	A CONTRACT OF THE REAL PROPERTY OF				
NEBRSAKA ADVERTISER. FUELISHED EVERY THURSDAY BY T. R. FISHER, boond Story Strickler's Block, Main Street, BROWNVILLE, N. T. TERMS: me Copy. one year, in advance, \$2 06 prec Cupies, to one address, \$6 00 Pub of Five, 15 00	Ac	braski	a. Adbert	izer.	NEBRASKA ADVERTISER RATES OF ADVERTISER Bach additional insertion Business Cards, six fines or less, one year one column one year One half column one year One column six months One column six months One fourth column six months
When not paid in Advance, but paid within the year,	TE BOR STILL STUD	LIBERTY AND UNION, ON	NE AND INSEPARABLE, NOW AND FOR	EVER."	One eithth column three moeths 7 Announcing Candidates for Office, Transient advertisements must be paid for in adv
If delayed one year, or more, 25 per cent will be dded. KB Book Work, and Pisin and Fancy Job Work, home in the best style and on short notice.	VIII.	BROWNVILLE, N	VEBRASKA, THURSDAY, JULY 30, 1863.	NO. 3.	 Tearly advertisoments, quarterly in advance. In Transuicnt Asivertisements, Tractions over square will be charged for by the line, at the rate cents the first week, and 6 cents each subsequent.
AMBROTYPES and MELAIN- OTYPES in the best style of the art; and at Lower Prices than Ever Before Offered in Brownville. Mis Booms are over Mahron's Clothing Store, on Main Street, nearly opposite the Brownville House. Pictures Warranted to Give Satisfaction. The public are invited to call at the room and ex- mine the specimens. Aff Orders for Teneil Cutting will also be filled a workmanlike manner, and at short notice,- very person should have a teneil plate and a bot- e of indelible ink for marking linen, &c the best ind most convenient arrangement for that purpose. Hours of operation, from 9 a. m. to 4 P. M. Brownville. May 21st 1863, nd6-3m COTHE AFFLICTED.	isting obligations of the tower and above ALL obli- 	 I.A.WS OF THE UNITED STATES, Pressed at the Third Session of the Thirty-seventh Congress. CHAP, LVIII. — An act to provide a national Cur- rency, secured by a Piedre of United States stock and to provide for the Circulation and Redemp fion thereof. Be it reached by the Senate and House of Repre- tion thereof. Be it reached by the Senate and House of Repre- sentatives of the United States body. That there shall be established in the Treasury Department a separate bureau, which shall be charged with the execution of this and all other laws that may be passed by Congress respect- ing the issue and regulation of a national currency secured by United States bonds. The chief officer of the said bureau shall be denominated the amp- troller of the Secretary of the Treasury, by and with the advice and consent of the Senate and shall hold his office for the term of five years unless soon er removed by the President, by and with the advice annual shary of five thousand dollars; he shall have a competent deputy, appointed by the Secretary whose salary shall be two thousand five hundred dollars, and who shall posses the power and per- form the duties attached by law to the office of comptroller during a vacancy in such office and dur- ing his abscence or invibility; he shall employ, from time to time, the necessary clerks to discharge such duties as he shall direct, which clerks shall be appoint the the anneer now provided by law. Within fifteen days from the time of notice of his appoint ment, the comptroller shall take and subscribe the doat of affice prescribed by the Constitution and aws of the United States; and he shall give the annear of the States; and he shall give the annear state of the states; and he shall give the 	See. 11. And be it further endeted. That ever obstation formed pursuant to the provisions of s act may make and use a common seal, and shall re succetsion by the name designated in its arti- sof association and for the period limited there- not however, exceeding twenty years from the sage of this act: by such name may make contracts o and be sued complain and defend in any court aw or equity as fully as natural persons, and y make by-laws, approved by the comptroller of currency not inconsistent with then haws of the tied States or the provisions of this act, for the tied States or the provisions of this act, for the iness of banking by abtaining and issuing ciren- ng notes in accordiance with the provisions of his act; by discounting bills. and other evidence ebt; by reseiving deposits; by buying and selling I and silver bullion, foreign coins, and bills of hange: by loaning money on real and personal mity in the manner specified in their articles of contain, for the purposes authorized by this act by exercising such incidental powers as shall	 aforsaid, and respecting the perpenation of the evidence of the payment thereof, as may seem to fim preper; but all such notes, on being paid, shall be exacelled; and for any deficiency in the proceeds of the bonds pledged by such asioclation when disposed of as hereinafter specified to reimburse to the United States the amount so expended in paying the circulating notes of such association, the United States shall have a first and parameters in perference to any and all other claims whichscover except the second y and all other claims whichscover except the necessary costs and expenses of administering the same. Sec. 27. And be it further enacted, That whenever the comptroller shall become satisfied, as in the association has refused to pay its circulating notes as therein mentioned, he may, instead of encelling the United States bonds pledged by such association as provided in the next preceding section specified, that any such association. Sec. 28. And be it further enacted, That the comptroller of the currency may, if he shall be of pinion that the interests of the United States will be best promoted thereby, sell at private sale and receive therefor either money or the circulation in the enty of the stock so transferred to him by such association in directive therefor either money or the circulation in the stock so transferred to him by such association in the enty of the stock so transferred to him by such association in the pay, nor less than the market value thereof is the time of sale. And provided in the rest is thereof shall here of the currency may, if he shall be of pinion that the interects of the United States will be best promoted thereby, sell at private sale for less of the stock so transferred to him by such association in the enty of in his office in the officer with the formultities prescribed in this att. 	In an article on this fruitful the the Atlanta (Ga.) Confederacy say "It is thought by many among us the Confederates should seek chief capture, not slay, the negro soldier order to return them to slavery, the free negroes of the North am- escaped slaves. But it is the fortur war that much evil must be done good may come, and it is impossible the heat of conflict, to discriminate. death of an able-bodied negro is cert by a loss and an evel, but a soldier not to stop to estimate a negro's w when he meets him in battle, for devotes himself to capturing neg Yankee bullets are all the time threat ing him. Besides, it is a matter doubt whether it would be to our in to keep these negro soldiers, when Northern freemen or Southern shi for use as slaves in the future. T are perhaps many of them, aeduces forced from their owners, who might come useful and docile slaves again But the large majority, including all free negroes of the North, are a de rate, worthless set of diseased, it polluted wretches, who could scar become again useful and desirable

ery kind. Particular attention paid to Ague. He will, if requested, give reference to those proneed incurab's in the United States, and afterwards ured by him.

He may be found at all hours, either at H. C. Lett's NEW GROCERY STORE.

the United States, and shall give a like bond in the penalty of fifty thousand dollars. The comptroller

the provisions of this act.

on wax or wafer.

pursuance of law.

ease than five.

ransaction of the said business.

onstruct to mean all coupon and registered bonds

now issued or that may hereafter be issued on the

faith of the United States by the Secretary of the

United States by the Secretary of the Treasury in

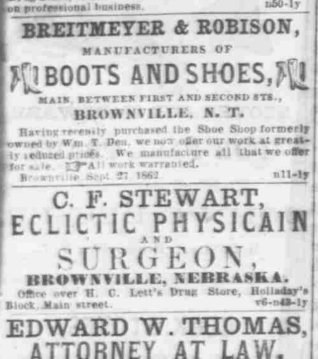
Sec. 5 And be it further enacted, That associa-

ions for carrying on the business of bank may be

ormed by any number of persons, not less in any

First. The named assumed by such association.

thousand dollars with not less than two responsible freeholders as sureties to be approved by the Se-ful discharge of the duties of his office. The deputy comptroller so appointed shall also take the oth of effice prescribed by the Constitution and laws of the United States, and shall give a like bond in the located at the places specified respectively in its cer- be the duty of the comptroller of the currency to such association, collect all debts, duez, and claims indiscriminately that they can, Yankees, tificate of association and not elsewhere. Sec. 12. And be it further enacted. That the shares of associations formed under this act shall be held by the treacurer dresented for his signifure. shall not either directly or indirectly be intorested in any association issuing national currency under doemed personal property and shall be transferable and the comptroller shall have at all times during a like order, seil all the real and personal property captured, it would be better than hanging Sec. 2. And be it further enacted, That the on the books of the association in such manner as office hours access to the books of the treasurer, for of such association on such terms as the court shall to sell them to Cuba or Brazil. omptroller of the currency with the epproval of the may be prescribed in the by-laws or art cles of as-sociation; and every person becoming a shareholder transfer or assignment presented to him to counter-transfer or assignment presented to him to countercoretary of the Treasury, shall devise a seal with suitable inscriptions, for his office of the Secretary by such transfer shall in proportion to his shares, sign; and the treasurer shall have the like access to also make report to the comptroller of the currency of State with an impression thereof, which shall receed to all the rights and liabilities of the prior holder of such shares; and no change shall be made in the articles of association by which the rights; remedies, or security of the existing creditors of the thereupon become the seal of office of the comptroller of the currency and the same may be renewed when necessary. Every certificate, assignment, and conveyance executed by the comptroller in pursussociation shall be impairel. For all debts, con- be the duty of either the president or cashier of may have claims against such association to present ure was made the occasion of a meeting association shall be impaired. For all debts, con-tracted by such association for circulation deposits, or otherwise each shareholder shall be liable to the amount, at their par value of the shares held by him in addition to the amount invested in such shares. Be the duty of either the president or canther of amount, at their par value of the shares held by him in addition to the amount invested in such shares. ance of any authority conferred on him by law, and sealed with his seal of office, shall be received in evidence in al places and courts whatsoever : and all opies of paper in the office of the comptroller, certified by him and authenticated by the said seal Sec. 13. And be it further enacted, That it shall officers may select to examine and compare the be lawful for any association formed under this act bonds so piedged with the books of said Department shall make a ratable dividend of the moneys so paid complished civil engineer, and has been shall in all casses be evidence equally and in like manner as the original. An impression of such seal by its articles of association to provide for an in- and if found correct to execute to the said treasurer over to him by such receiver on all such chaims as several times employed by the Governdirectly on the paper shall be as valid as if made crease of its capital from time to time as may be a certigeate setting fourth the different kinds and may have been so proved or adjudicated in a court ment in that city. eemed expedient subject to the limitations of this the amounts th reof, and that the same are in the of competent jurisdiction, and from time to time, as Sec. 3. And be it further enacted. That there act; but no such increase shall be valid until the in- possession and custody of the treasurer at the date the proceeds of the assets of such association shall shall be assigned to the comptroller of the currency creased capital shall be paid in, and notice thereof of such certificate. Such examination may beagent be paid over to him, he shall maked further dividby the Secretary of the Treasury suitable rooms in shall have been transmitted to the comptroller of of such association duly appointed in writing for ends, aforesaid, on all claims previously proved or Hanson, at Lebanon, on Sunday evening the treasury building for conducting the business the currency and his cortificate obtained, specifying that purpose, whose certificate before mentioned ajudicated; and the remainder of such proceeds, if of the currency buaeau, in which shall be safe and the amount of such increase of capital stock, and secure fire-proof vaults, in which it shall be the duthat the same has been duly paid to such associa- president or eashier. of the comptroller to deposit and safely keep all the plates and other valuable things belonging to his department; and the compiroller shall from time to be lawful for any such association to purchase, hold visions of this act, shall make a quarteriy report to against which proceedings have been so instituted to Colonel Hanson and grabbed him by time furnish the necessary turniture, stationary, and convey real estate as follows: fuel, lights, and other proper convediences for the First, Such as shall be necessary for its immediate accommodation in the transaction of its busi-Sec. 4. And be it further enacted, That the term 'United States bonds," as used in this act shall be



ATTORNEY AT LAW, SOLICITOR IN CHANCERY. Office corner of Main and First Streets. BROWNVILLE, NEBRASKA.

SPRING AND SUMMER MILLINERY GOODS!

MRS. MARY HEWETT,

Aunounces to the ladies of Brownville and win cinity, that she has just received from the Rast a magnificent stock of SPRING AND SUMMER MILLINERY GOODS Ladies' and Misses' Bonnets and Hats, Ribbons. Flowers, &c... To which she invites the attention of the ladies, feel





Also, Warehouse Trucks, Letter Presses, &c. FAIRBANKS, GREENLEAF & CO.

172 LAKE ST., CHICAGO, The careful, and buy only the genuine. une 12th, 1863 p49-3m

JACUB MARHON, MERCHANT TAILOR

BROWNVILLE,

WERAING APPAREL,

H-H

es. a politica i a seconda se contra se es contra se c

03

idal I nirez ante a Ser-

040

rani phia

Norf-1

NewStock of Goods JUST RECEIVED. BROAD CLOTHS, CASSIMERS, VESTINGS, &c., &c. OF THE VERY LATETT STYLES. Which he will sell or make up, to order, at unprece dented low prices. Those wishing any thing in his line will de well in call and examine his stock before investing, as he dedges himself to hold ont peculiarly favorable in February 13th, 1862.

TAXES! TAXES!! THOMAS DAVIS. ECLECTIC PHYSICIAN

ICLAUGHLIN & SWAN, HAVE OPENED OUT IN THE BRICK BUILDING FORMERLY OCCUPIED BY THE NEMAHA VALLEY BANK. NEW AND WELL SELECTED STOCK OF

FAMILY GROCERIES

CONSISTING OF SUGAR, COFFEE, TEA.

PROVISIONS

SUCH AS DRIED BEEF. WESTERN RESERVE CHEESE CRACKERS, &c., &c.,

ALSO FISH OF ALL KINDS.

MAILS. GLASS AND PUTTY, THE, BROOMS, AND WASHING BOARDS, ROAPS, COAL OIL,

LAMP CHIMNEYS AND WICKS,

WE DESIRE TO CALL PARTICULAR. TTENTION TO OUR FINE STOCK OF Toracco, Cigars, & Confectionary.

WE KEEP CONSTANTLY ON HAND A FINE ASSORTMENT OF THE VERY BEST OF

IDREIGN & DOMESTIC LIQUORS,

SUCH AS BRANDIES, GINS, WHISKIES, &c., OF THE MOST AP-PROVED BRANDS.

trownville, May 28, 1863-47-13

THE HIGHEST PRICE PAID FOR COUNTRY PRODUCE.

teereof, of the existence of such association and of

sociation shall be paid in at the time of the commencement of its banking business, and the remain-

Second. Such as shall be montgaged to it'in good faith by way of security for loans made by such association or for moneys due thereto. Third. Such as shall be conveyed to it in satis-

faction of debts previously crntracted in the course of its dealings. Fourth. Such as it shall purchase at sales under

dgements, decrees, or mortgages held by such as-

Such association shall not purchase or hold real Sec. 6. And be it further enacted, That persons uniting to form such an association shall under their than as specified in this section.

hands and seals, make a certificate which shall spoassociation, after having complied with the provi- association real estate specie bash items, stocks, sions of this act preliminary to the commencement | bonds, and promissory notes, bills of solvent banks, Second. The place where its operations of dis of banking business under its provisions, shall trans- bills of suspended banks, loss and expense account, count and deposite are, to be carried on; designating fer and deliver to the treasurer of the United States | capital, circulation, profits, amount due to banks, the State, Territory. or district and also the partieany United States bonds bearing interest to an amount due to individuals and corporations other amount not less than one third of the capital stock | than banks, amount due the treasurer of the United Third The amount of its capital stock, and the paid in; which bonds shall be deposited with the States amount due to depositors on demand amount number of shares into which the same shall be dikept in his office until the same shall be otherwise And it shall be the duty of the comptrollef to pubdisposed of, in pursuance of the provisions of this lish full abstracts of such reports together in two

Sec. 16. And he it fur her enacted, That upon pose one in the city of Washington and the other dressed in the coarse cloth worn at that dog. the making of any such transfer and delivery, the in the city of New York, exhibiting the items of assistion making the same shall be entitled to re- capital, circulation, and deposits, specie and cash

tered and countersigned as hereinalter provided, lished in a newspaper published in the place where equal in amount to ninety per centum of the cur- such association is established or if there be no transferred and delivered but not exceeding the lished at the capital of the State, at the expense of par value thereof, if bearing interest at the rate of the association making such reyort. In addition to bearing at less rate of interest; and at no time shall association located and doing business in the cities ssociation exceed the amount at such time actual- | Baltimoze, Cincinnati, Chicago, St. Louis, and New |

y paid in of its capital stock. re amount of circulating notes to be issued under each month in a newspaper printed in the city in ritories, according to representative population and making such statement, on the morning of the day he belonged. the remuinder shall be apportioned by the Secretary next preceding the date of such statement, in resseveral States, in the District of Columbia, and in average amount of loens and discounts, specie, dethe Territories, having due regard to the existing posits, and circulation. banking capital, resources, and business of such Sec. 25. And be it further enacted. That if any A few moments after, the aid rode by

grall non-residents who may entrust him therewith, paid in instalments of at least ten per centum each be limited, as frequently as one instalment at the comptroller or the surrency is hereby authorized lawfully demanded during the usual hours of busiend of each succeeding two months from the time of the commencement of its banking operations, unof the commencement of its banking operations, until t'e whole of the capital stock shall be paid in. Sec. S. And be it further enacted. That if any shareholder, oi his assignee, shall fail to pay any instalment on the stock when the same is required ten dollars, twenty dollars, fifty dollars, one hun-dred dollars, five hundred dollars; and and thousand time of the demand the amount demanded and the by the forgoing section to be paid, the diryctors of such association may sell the stock held by such dollars as may be required to supply, under this act fact of the nonpayment thereof; and such notary delinquent shareholder, at public auction having the associations entitled to receive the same: which | public, on making such protect, or upon receiving three weeks' previous notice thereof in a newpaper notes shall express upon their face that they are se- such admission, shall forthwith forward such adpublished and of general circulation in the city cured by United States bonds, deposited with the mission, shall foithwith forward such admission or where the association is located if the same be locatreasurer of the United States, and issued under notice of protest to the comptroller of the currency; ted in a city and if not so located, then in a newsthe provisions of this act, which statement shall be and after such default it shall not be lawful for the paper printed, or of general circulation in the connattested bd the written or engraved signatures of association suffering the same to pay out any of its ty where the same is located to any person who will the treasurer and register, and by the imprint of the notes, eiscount any notes or bills, or otherwise prosewriting pager from 40 cents a quire down to three pay the highest price therefor and not less thanthe seal of the treasury; and shall also express upon oute the business of banking, reacept to receive and amount then due thereon with the expenses of adtheir face the promise of the assoiation receiving the same, to pay on demand attested by the signa-tures of the president, or vice president and cashier factory proof be produced to such notary public that vertisement and sale; and the excess, if any, shall be paid to the delinquent shareholder. If no bidder can be found who will pay for such stock the amount due thereon to the association and the costs and the said notes shall bear such devices and such the payment of any such notes is restrained by or-

the book above mentioned, kept by the comptroller, of all his acts and proceedings. The comptroller ca Nation, has accepted the position of

shall be of like and validity as if executed hy such any, shall be be paid over to the shareholders of after the surrender, by John Morgan.-

Sec. 24. And be it further enacted, That every proportion to the stock by them respectively held: ed out of the depot, Morgan walked up ssociation issuing circulating notes under the pro- Provided however, That if any such association, the comptroller of the currency commencing on the on account of any alledged refusal to redsem its the whiskers, saying, "You killed my first day of the vuarter of the year next succeeding dirculating notes as aforesaid shall deny having fail- brother, and I will blow your brains out the organization of such association, and continu- ed to do so, such association may at any time withing the first days of each succeeding quarter in every in ten days after such association shall have been you d-d rascal," at the same time shak-year thereafter which zepart shall be verified by notified of the appointment of an agent as provided ing his fist in Hanson's face. the eath or affirmation, of the president and eashier in this act, apply to the nearest circuit or district, and all wilful false swearing in respec to such re- or territorial court of the United States to enjoin port shall be perjury and subject to the punishment further proceeding in the premises; and such court, rescribed by iaw for such offnee. The report after citing the comptroller of the currency to show own responsibility," is to be indicied for acreby required shall be in the form prescribed by cause why further proceedings should not be en- infanticide. ohe comptroller, and shall contain a true statement | joined and after the decision of the court or finding of the condition of the association making such re- of a jury that such association has not refused to port before the transaction of any business on the redsem its circulating notes, when legaly presented. what loving sentiments would it express morning of the day specified next preceding the in the lawful money of the United States, shall esiate in any other case or for any other purpose date of such report of the following items and par- make an order enjoining the comptroller, and any ticulars, to wit: Loans and discounts, overdrafts due | receiver acting under his direction from all further

Sec. 15. And be it further enacted, That every from banks amount due from the directors of the proceedings on account of such alleged refusal. (Continued on third page.)

Revolutionary Anecdote.

1000

At the battle of Yorktown, while Washington's aids were issuing their ortreasurer of the United States, and by him safely due not included under either of the avove heads. ders along the line, a man was discoverd Dundreary tells his friends: "Because a short distance from it who presented the dog is stronger than the tail. If newspapers to be designated by him for that pur- rather a grotesque appearance, being

ceive from the comptroller of the currency circulat- items public securities and private seaurities; and rap, the shape of which resembled the pressed according to the present style of ng notes of d'fferent denominations, in blank regis- the separate report of each association shall be pub- steeple of a meeting-house and a broad skirts, by saying that eighteen springs leather apron. His equipments, consis- have passed over her head!

the total amount of such notes issued to any such of Boston, Providence, New York, Philadelphia, which measured seven feet eight inches eyes, too.

'I belong to no regiment,' said the of the Treasury among associations formed in the peet to the following items and particulars to wit: fellow, after discharging his long mus-

States, Districts and Territories. Sec. 18. And be it further enacted, That, in or-such association shall at any time fail to redeem, in the lawful money of the United States, any of it der to furnish suitable notes for circulation the circulating notes, when payment thereof shall be and sweating with exertion, he again in-

ELY S. PARKER .- Chief of the Sene-

A gorss insult was offered to Colonel such association or their legal representatives, in Before our gallant boys had been march-

-The individual who "stood upon his

-If an empty purse could speak, "You will find no change in me."

-One of the little fellows got off an odd expression in this form: "Mether did General Mitchell go to Heaven?" "Yes, my child, I think he did." "Bully

-Why a dog waggles his tail, Lord was not, the tail would waggle the

time by the poorest class, with an otter -The age of a young lady is now ex-

together in the form of a bag, and in existence? Beceuse they 'steel' their ix per centum, or of equivalent United States bond the quarterly reports required by this section, every partly filled with buck shot, an ox horn petticoats, 'bone' their stays, and 'crib' filled with powder, and an old rusty gun, their babies. Yes, and "hook" their

Grieans, shall publish or cause to be published, on from the muzzle to the end of the breech, __"That's a fine strain," said one gen-Sec. 17. And be it further enacted, That the en- the morning of the first Tuesday in each month, in and which had probably laid in the smoke tleman to another, alloding to the tones this act shall not exceed three hundred million of which the association making such coport is located ever since the landing of the Pilgrims. of a singer, at a concert the other evendollars. One hundred and fifty millions of which to be designated by the compiroller of the eurrency One of the aids passing him in course of ing. "Yes," said a countryman who sum shall be apportioned to associations in the a statement, under the oath of the president or States, in the District of Columbia, and in the Ter- cashier, showing the condition of the association he'll bust."

-A dancer once said to a Spartan. "You cannot stand upon your legs as long as I can." "Perhaps not," said

the Spartan, "but my goose can." -Woman was taken from man's side and the wound was not entirely sewed 'To no regiment,' was the answer, at up. He has had to have an occasional stitch in his side ever since. -"Miss Brown," said a young man notes, in blank, of the denomination of five dollars, offer, make; sign, and deliver to the party making who dropped dead before he raised his to a brisk brunette, "I have been learned to tell fortunes. Just let me have your hand, if you please." "La! Mr. White, how sudden you are! Well, go and ask father."

vantages of this act. a judge of some court of record or a notary public. and the acynowledgment thereof certified underthe seal of such court or notary and be transmitted, together with a copy of the articles of association

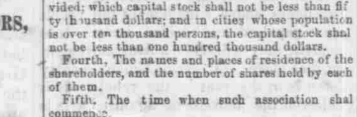
United States, or the jurisdiction of the Government

every other matter or thing which could be proved by the production of the original certificate. Sec. 7. And be it further enacted, That at least thirty per centum of the capital stock of tuch as-

The understaned will attend to the payment of taxes | der of the capital stock of such association shall be

ommen.

which shall have been adopted to the comptroller



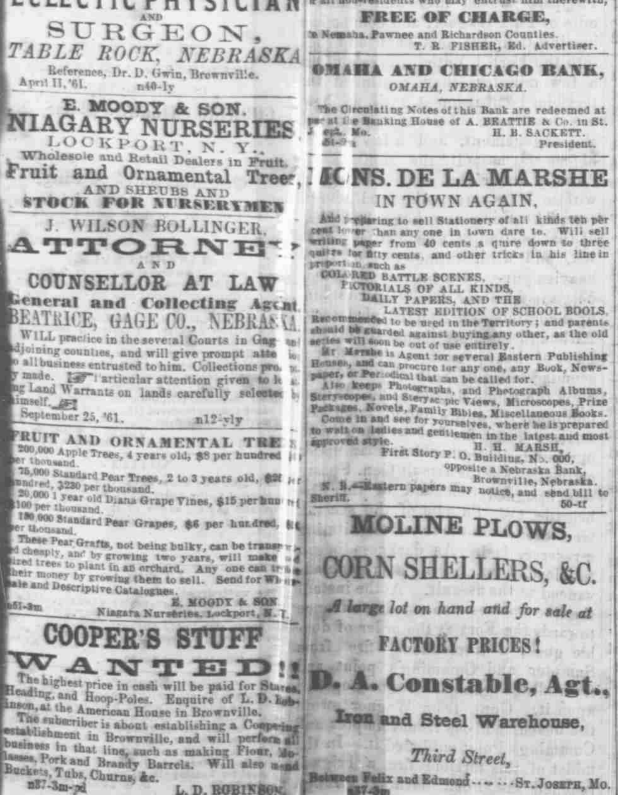
ular city, town or village.

Fifth. The time when such association shall Sixth. A declaration that said certificate is made to enable such persons to avail themselves of the ad-

The said certificate shall be acknowledged before

of the currency who shall record and carefully preserve the same in his office, Gopies of such certificate duly certified by the comptroller and authenti-

cated by his seal of office, shall be legal and sufficient evidence in all courts and places within the



L. D. ROBINSON

of advertisement and sale the amount previously paid shall be forfeited to the association and such stock may subsequently be sold as the directors may order.

ever a certificate shall have been transmitted to the of this act required to be complied with before such association shall be authorized to commence the business of banking, agd that such association is desirous of commencing such business the comptrol-life shall immediately proceed in such manner as he shall by general rules prescribe, to examine the con-ditition of such association; to ascertain especially the amount of money paid in on account of its capi-ceally the amount of money paid in on account of the treasurer of the United States is here-bits expital stock; the name and place of residence of its equital stock; the name and place of residence of acch of the directors of such association to ascertain especially the amount of money paid in on account of its equital stock; the name and place of residence of acch of the directors of such association to ascertain especially the amount of money paid in on account of the treasurer of the United States is here-of its equital stock; the name and place of residence of acch of the directors of such association to ascertain especially the amount of money paid in on account of the amount of money paid in on account of the treasurer of the United States is here-of its equital stock; the name and place of residence of acch of the amount of money paid in on account of the termine and place of residence of acch of the amount of money paid in on account of the termine and place of residence of acch of the amount of money paid in on account of the termine to accurate the amount of accurate the amount of accurate the termine to accurate the termine t

boand file owner, and generally wether such aso-responsible with all the roquirement of this act to entitle to engine a ge in the builtness of banking; and shall cause to be made, and attends the previsions of the facts necessary to enable the com-provident or califier of all the facts necessary to enable the com-strained status and spanic and second to compression and second to compression of the second to compression to compression of the second to compression of the second to compression to the second to the second to compression to the second to the second to the second to the second tof the second to the secon

the best manner to guard against counterfeiting and fraduleat alterations, and to have printed therfrom and numbered such quantity of circulating tice of the protest, and shall in pursuance of such

the holder of such notes shall cause more than one Sec. 19. And be it further enacted, That the note or package to be protested on the same day, he plates and special dies to be procured by the comp-Sec. 9. And be it further enacted, That when- troller of the currency for the printing of such eir- Sec. 16. And be it further enacted, That on reculating notes shall remain under his control and eeiving notice that any such association has failed comptroller of the currency; as provided in this and direction and the expenses necessarily incurred in to releem any of its circulating notes, as specified association shall be authorized to commence the lieu of all taxes upon the circulation authorized by to ascertain whether such association has refused to

cially the amount of money paid in the account of its capital stock; the name and place of residence of each of the directors of such association and the amount of the capital stock of which each is the

quired to what regiment he belonged.

"To what company do you belong ?" 'To no company 'To what battalion do you belong ?' 'To no battalion.'

'Then where the devil do you belong, or who are you fighting for ?' 'Dang ye,' said the fellow, 'I don't

own hook

other statements, and shall be in such form as the Secretary of the Treasury shall by regulation, di-tary public shall not protest the same; and when Orleans Era of the 4th says: "We learn that Mr. Cuthbert Bullitt,

-Ministers are poor jockeys. It is related of old Mr. Burnet that he had a horse which he wished to sell, and when exhibiting it to an expected purchaser belong anywhere-I am fighting on my mounted and rode the horse gallantly, but did not succeed in hiding his defect. "My good doctor," said the trader, AN OLD FLAC RAISED .- The New "when you want to take me in you should mount the pulpit, not a horse.22

collector of the port, will have raised in -A dear little girl of four years was front of his residence on St, Charles saying her prayers not long since, when street. this morning, at sunrise, the iden. her roguish brother, three years older, the association transmitting the same shall notify the comptroller that at least thirty per contained in the provisions of this act respecting the its capital stock has been paid as aforesid and that such association has been paid to provision the provision of all other expenses incurred under this act and in to such association,) who shall immediately proceed ana, 1861. This flag was the last of the minute, while I kick Freddy." We stars and stripes seen in public from that have known older persons to excuse

Is an Eastern village, when the plate interesting that, fastidious as I am on was being passed in church, a newly- the subject, I believe I would have been bonna fide owner, and generally wether such asso- treasury under the direction of the Secretary. and give notice, in such manuer as the Secretary of the appointed editor said to the collector, willing to have kissed her. I had, how-