ADVERTISER.

BROWNVILLE, SATURDAY, JULY 25 1853.

army and the navy of the United States, on the land and on the sea, tictories so signal and so effective as to furnish reas-onable grounds for argumented confionable grounds for argumented confi-dence that the union of these States will be maintained, their constitutions pre-served and their peace and prosperity permanently preserved. in the same letter he speaks of the Omaha route to the west, vantages of the Omaha route to the west, in the same letter he speaks of the ad-served and their peace and prosperity in the same letter he speaks of the ad-served and their peace and prosperity in the same letter he speaks of the ad-served and their peace and prosperity in the same letter he speaks of the only of the sait had been briginally sommened in the same letter he speaks of the ad-served and their peace and prosperity in the same letter he speaks of the only of the sait had been briginally sommened in the same letter he speaks of the ad-served and their peace and prosperity in the same letter he speaks of the only of the sait had been briginally sommened therein. permanently preserved.

But these victories have been accorded and seems to labor to draw from our therein." liberty incurred by brave, patriotic and route. loyal citizens. Domestice affliction in m n gi every part of the country follows in the out of train of these fearful berevements. It is on meet we recognize and confess the pres- puls di ence of the Almighty Father, and the and the power of His hand equally in these tri- of anot umps and these sorrows. tiers.

Now, therefore be it known, that I their r do set apart Thursday, the sixth day of nified. August next, to be observed as a day for ed corr national Thanksgivirg, praise and pray- cannot er; and I invite the people of the United Press. States to assemble on that occasion in Shares to adverse places of worship, and their customary places of worship, and in the forms approved by their own con-science, render the homage due to the Divine Majesty for the wondeful things He has done in the nation's behalf, and invoke the influence of His Holy Spirit to subdue the anger which has produced . RELIGIOUS. their customary places of worship, and and so long sustained a needless and the insurgents, to guide the counsels of church of By Rev. Mr. Reasoner. cruel rebellion; to change the hearts of Churches the government with wisdom adequate o so great a national emergency, and

o visit with tender care and consolation throughout the length and breadth of our and all those who, through the vicisiudes of marches voyages, battles and lieges, have been brought to suffer in bundad d sixty-five, nor for a less "price than

nind, body or estate and family, to lead otherwise worlded by law: Provided, That where improvements have been made upon said lands by ntance and submission to the Divine persons a horized by hav to trade with said In-

By the President of the United States A Proclamation. It has pleased Almighty God to hark-to the supplications and prayers of an af-flicted people, and to vouchsafe to the army and the navy of the United States, army army arms army and the navy of the United States, army and the navy of the United States, army arms army army the states of the states of the extend to every the the arms are the arm

Soc. 5. And be it farther enteted, That the presnot without sacrifice of life, limb and vast enigration to the North Platte ent judge of tas district of Michiganba, and he is Fe made one mistake, however, hereby, assigned to hold said courts in the eastern sentatives of the United States of America in Conying the little Indian difficulty district of Michigan, and shall exercise the same gress assembled, That all that part of the present tor jurisdiction and perform the same duties within Territory of Naw Mexico situate west of a line run-Pawnee reservation, which is said district as he now exercises and performs with - ning due south from the point where the south - 90

whites in three distinct charges. the border. The dangers of are thus in advertantly mag-ive demand of this grey hair-ondent simple justsce which he by us in the future. - Neb. City

There - I be public worship in the Presbyterian

OFFICIAL. LAWS OF THE UNITED STATES. Passed a to Third Semian of the Thirty-seventh Congress.

(Confinued from first page.)

COMMENDENT.-The Omaha for the present district of Michigan shall remove not the records and files of the saip about and district and district and district and Mull Company now cogaged in carrying the Courts to the city of Detroit, and do and perform United States mull from Saiot Joseph, Missouri, to persistin most outrageous misrepresen-tation file state of things in Bouthern tation if the state of things in Bouthern

n ent for the Territory of Arizona and for other 40 Purposes.

Be it enacted by the Senate and House of Repreroute. He says the Sioux re-in his present district. Sec. 5. And be it further enacted, That final west corner of the Territory of Colorad joins the nothern boundary of the Territory of New Maxing process upon any judgment or decree entered in the to the southern boundary line of said Tarritory of

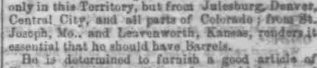
Annot by us in the future. - Neb. City Press. VICK UNG. July 18, 1863. Joe

terms of appointment and service, as well as duties ourt to consist of three judges, and shey inferior and omoluments, shall be the same with those res-pectively appertaining to the said officers in the district of Michigan. And said marshal shall give the same board that other morshals are required to give, to be appended and recorded as now directed by law pre-scribe; there shall also be a secretary a marshal, a district attorney and a surveyor-general for said give the same board that other morshals are required to give, to be appended and recorded as now directed by law pre-scribe; there shall also be a secretary a marshal, a district attorney and a surveyor-general for said give the same board that directed as now directed by law pre-scribe; there shall also be a secretary a marshal and give the same board that directed as now directed by law pre-scribe; there shall also be a secretary a marshal and give and a surveyor-general for said give a product by the supreme court, shall be appointed by

hy law: Provided. That the present district attor- the President, by and with the advice and consent new of the district of Michigan shall be the district attorney of the eastern district and retain the charge of all suits already commonced until final termination, unless the President of the United States shall tive assembly judges of the supreme court secretary the thereafter to be brought in either of soil courts not of a local mature shall be brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the brought in the court of the district where the defendant resides, but if manner, and not exceed in number thas created by there be more than one defer dant, and they reside stid, a.t. and acts amendstory thereto togather with all legislative enactmonts of the Territory of New and send a duplicate writ against the defendants directed to the marshal of the other district, on which an enforcement shall be made that the writ thus sent is a copy of a writ su d out of the court amended by future legislation: Provided, That no of the proper district; and the said writs when exlouted and returned into the office from whence this act until they have entered upon the duties of

Manufacturers' Agents for the sale of	NEW GOODS	17.191
100,000 :: : : Watches, Chains, &c., &c., WORTH \$500,0000 !	JUST RECEIVED AT PRICES	1
o be sold for one Dollar Each, without regard to talue SPLENDID LIST, Of Articles all to be sold for one Dollar Each.	TO SUIT	St
100 Gold Hun'ing Cased Watches, - \$100 each   100 '' Watches, - 60 each   200 ' Ladies' Watches, - 25 each   200 Sliver '' - 15 each   200 Gold Guard, Vest and Chatelain - 15 each	THE TIMES.	Ch
Chains,	FATRENT SUDJE CAMB HILLS FATRENT STRAMETERS STATORATIONS FATRENT FILSE OF ASDRATORS, TAITENT FILSE OF ASDRATORS,	Annou abit com
000 Law = and Florentine Brooches 4 to 6 each   00 Coral, Garnet & Emeraid Brooches, 4 to 6 each   00 Camen Ear Drops. -   00 Garnet Mosaic and Jet Ear Drops, 4 to 6 each   00 Lava aud Florentline Ear Drops. -   4 to 6 each 6 each   00 Garnet Mosaic and Jet Ear Drops. 4 to 6 each   00 Lava aud Florentline Ear Drops. -   4 to 6 each -   00 Lava aud Florentline Ear Drops. -   4 to 6 each -   00 Lava aud Florentline Ear Drops. -   4 to 6 each -   00 Lava aud Florentline Ear Drops. -   4 to 6 each -   00 Lava aud Florentline Ear Drops. -   4 to 6 each -   00 Lava aud Florentline Ear Drops. -   4 to 6 each -   00 Lava aud Florentline Ear Drops. -   1 to 7 to	JOHN A. PONN	Br
000 Gents' Scart Pines - - 100 8 each   000 Oham and Hand B acelets - 8 to 10 each   000 Gents' Breats Pins, - 2 to 8 each   000 Watch Keys, - - 9 to 6 each   00 Fub and Ribbon Slides, - 2 to 6 each	Is now receiving and opening out his Sprin Stock of Goods, could ing of T CORE	is one of souri riv The bas graded w case at m
00 Sets of Bosom Studs, - 2 to 6 each   00 Sileeve Buttows, - 2 to 6 each   00 Plain and Chased Rings, - 2 to 6 each   00 Stone Set Bings, - 2 to 6 each   00 Miniature Lockets, Crosses, &c. - 2 to 10 each	Groceries, Hats and Caps.	Our ch than at a Travel this fbe We are
000 Sets Ladies Jewelry. 2 to 15 each All of the goods in the above List will be sold, with- to reservation, for One Dollar each. Certificates of I the various articles are placed in similar envelopes all scaled. These envelopes will be sent by math, or	Flour and Bacor	plaint of Be
tivered at our office, without regard to choice. On ceiving a Gerifficate you will see what article it rep- sents, and ft is optional with you to send one dollar d receive the article or not. In all transactions by mail we shall charge for for- rwarding the Certificates, paying postage, and d ing	Hardware, Furifiture	Besilo.
e business, 26 cenis each. Five Certificates will be m <sup>t</sup> for \$1; Eleven for \$2; Tairty for \$5; Sixty-five r \$'0 and One hundred for \$15. CORRESPONDENTS may rely upon a quick and ompt answer to their orders. Our business is con-	Window Glass, etc., etc., etc.	To the The the hold a se
d we guarantee satisfaction in all cases. Our pat- us may always depend upon having their orders faith- illy and panctually supplied. In no case will corres- indents be neslacted.	CVSH OR PRODUCE.	villo, con uing flio Assessme Durinj aggriove
Correspondents should be careful to write their cuatures plain, and give their Post Office, County, and ate. Address, GEO. DEMERIT & CO., 229 Broadway, New York.	Call and examine my stock before purchasing elsewhere. Brownville, April 24, 1862, n42-6m	appl: to posed err er:y. Baown
The Having had business relations with the above intlemen, I take pleasure in saying that they are norable, upright men, and perform all they promise; d the Jewelry I have seen from there is genuine, and ves satisfaction. R. O THOMPSON, 7-tf Nurvery Hill, Neb.	1863 SPRING STOCK. 1863	CO The un Flour Be only in th
Notice to Teachers. The undersigned, Board of School Examiners, for a County of Nemana, bureby give notice that	WM. T. DEN.	Central Josoph, 1 essential Be is
reafter, on the first Saturday of each month, ey will hold meeting at the office of Luther Hoad- Esq., in Brownville, for the purpose of examin- g applicants for certificates to teach school in said	Has now received his Spring Stock of Goods direct from New York, Philadelphia, Boston and St. Louis which	Flour, as Backs ad procure higher pi
A. G. WHITE, L. HOADLY, January 31st, 1863.	Quick Sales & Small Profits,	Fehtl-
1 Walnum - Walnut When 17 - 17	MAIN STREET, DROWNFILLE, M. T.,	-3547.E-

BROWNVI team Ferry hange of Proprietors HUGH BAKER & CO., unce to the traveling public that their sylendid amodious Steam Perry running action from wnville, \_\_\_\_ Nebraska f the best in every respect on the Upper Mis ants on both sides of the river are low and well which renders unloading unnecessary as is 1) at other ferries. Larges too-an Hem those hard times-are lower any other crossing, here from Kansas to lows and to the cast will fin cardet and best route in every respect. teternived there shall nereatter he up com account of the set of the set of the lays in Crossing. as our regular trips, we will be ready to scoul noment to take passengetr across either way. HUGU BAKER & CO. 16, 163-n41-1y an offer standing to walt Tax Payers of Nemaha Co., N. T. aunty Commissioners of said county will saion at the County Clerk's Office, in Brown-ameneing on Monday, June 8, 1863, continiree days, for the purpose of correcting the neut Roll of said county, for the year 1867. Ing the sitting of said Board any person feeling o the Board for the correction of any sup-rrer is the isting or valuation of his prop-WILLIAST H: HOOVER, Co. Cik. willo, May 18, 1863, n48-2w . . . . OPERS WANTED lersigned desires to purchase 2 000 good acrels. The great demand for his flour, not this Territory, but from Julesburg, Denver,



is chosp as possible, and as the high price of dd to the price of Flour, he is determined to Barrels. He is willing to psy Coopers a price for their work than they obtain in the J. G. MELVIN.

Will back to the perfect enjoyment of for which he same may be sold, shall be paid to Union and fraternal peace.

5th day of July, in the year of our same, at the appindized value as aforesaid, the value Lord one thousand eight hundred and ixty-three, and of the Independence of he United States of America the eighty ADRAHAM LINCOLN. ighth. by the President-William H. Seward bring; bat no bids shall be received for sacd lands

ecretary of State.

## LOCAL.

COUNTY ORDERS AND CITY ORDERS. We have a few County Orders, and a lew City Warrants for sale.

Swan & McLauchlin have just re-ceived a fresh lot of Oysters and canned fruits. Swan & McLAUCHLIN have just re-

Mr. Seigel is about to start East after direction of the Secretary of of the Interior in noas stock of Fall Goods, and he consequent- and it and be the duty of the Secretary of the Iny wants the money that is, due him on books, accounts, and notes. See his ad-vertisement in another column. czosedie; eighty acres to each head of a family be made which lands, when so allotted shall be

Mr. Bratton has shown us a basket of arge potutoes, averaging a pound piece in weight, of the Shaw variety, which were planted just eight weeks advise the said indians in agricultural and me-before they were dug. cfore they were dug.

I SCREAM .- Travelers, and all others ho visit this city, these kot Summer vs are informed that Phil. Deuser will peace of the Indians. Said Indians shall be subost cheerfully furnish them a refreshg dish of Ice Cream for the reasonable they may appen to reside. They shall also be m of five cents.

We hear some complaint from Farers about the Chintz bug in Spring heat. From six years observation in braska, we have come to the concluin that Fall Wheat is far more profitathan Spring. Farmers should makerangements to sow Fall wheat next

DR. BURLEIGH, Indian Agent from incton, Dakotah Territory, paid a brief it to our town this week The Doctor decided Radical. He thinks the ple of Southern Nebraska belong to true Church, and he proposes to county, to the south line of Calhoun county; thence ite here.

nor of said fast named county; thenes north, on the east boundary of said county, to to the south line BRAIN ELEVATORS IN CHICAGO .--- An-the scuthenst sorper of Eaton county; thence north er immense Grain Elevator, said to on the cast boundary of Eaton county, to the south

the partie making the same; and in case the bied in different districts the plaintiff may and in either, and send a duplicate writ against the defendants Done at the city of Washington this upon which, such improvements shall have been made she be purchased by the parties making the payment of the debts of the said Indians, shall be APPROVED, February 24, 1863. old on saled bids for the best price the same will

until the grst day of Janury, Anno Domini eighteen hundred and sixty five for le-s than two dollars and GRAP. LV .- An act to establish Cortain Post Road. Be it quacted, by the Senate and House of Repre fifto cens per more. Bids shail be received for tract entatives of the United Seates of America in Con conforming to the Government surveys less than

one hucked and sixty acres as will sceure the largest price for said lands, the Scoretary is authoriz-ed to receive, in payment of said lands, certificates of meeterin as of said indians issued by the Commi sioner of Indian Affairs for the debts of said Indiens, secured to be paid out of the sale of said lands by the third article of the treaty of the said

rative number of their tribe without the consen

their capacity and the means at his command., approved February 21, 1863.

The vostern district shall embrace all the terri-

and waters within the sollowing boundaries

will Commencing at the southwest corner of

east on the south line thereof to the southeast cor-

Gaton county; thence cast on said south line, to

the President of the United States, The Secre

of the Interior shall also make reasonable pro-

From Trinity Centre, via Summerville. Colcil-ville, and Centreville, to the Forks of Salmon River. a Klamath county. Indians with the United States, concluded at Washinton in the diffeenth day of April, eighteen hun-

as post roads:-

county. Mille. terior a lot to said Indians in severalty lands which they may suspectively cultivate and improve, not

From Knox to Hamlet.

vested is mid Indian and his beirs, without the right of disundion, and shall be evidenced by pa-Since and we is further enacted, That the money to be annually appropriated for the benefit of the said indians shall be expanded in such man-

n, and Red Rock to Knoxville.

selves will out the hid of the Government. And in sich expenditure reasonable discrimination may be made in force of the chiefs who shall be found Deer Lodge, to Bitter Root Valley, From Masonville to Marion. KENIUCKY, failufer to the Government of the United States,

and efficient in maintaining its authority and the From Vanceburg, via Cinny, Mills anp the mouth Laurel, to Olive Hill.

> From Omaha City, va De Witt, to West Point. From Omaha City, via Hazleton, to Forest City. From Fremont, via Jalapa to West Point. Prom Columbus, via Monroe to Genoa.

scribe; but they shall be und incapable of making any valid ivil contract with any person other than From Nebraska Centre, via Elm Creek, Buffalo

on for the education of said Indians, according Utah Territory. From Cit an wood Springs, via Republican Fork

Fort Riley, Kansas. From Plattsmouth, via Plattsford and Forks of Salt Crrek, to Camden,

Be it Resolved by the Senate in the House of Re-presentative of the United States of America in Con-gress assembled, That the State of Michigan be. esta Austin, to Camden. UTAIL. TAIL TAILON

Minersville. 

From Boonville, via East Road, to Port Leyder and thence via River Road, to Lyons Falls. From Pittsfield, Pennsylvania via Freehold an

From New England to Amesville. From Braceville to Farmington From Greenville, via Claybard Town, Dills Sta ion, Beinsvills, Nuvada, Brock, to North Star, in PENNSYLVANIA.

number twenty five hundred and eighty-three, t

From Pike, via Wyalusing to Dushore.

tonville, in the county of Montour.

From Pleasantville, via Tionesta to Carion.

From West Nanticoke, via Harvey's Creek, to

From Scroudeburg, in Monroe county, via Sny

From Kelly's Station, on the Allegeany Valley

From Reading, via Adam's Brewnsville, and Klops

From New Germantown, Perry county, to Con-

WEST VIRGINIA.

eron Wausau to Jenny. From Wausau to Jenny.

From Kingwood, via Albright to Portland.

COLORADO.

Erom Golden City to Relston Greek. DAKOTA.

From Denver to Bear Canon, on the headwater

From Maukato, Minnesota, Madalia, Aship

ion, Smutty Bear's Camp, Ben Homme, Wannavi,

From Great Salt Lake City Utah, via Ogden City

From Ohico, California, via Susanville, to Hum-

WASHINGTON.

NEVADA.

hey issued, shall constitute one suit, and be pro- their respective offices within the stid T veloce. Sec. 3. And be it farther enacted, That there shall aeither be slavery nor involuntary servitude in the said Territory otherwise than in the panish-ment of crimes, whereof the parties shall have been duly convicted; and all acts parts of acts, either of Congress or of the Territory of New Muxico, estab-

lishing, regulating, or in any way recognizing the relation of master and slave in said Territory, a e hereby repeated. Approved, February 24, 1863.

## LEGAL NOUL CELLY

Charles W. Giddings,) In the Pawnee County Distriet Court, September Term

J. S. Wood, et al. ) 1863. T. J. S. Wood, Joseph Stasle, Jr., E. F. Ferris, E. A. Corey, James L. Giddings, R. V. Muir, J. S. Cowles, Walter Lyons and P. Bartlett, non-resi-dent defendents: You will take notice that the above named plaintiff has flied in the Glerk a Office, in and fur Pawnee County, his petition in liebt, wherein he claims of you the sum of \$1748,03, on

account for money laid out and expended for you, and for wors and labor done and performed at the instance and request of defendents herein, and that an order of attachment issued out of said court, spensable things. a light, cheap, and useful article. against your lands, tenoments, goods, chattles and

effects directed to the cherif of said county, who in pursuance of said order, attached the following described property, owned jointly, by said defend ents, in the town of Table Rock, in the county and it shape possible for retailing. The "Craig Misroscope" Territory aforesaid to-wit :

Lots 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, Block One, Lots I, 2, 3, 4, 5, 6, 9, 10, 11, 12, Block Two; Lots I, 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, Block Three: Block Four: Lois 1.2, 4, 5, 5, 8, 9, 12, Block Hive: Blocks Six and Seven; Lots 1, 2, 4, 6, 7, 8, 9, 10, 11, 12, Block Eight: Lots 1, 2, 3, 4, 6, 8, 10, 11, 12, Block Nine: Lots 2, 4, 6, 8, 10, 12, Block Teb; Lots 1, 2, re furnished at \$1,50 per doz. retail. be genuine

4, 5, 6, 7, 8, 9, 10, 11, 12, Block Eleven ; Lots 2, 6 7. 8, 10, 12, Block, Tweive ; Lots 1, 2, 4, 5, 6, 8, 10, 11, 12, Block 13 ; Block 14 ; Lots 7, 3, 4, 6, 9, 10, 11, tocks of Stationery in the United States. 11, 12, Block 13; Block 14; Lots T, 3, 4, 6, 9, 10, 11, 12, Block 15; Block 16; Lots 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, Block 15; Block 16; Lots 1, 2, 3, 4, 5, 6, 10, 12, Block 19; Lots 1, 2, 3, 4, 5, 8hock 18; Blocks 20, 21, and 22; Lots 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block 23; Block 24; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, Block 23; Block 24; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, Block 23; Block 24; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, Block 23; Block 24; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, Block 23; Block 24; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, Block 24; Lots 1, 2, 5, 7, 9, 10, 11, Block 26; Lots 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block 27, Lots 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block 29; Lott 1, 2, 4, 5, 6, 8, 9, Block 30; Block 31; Lots 4, 5, 6, 7, 8, 10, 11, 12, Block 32; Block 33; Lots 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, Block 32;

Attachment Notice. ). G. Dorsey, Plaintiff, ) Before Jesse John, a Justice of the Peace in and for Nemaha John R. Davis, Defit. ) County, Nebraska Territory.

On the 28th lay of April, A. D., 1953, said destice isized an order of attachment in the above action, for the sum of twenty-five dollars and eighty-five contra-C. G. DORSEY. Block 33 : Lots 1, 2, 3, 4, 5, 6, 8, 10, 11, 12, Block 34 : Lots 1, 2, 3, 4, 5, 7, 8, 9, 10, 12, Block 35 ; Lots 3, 4, 5, 6, 7, 8, 11, 12, Block 36 ; Lots 1, 2, 4, 6, 10, Brownville, May 14th, 1863. n45-4w-\$2

Probate Notice. W. H. Dunbar, Public Adminis-)

sing effect of light.

11, 12, Block 37; Let 11, 2, 4, 6, 7, 8, 10, 12, Block 38; Lots 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block 39; Block 40 & 41; Lots 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block trate of Missouri, State of Missouri, Va 42 ; Block 43, 44, 45, 48 ; Lots 2; 3, 4, 6, 7, 8, 9, 10, 11. 42: Block 43, 44, 45, 46, 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, Block 47; Lots 1, 2, 4, 6, 7, 8, 10, 1T, 12, Block 48; Lots 4, 6, 8, 10, 12, Block 49; Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, Block 50; Lots 4, 5, 8, 10, 12, Eloc', 51; Lots 2, 4, 6, 7, 8, 9, 10, 11, 12, Block 52; Lots 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, Block 53; Block 54; The unknown heirs and legal Representatives of August Ockle, deceased. To the unknown heirs and legal representatives of August Ockle, deceased, you are hereby-oddified that id Administrator filed in the Probate Court of said county of Nemaha, Nebraska Territory, his petition as said Administrator, for the said of the following des-cribed real estate, of which said decedent died, seized, Lots 2, 4, 5, 6, 8, 9, 10, 12, Bleck 55 ; Lots 1, 2, 3, 4, 3, 7, 8, 10, 12, Block 56 ; Lots, 13, 14, 15, 16, 17, 14 Block 56 ; Lots 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, Block 57 ; Lots 2, 3, 4, 6, 7, 8, 9, 10, 11, -wit: The east half of the northeast quarter of secion number nine (9.) township number four (4.) north

12, 13, 14, 15, 16, 17, 18, Black 58; Block 59; Lots of range number thirteen (13,) east of the sixth prin-1, 2, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18. ipal meridian in Nemaha county, Nebraska Territory, Block 60 ; Lots 1, 2, 3, 4, 6, 8, 10, 11, 12, 13, 14, 15, 16, 18, Block 61 ; Blocks 63, 64, 65, 66 ; Lots 1, 2, 3, 4, 5, 6, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, Block 62 or the payment of the debts and charges of Adminis ration against said estate. Ordered that the prayer of said petition is hereby set for hearing on the 20th day of June, A. D. 1363, at ten o'clock, A. M., or as soon and also the following described lands in said counand also the following described lands in said coun-tr, to-wit : East half of Southwest quarter, Sco-tion 13, Town 2, Range 12; and West half of Southwest quarter, Section 11; Town 2, Range 12; in47-4w-86,50 Probate Judge. Southwest quarter, Section 11; Town 2, Range 12; and Southeast guarter of Southwest guar er, Sec-

tion 11, Town 2, Range 12A And you are further HEADQUARTERS COMPANY "C." notified, that unless you plead, answer or demur to CAMP COTTONWOOD SPRINGS. NEBRASEA,





From Warrenton to Pinkney. From St. Charles to Elsah, in Jarsey councy, Illinois, via Portage de Sioux. From Wellsburg, by chain of Rocks, Bailey's Chantilly, and Snow Hill, to New Hope, in Lincoln

ILLINOIS.

INDIANA.

From Bristol, Indiana, via Osborn's Corners, Brownsville, Michigan.

From Brookville to Sumanville.

From Sionx City to the Yadeton Agency. Fo Randal, Fort Poirce, Fort Berthol, Fort Union month of Silk River, Fort Benton, Sun Rase: Fa.m.

NEBRASKANO THE subject to such rulos and regulations for their gov-erament as the Scoretary of the Interior may pre-

From Columbus to Canden.

creek mouth of North Fork of Plate River, and odge Pole Creek, to Boulder City Colorado Terri-

From Fort Laramie via Deer Creek Plate Bridge Green River, and Fort Bridger, to Salt Lake City,

CHAR. LIV -- AD act to divide the State of Michi ran into two Judicial Districts, and to provide for solding the District and Circuit Courts there-

From Brownsville, via St. Frederick, Tecumseh

From Beaver via Greenville and Fort Adams, to and the same is hereby, divide ! into two judicial

From Payson to Goshen. TRANCO

Lottsville, to Broken Straw. OHIO. illslale sounty; in the State of Michigan, and running from thence north on the west line of said

Darke county.

From Mapleton, the pr sent terminus of route

MISSOURI.

From Folsom to Lincoln.

From Mount Vernon to Carthage, via Cowi'es

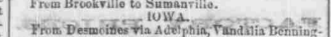
grees assembled, That the following be e.tablishe

From Colusa to Bear Valley.

CALIFORNIA.

From Peru Station to Blue Grass.

From Wilmot, via Indian Village, Cromwell, to



e largest in the word, has just been shed in Chicago, and still another, of al size, is nearly completed. They e been built in the most substantial mer, and are furnished throughout a the most perfect machinery, includrect weight to buyers and sellers of in. The amount of grain which can handled in these Elevators in a sinday is enormous. The increased uction of grain in the North-west 1 aps shown in no way more clearly by the rapid increase in Chicago of acilities for receiving and shipping

BITE WILLOWS .- We publish in anplace as an advertisement a circuom three of the most celebrated erymen in Illinois with regard reto this Willow. In this Prarie ry, there is no timber that can be ed one-half so profitable as is this v. There is no doubt about it. ere is just now a furor in this Counget Willow Cuttings-the effect orts made to introduce it by Thomand Hedges. To their efforts is the credit and the benefits of its all source are hereby anthorized to held adjourned uction in Nutrice This being being before the courts shall in uction in Nebraska. This being the spinion of the court require it. ase, we think they should have at a share of the patronage of those og themselves of it. They are nurnen living in Nebraska, idensified its interests, and should be sustained.

HLT.

boundary of said county, to the southwest corner Newtown. the reof; thence north, on the west boundary of Clinton and Gratiot counties, to the south boundary of Initialia country thongs west on its south boundary, to the sufficient corner of said last named county; the conorth on the west line of Isabella and Clare counside to the south boundary of Missaukee counthence east on its south boundary to the southout corner of Missaukee county; thence north on t a cast line of Missaukee, Kalcasee, and Antrim a large number of Fairbanks, 500 quality, to the south boundary Emmet county; shel Hoppers Scales, which insures the constant of the southanst corner of Emmat connway actors said straits; thence westerly, in a Silver, Rock. of line, o a point on the shore of Sake Michi-where the north boundary of Delta county dersville, Kellorsville, and Fennersville, to Bridhes Lake Michigan ; thence west, on the north headville. of Delta county to the northwest corner of said in county; thence south, on the west boundary Railroad, to Cochran s Mills in Armstrong county . aid couty, to the dividing line between the tes of Michigan and Wiscousin of Green Bay; Store to Womelsdorp. the portheasterly on the said dividing line, into in Michigan; and thence southerly, through Lake laigns to the southwest corner of the State of higan on a line that will include within said inductions the waters of Lake Michigan within the mirality jurisdiction of the State of Michigan; are east, on the south boundary of the State of innu, to the intersection of the westdine of dale county. The judicial centre of which net shall be at Grand Rapids, in the county of at, where the courts of said district shall be held of West Plamb Creek. e eastern district shall embrace all the other ter-y of the State of Michigan and all other waters said State not embraced within the forgoing inducion of said western district. The judicial man, Bandolph Lake, StevenseLake, roth and south bends of the Desi Moines River, Iake Graham, Blue Mound, Sioux Falls, Opper James Crossing, Yanktre of said eastern district shall be at Detroit, the county of Wayne, where the courts of said ot shall be held, sugar

And be it further enacted, That there Tuffsville, (or Nesauda,) Philbrick's Crossing, (or Chotesa,) and Greenwood to Fort Randal. it be two terms of the circuit and district courts From Eikpoint, via Brule Creek and Valley an used held in each of said districts, to wit:-Big Shoux River, to Sioux Falls City. the city of Detroit, for the eastern district, on e first Tuesday in June, November and March in Cashe Valley, Snake River Ferry, and Bannack the year, and at the city of grand Rapids, for the Vectors district, on the third Monday of May and hind Monday of October in each year, and the From Obice, Californ b. Idt City.

From Fort Laramie, Nebraska, to Hell Guto fice. 3. And be it further enacted, That all suits Washington. the other proceedings, of whatever name or nature, Sec. 2. And be it further enacted, That the true nen living in Nebraska, identified its interests, and should be sustained. sell the cuttings \$1 per thousand per than applied and disposed of in the same manuer as the same would be the same in case said State had not been divided per than applied and the same in case said State had not been divided per than applied and the same in case said State had not been divided e them to grow. the clork of the circuit and district courts provided.

A. D. 1863, said petition will be taken as true, and Special Order, No. 3. May 21st, 1863. From Pittsburg to West Miduleton. judgment rendered against you accordingly. ISHAM REAVIS, Att'y for plff. From Germantown to Silver, Rock. From New Germantown to Concord.

July 18, 1863. n1-4w-\$18,25.; From Quakertown via Richlandtown, Pleasant alley, Springtown, and Durham, to Rieglasville

LEGAL NOTICES.

Hamilton Coopar, assignee of H. Billings, i ty District Court, Sep-va. I V (tember term, A. D. 1863 Henry Marlatt. Debt and Attachment. From New Germantows in Perry county, to Conord, in Franklin county. From Milton, Northumberland county' to Lew-

To Henry Marlatt, non-resident defendant above named. You will take notice, that the Plaintiff in the above stated cause, has filed in the office of the

clark of the District court, in and for Pawnee coun-ty, his petition in debt. in which he claims of you the sum of \$32,50 with interest thereon from the 1st

day of August 1860, on promissory note, by you exday of August 1860, on promissory note, by you ex-certain cause pending in said Court, wherein Benjamin ecuted on the 1st day of April, 1860, to Hiram G. Cooper is complainant and Jerome Hoover. et al, Billings, payable four months after date, which note fare respondents, I will on Tuesday. July 7th, 1963, at was, on the 25th day of June 1861, by said Billings assigned to the Plaintiff, and that an order of at-tachment issued ont of said court, against your lands tennents, goods, whattles and effects, directed to the

sherin of said county. And you are further notified that unless you plead, anywer, or demur is said pe-tition on or before the 31st day of Augus, 1853, the 048-5w-\$4 80 same will be taken as true and judgement rendered accordingly.

## ISHAMPREAVIS, Atty. for Piff. July 18, 1863, no1-4w-\$6,00

LEGAL NOTICES. Benjamin G. Cooper.) In the Johnson County Dis-

William Jones. A. D. 1863. In chancery. To William Jones, non-resident defendent. You are hereby notified that the Plaintiff above named has filed in the office of the clerk of the District court, within and for Johnson county his certain petition and bill of compliant, the object and prayer of which is to forcelose a certion deed of trust or mortgage, by you given said plaintiff, on the follow-ing described real estate. situated In said county and Territory, towit. The S 1-2 of S E 1-4, Sec. 13, and W. 1-2, of N. E 1-4, Sec. 24, Township 5 Range 10, to secure the payment of a certain prom-issary note by you executed to said plaintiff, for the sum of \$250,00, payable one year after date, with interest after maturity, at the rate of twenty-five. intent and meaning of the signth section of the sot disport of Michigan, shall be per cent per annum, which said note and deed of unless you plead, answer or demur to said petition and bill of complaint, on or before the S1st day of August, 1863, the same will be taken as confessed and a decree of foreclosure, rended by the court in secondance with the prayer thereof. TSHAM KEAVIS, Sol. for comp't July 18, 1863. nol-4w-\$700.

It having been reliably brought to my notice that persons encaged in keeping Banches and store along e road, and persons passing over the road, have been n the habit of furnishing whisky to the Indians, therey committing a very grave criminal offence I now now notify all such persons, that they must mmediately discontinue such traffe; and If this practice is persisted in, in a single instance, I will prompt ly and severely punish the effender.

and useful articles

and Ruler,

T. W. BEDFORD. By order of Captain 2d Nebraska Cavalyy, Commanding Go, "C,2" N. F. HEWETT, Post Adjutant.

MASTER'S SALE.

In pursuance of a decretal order made by the Distric Court in and for Nemnha County, Neuraska Territory, stelling in Chancery, heating date May 29th, 1952, in a 10 o'clock, A. M., in front of Den's Hali in Brownville, iz said county, boing the place where said court was ast held, effer for sale to the highest bidder, for cashthe following described, premises to-with The south n51-4w

of Nemaha County, Nebraska Territory,

west gnarter of section anmoles twenty-nine, township umber four, north of range number fifteen, east of the ixth principal-meridian in Nemaha CountyidNeb aska J. S. BEDFORD, Master in Chancery,

LEGAL NOTICES. Mary E. Fowler.) In the Pawnee County District Court. September term, A. D. Dwight Fowler,) 1863. In chancery, bill for divorce.

To Dwight Fowler, non resident defendant above named. You will take notice, that the Plaintiff and complainant in the above stated cause, has filed in the office of the clock of the District court, in and for Pawnee County, the certain bill of complaint, and petition, the object and prayer of which is to dissolve, and annull the bonds of matrimony, solemnined between you and the aforesaid complainant, at the town of Conquest in the County of Cayuga, and State of New York, on the 2d day of January, A. D. 1850, and for a reasonable altowance as ali-mony from your goods, chattles, and estate, upon the grounds of wilful and continued desertion for a period of more than two years, next preceeding the filing of her said bill of complaint. And you are further notified that unless you plend, answer or de-mur to said patition and bill of complaint, on or before the first day of August 1863, said hill will be taken as conferred, and a decree of divorce with a

reasonable allowance as alimony form your entate as aforesaid, for her support will be readened is in said politice proyed for. ISHAM REAVIS, Solicitor for compt. July in four bolicity states of the

PLANKS, OF ALL KINDS, PARATE 1) for sale at the ADVERTISER OFFICE, |

75,000 Standard Pear Trees, 2 to 3 years old, \$25 per

not be Undersold,

n40-tf

\$100 per thousand.

ed cheaply, and by growing two years, will make good sized trees to plant in an orchard. Any one can treble their money by growing them to sell. Send for Whole the day on which it was first persued.-N. T. sale and Descriptive Catalogues. E. MOODY & SON.

Niagara Nurseries, Lockport, N. Y. 151-3m

Administrator's Sale. By order of the Propate Court, on the 18th day of July A; D/ 1803, at 12 s/clock M, in front of the office of the Probate Judge, in Brownville, Nenzaha county, will be sold to highest bidder, the following Real Estate, as the property of Annuit Oakle, deceased, to-wit: the east half (1-2) of the north east quarter (1-4) of section number nine (9.) township number four (4.) north of range number thirteen (13.) east of the 6th principal ridian, appraised at \$240. Terms of sale, ous half down, the ballance in one year. W. H. DUNBAR, Pub, Admin.

Atchison county, Mo.

## LEGAL NOTICE.

Benjamin G. Cooper.) In the Pawnee County Dis-> triet Court, September Term, Elizah Markee, A. D. 1863. In Chancery, To Elizah Markee, non-resident defendent above named : You are hereby notified that the plaintiff in the above stated cause, has filed his certain bill of complaint against you, in the District Court, in and for Pawnee county, the object and prayer of which is to forcelose a certain mortgage, by you given the plaintiff on the following described land, situated in said county, to-wit ; The Northwest quarter of section 25, in Town 3, Range 12, to secure the payment of a certain promissory note by you ex ceuted to said plaintiff, for the sum of \$312,50, payable two years after date, with interest after matu-

rity, at the rate of twenty-five per cent. per sonum, which note and mortgage hear date each on the 15th day of July, A. D. 1859. And you are further no-tified that unless you plead, answer or demur to said petition and bill of complaint. on or before the 31st day of August, 1863, the same will be taken as confersed, and a decree of foreclosure rendered by the court in accordance with the prayer thereof.

ISHAM REAVIS, Sol. for Comp't.

July 18, 1883. nl-iw-\$6,50

NEW MUSIC. "Shall we Know Each Other Thore" Sing or Doct sill Choose, by Rev. Mr. Lowry, author of Salbath Bulls Ohlme on." This song is good.-

make it the model newspaper of our, country, and undred, 3230 per thousand. 20 000 1 year old Diana Grape Vines, \$15 per hundred weekiy summary of foreign and domestic intelli-

gence is altogether superior to that contained in 150,000 Standard Pear Grapes, \$6 per hundred, 854 per thousand. These Pear Grafts, not being bulky, can be transport-ed cheaply, and by growing two years, will make good

Evening Past. We would not to often call attension to HARPER's WEEKLY if we were not well satisfied that it is the best family Paper in the United States, and for that reason, and that alone, we desire to see it anotheprevalent, which blunts the morals of its readers, vitiates their taste for sonsibly reading, and is al-ready bad in its effects. - New London Advertiser Wherever we go-in rail-cars and steambontswe find it seized with engomese, because of its spirited sketches of passing events. We all like to look at the faces of men we have read of, and at ships and forts that have figured in the bloody scenes of war. Of all such men and places, and e ont, this paper furnishes the best illustrations. Our future historians will enrich themselves out of HABIE I'S WEEKLEY long after writers, and paints er , and publishers are turned to dust, - M. T Lyan-

gassin BOTLANG OVATOO T FRAM- ATLA TERMS. TEN SUBSCIBERS, at \$2,50 each, or 11 Copies for

HARPER'S MAGAZINE and HARPER'S WREELY, gether, one year, \$5 00. HABPERS WEEKLY is electrotyped, and back

numbers can be had at any time; Vols. I., II., HL, IV., V., and VI., for the Years 1857 to 1862 inclusive, of "HARPER'S WEEKLY, handsomely bound in Cloth extra, Price \$4,58 each are now ready. The postage most licersn's WREEKLY, when paid in advance at the office where

it is received, is twenty-six contra year. HARPER & BROTHER. FRANSISS SQUARE, NEW YORK



FUBOOTS AND SHOES MAIR, BRTWEEN VINAT AND ANORRO FUE THE MERIANEY FALLERY RANGE THE REAL -ly No. 191. A plantic in attend-any to 197 No. 191. A plantic in attend-any to 197 No. 191. A plantic in attend-any to 197 No. 191. A plantic in attend-in No. 191. A plantic in attend-ing indicates in a plantic in attend-ing indicates in a plantic in a plant