; within four miles of San Francisco-as good a point for shipping as there is in the county good roads from it to every portion said County, and his residence unknown to the plaint of the county; lies in the fork of the roads from Satha deposition of Ruth Elmentoller at the deposition of Ruth Elmentoller at the lem to Nebraska City and from San Francisco to the deposition of Ruth Elmentoller, at the store of Table Rock, Big Blue and Pike's Penk; good water Judge Edmonson, in the town of Newton, Jasper Co. Table Rock, Big Blue and Fisc s ross; good and it lows, between the hours of 8 o'clock A. M. tel being rapidly settled up, its nearness to a shipping ber in the county, and the richness of the soil in that shall have been taken; and that in taking such desection of country, combine to make this a chance for investment, such as is rarely met with by specu-

lator or actual. For particulars call on the subscriber at the Adver-J. L. COLHAPP. Brownville, Aug. 2d, 1860.

PROBATE NOTICE. WHEREAS, Joseph Shittz, has been appointed General Administrator of the Estate of George Englehardt, deceased, late of Nemaha County, notice is hereby given that I have appointed Saturday, September the 15th, 1860, as the day for hearing claims against said Estate; all persons having claims against said estate are hereby notified to have them on file on or before that day or they may forever be debarred from recovering such claims. Given under my hand and official seal this 26th day of June, A D, 1860.

CYRUS W. WHEELER,

#### Notice.

Henry Emmerson

Benjamin B. Frazier In the District Court of Henry W. Lake. Nemaha county Nebraska Territory.

ritory, of Kansas, the above named defendants, will above named plaintiff, The Bank of the Union, take notice that the above named plaintiff Benjamin corporation duly organized, under the name of the B. Frazier of the State of Missouri, did on, the 12th State of Tennessee, did, on the 23d day of July day of July, AD 1860, file his petition in the above named Nemaha County District Court against them Nemaha County District Court against him the mid the said defendants setting forth that the said de- defendant, setting forth that the said defendants fendants are indebted to him, the said plaintiff on on the 5th day of August, 1858, indebted to ha three certain promissory notes, each of which bears said Plaintiff in the sum of \$231 60; and also that date Brownville, February, 20th, 1856, in the fol- on the 20th day of July, A. D. 1858, said defendant lowing sums, to-wit: on the first note, in the sum of was indebted to the said plaintiff in the further and one hundred and twenty-five dollars, with interest additional sum of \$73.60: both said amounts being at ten per cent from March 1, 1857, on the second for a balance due for six bounty Land Warranta is note in the sum of seventy-eight dollars and thirty- sued by the United States Government, sold and dethree cents, with interest at ten per cent from No- livered by said plaintiff to said defendant at his specvember 6th, 1856, on the third note, in the sum of inlinetance and request. Plaintiff asks judment two hundred dollars with interest: at ten per cent against said defendant, for the said amounts with from the 1st of January 1857, for which said amounts interests thereon, at the rate of ten per cent per anplaint if prays judgment. And the said defendants num, from the time aforesaid at which they became Henry W. Lake and Jesse Noel are further notified due, The said defendant will also therefore, take that the said plaintiff has caused a writ of attach- notice that the said plaintiff by fling the necessary ment to issue against the property by the said defendant; has caused a writ of attachment to be la-fendants; and that they are required to appear and answer said petition on or before Monday the 27th

You, the said defendant are hereby further noday of August, A D 1860.

E. W. THOMAS, Att'ys for Pl'ff. Brownville, July 12th, 1860.

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

James S. Chamberlin John W. Bliss and Thomas H Marshall. NOTICE is hereby given that by virtue of an excution, and decree of court, issued from the office of estate of William G of the clerk of the District Court for Nemaha | said estate and Eliza Corking, Chs. | of the Second county, Nebraska Territory, against James S. Chamberlin, John W. Bliss and Thomas H. Marshall, and | more, Peery Gilmore, Nathaniel | Nebrasia Taniin favor of David Seigel and Henry Greenbaum, for the sum of two hundred and seventy-four dollars and Missouri Gilmore, heirs of William fifty cents, I, J. B. Wells, Sheriff of said county, have levied upon, and will sell at public auction from the door of the house in which the last term of the District Court was held, in Brownville, in quarter and the east half of the north-west quartenances thereto attached, as the property of Thomas H. Marshall, in satisfaction of said execution.

J. B. WELLS. Sheriff of Nemaba county, N. T. By BENJ. B. THOMPSON, Deputy. Brownville, July 10. 1860.

# Moffat's Life Pills

Globe, for their extraordinary and immediat, power of restoring perfect health to persons suffering under nearly every kind of disease to which the human frame is

VEGETABLE LIFE MEDICINES Are well known to be infallible. Dyspepsia, by thoroughly cleansing the first and secomi stomachs, and creating a flow of pure healthy bule, instead of the stale acrid kind, Flatulency, Loss of Appecite, Heardburn, Headache, Reatlessness, Ill-temper, Anxiety, Languer, and Melanchely, which are the general symptoms of Dyspepsia, will vanish, as a natual you are hereby required to answer to the said pati-

sequence of its cure. testines with a solvent process, and without violence; cree rendered accordingly all violent purges leave the bowels costive within two Fevers, of all kinds, by restoring the blood to a regular circulation, through the process of perspiration in such cases, and the thorough solution of all intestina

The Life Medicines have been known to cure Rheume tism permanently in three weeks, and Gout in hall that time by removing local inflammation from the mus les and ligaments from the joints. Dropsies Of all kinds, by freeing and strengthening the kidneys and bladder; they operate most delightfully on these important organs, and hence have ever been found a certain remedy for the worst cases of Gravel Also Worms, by dislodging from the turnings of the

owels the slimy matter to which these creatures ad-Scurvy, Ulcers and Inveterate Sores, by the perfect rity which these Life Medibines give to the blood, and ternafive effects upon the fluids that feed the ckin, and the morbid state of which occasions all eruptive com-

plaints, sallow, cloudy, and other disagreeable complexan entire cure of Salt Rheum and a striking improvement in the clearness of the skin. Common Colds and Influenza will always be cured by one dose, or by two in PILES .- The original proprietor of these medicines, was cured of piles of thirty-five years standing, by the

and certain remedy. Other medicines leave the system subject to a return of the disease-a cure by these medibility, loss of appetite, and Diseases of Females-the said execution. Medicines have been used with the most beneficial results in cases of this description; Kings Evil, and Scrofula in its worst forms, yields to the mild, yet powerful action of these remarkable Medicines. Night Swets Nervous debility, Nervous Complaints of all kinds, Palpitation of the heart, Painter's Colic, are speedily cur-

Mercurial Diseases .- Persons whose constitutions have become impaired by the injudicious use of Mercury | Richard Brown | Nemalis County District Court of the will Ond these Medicines a perfect cure, as they never Price \$I per copy. The usual discount to the trade.— | Inti to eradicate from the most powerful prepfail to eradicate from the system, all the effects of the D. L. McGary. McGary. Mercury, infinitely social w. B. MOFFAT.

arations of Sarsaparilla. W. B. MOFFAT.

335, Broadway, New York.

July 5, 1860, 1y

#### INPECTINE. The Persian Fever Charm.

For the prevention and cure of Fever and Ague and Billions Fevers. This wonderful remedy was brought to the knowledge of the present proprietoraby a frind who has been a great traveler in Persia and the Holy Land. While going down the rever Euphrates, he experienced a severe attack of Fever and Agne. On discovering his condition, one of the Roatmen too from his pocket on, from date, at the rate of two per cept. per menth and Amulet, saying. "Wear this and no Fever will touch and you are hereby further notined that a proper you." Although incredulous as to its virtues ; he com-375 74 plied, and experienced immediate relief, and has since case has been issued against you and that you are 75-131 10 always found it an effectual protection from all mala-On further investigation he found that the boatman

could be obtained from the priest of the sun. Sometime afterwards, the gentleman in conversing with a Priest obtained from him the secret of its preparation, and as-54 80 | certained where the medicinal herbs were found, of " Probate Judge ..... 238 00 which it was coompounded. The wonderful virtues of this article have induced a full belief in the minds of thenstives in the miraculous healing powers of their Since his return to America, it has been tried with

attributed to it miraculous powers. and said that it only

the happiest effect by several Ladies and Gentlemeno! high character, who have given it the most unqualified paoise. This remedy having been a specific in Persia for hundreds of years, for the prevention and cure os Pever and Ague and Billious Pevers-is now offered to the American People. It will be sent by mail, prepald, with full directions fouss, on receipt of one dollar. Principal Depot and manufactory, 188 Main Stleet, Richmond, Virginia. Branch Office, Bank of Cemmerce

JOHN WILCOX & Co. July, 5th ly STORE HOUSE

FOR RENT! Main. Between 1st & 2d St's. BROWNVILLE, N. T. For terms, apply at this office or to A. S. BOLLADAY.

Building, New York.

ROBT. W. FURNAS, NOTARY PUBLIC BROWNVILLE, N. T.

Notice Patition for a divorce pending in the Dist. Court Geo. W. Louthan) for Nemaha County Nebras ka Territory. The defendant in this case being non-resident of said County, and his residence unknown to the plais

o'clock P. M. of the 20th day of August, A. D. 1840 point, the exsellent roads in every direction, the good and continue thereat [if necessary] between the water upon it, its proximity to the best body of times are hours of succeding days until all the testiment osition the following interrogatories will be hade let Are you acquainted with the parties to the suit, and what relation do you sustain to either at

2nd. How long have you known them, and where did they reside when you knew them?

2d. Did you know of their being married, or as living and cohabiting as husband and wife and if so, state, in what manner the defendant treated the plaintiff. State any acts of exuelty on his per towards her, or neglect of his to provide for he, and whether she was faithful to him as wife, 4th. And if you know anything olse that will be mote justice between the parties, you are many to state it, in accordance with the rules of evidence The Plaintiff is also hereby notified that a condission will be applied for to take mid deposition

before Judge Edmunson, at the Clerk's offer of mid-District Court, on the Stat day of July A. D. 1869. S. BELDEN, Prin Atty.

### NOTICE

The Bank of the Union } Nemaha County Distriet Court, of the Sup-Gurdon H. Wilcox. Nebraska Territory. The above named defendant, Gurdon H Wilcox, of Henry W. Lake, and Jesse Noel, both of the Ter- the Territory of Kansas, will take notice that the

> tified, that he is required to appear and answer mid petiton on or before the third Monday after the 18th

day of August next, or judgment by default will be rendered against him,

July 25, ISSO, 41\$10 LEGAL NOTICE.

Joseph F. Mitchell, plff. Russel Peery, Administrator of the Nemala Com Gilmore, Jas. Gilmore, John Gil- | Juicial district. Gilmore, Elizabeth Gilmore, and tory Gilmore deceased, and Irene Hunnwell, late widow of said William ! Gilmere dee, defendants,

ing, Charles Gilmore, James Gilmore, John Gilmore, Peery Gilmore, Nathaniel Gilmore, Elizabeth Gilscribed property, to wit; west half of the north-east liam Gilmore, dec, and Irene Hunnewell, late witow of said William Gilmore dec, You are berely Mitchell, has filed his petition in the above named meridian containing 160 acres, with all the appur- Nemaba County district Court on the chaptery side thereof, and commenced a mit against yea, togother with the above named Russel Perry, adminstrator of the estate of William Gilmore, deceased, which suit is for the purpose of obtaining judgment against the estate of William Gilmore, deceased, for the sum of one hundred and fortyfour dollars together with the interest thereon, at the rate of ave per cent per month, from the tenth day of August, a. D. 1859, upon a certain promissory note, given by the said William Gilmore, deceased, to the said plaintiff Joseph F. Mitchell, on the the 19th day of August A. D. 1858, for said sum of \$144, ducone year after period of thirty years, and during that time have date, with a penalty forfeiture of five per cant per month, after due, and also for the purpose of obtaining from said court an order of sale, to satisfy said judgment, of the following described property' to-wit: the south half of the north west quar-The following are some of the distressing variety of | ter and the northwest quarter of the south vest | full section 12, town. 6, north of range 14 east of the arth principal meridian, in Nemaha County, Newska Territory, the said property having been Mortgaged 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 hereby further notified that on or before the tenth day of September. A. p. 1860

tion of the plaintiff, in the said case filed or the pe-Costiv mess, by cleansing the whole length of thein- tion will be taken as true, and judgment and de-JOHNSON & BEDFORD. ALLEN BLACKER, District Clerks By T. W. BEDFORD.

> secutive weeks in the Nebraska Advertiser. ALLEN BLACKER, District Clerk, By T. W. Benforn, Deputy, Rrownville, July 26, 1860.

Ordered that the above be published for four our

Sheriff Sale. I. T. Whyte & Co.

NOTICE is hereby given, that by virtue of an execution issued by the Clerk of the District Court of the Nemaha county, Nebraska Territory against T. H. Edwards, and in favor of 1 T Whyte & Co, for the sum of seventy-eight dollars and eighty-one cents, I. J. B. Wells, Sheriff of Nemalia County, Nebraska Territory, have lovied upon, and will offer for sale, at public auction, at the door of the house in which the last term of the District Court for Nemaha county, Nebraska Territory, was held is Brownville, in said county, on Saturday, the Hila day of August, A. D. 1860, at one o'clock 2. K. of aid day, and will sell, to the highest bidder for cash Fever and Ague -For this scourge of the Western in hand the following described property, to-unt untry, these Medicines will be found a safe, speedy the south-east quarter of the southheast quarter of the southeast quarter of section eleven, town fra. ines is permanent-try them, be satisfied and be cured | north of Range fifteen, east of the sixth principal

J. B. WELLS, Sheriff of Nemahacounty. by B. B. THOMPSON, Deputy.

Legal Notice.

To D. L. McGary of the State of Texas, the above named defendant, you are hereby notified that the above named plaintiff, Richard Brown, of the country of Nemaha, Nebraska Territory, has on, to wit, the 2d day of July, Anno Domini 1860, filed his petition in the above named Nemaha county District! Court against 70 wherein he claims of you the sum of one hundred and wenty and 57-100 dollars together with the interest thereon from the 9th day of September A. D. 1858 at the rate of two per cent per month upon a certain promise-ry note given the 3th day of September A. D. 1868 (hea dated, payable one day after date and given by you to be said plaintiff the said note calling for the sum of 190 dollars and fifty-seven cents together with interest there. affidavit being made a writt of attachment in the said before the 27th day of August A D 1860 or the seld

petition will be taken as confessed and judgment 14 rendered against you for the sum demanded. JOHNSON & BEDFORD, Att'ys for Pi'f. ALLEN BLACKER, Clerk, By T. W. Bedford, Deputy,

Strayed or stolen from the subscriber on the 8th of June last, a dark bay mare, 3 years old; no white about her marked by the collar on top of neck: small size, but not a poncy; said to be raised near Eremont 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. Brownwide, Nebracka

Douglas' Improved PREMIUM SUGAR MILLS. Muskingum Works. Zanesville, Ohio. We are now prepared to manufacture our Presites will be able to supply the demand however large.
We are also manufacturing Douglas' Improved Evaporator, and also Douglas Steam Snear Suspersion are prepared to furnish every article of the best still ty, and at moderate rates, required in the manatactus PRICES \$50 \$60, \$80, \$100. and upwards. Price of Furnaces and Evaporators, \$50 to \$100. MCirculars and Pamphlets furnished on application All orders addressed to the undersigned will be pro-ly attended to. DOUTHELS. BROTHERS. Zentsville, 05%