LOCAL.

Turnip Seed for sale at this office. COUNTY ORDERS AND CITY ORDERS. We have a few County Orders, and a lew City Warrants for sale.

Swan & McLaughlin have just reeived a fresh lot of Oysters and canned uits. Also a fresh lot of Massachusetts andy.

"PORT" RICHARDSON thinks Nebraska Second will remain at or pear Ft. Pierre about two months, and then return to Nebraska.

We publish in another column a etter from Ft. Halleck. It will be een hostilities between the soldiers and the red skins has commenced .-The end is not yet."

was being deserted.

Mons. DE LA MARSHE, the Frenchan (in a horn), has on hand at his mablishment, between the butcherslop and Rossell's Stable, opposite

HAY .- There are a number of far wers who are indebted, not only to but also to Mr. FURNAS, for the dvertiser for several years back .ch persons have now an opportuniof saving money by paying the pressid indebtedness in Hay.

this neighborhood.

Hon, ISHAM REAVIS, Attorney at law, Falls City, Nebraska. See his and in another column. Mr. Reavis as had five or six years experience h his profession in this Territory, and has acquired a very extensive and nerative practice. He is too well tnown in Southern Nebraska, and his eputation too well established, to ment from us.

There is just now a furor in this Counefforts made to introduce it by Thombe the credit and the benefits of its troduction in Nebraska. This being e case, we think they should have at mast a share of the patronage of those availing themselves of it. They are nurrymen living in Nebraska, identified ith its interests, and should be sustained. hey sell the cuttings \$1 per thousand sure them to grow.

officer in the Neb. Second, states at the Regiment is now at the New dian Reservation, one hundred miles ove Ft. Randall, and sixty miles . low Ft. Pierre. He says the Regient can never reach Devil's Lake, as grass is all burned. Their horses now living on corn, and half-rans at that. He writes, "Any white n who would live in this God forred by the Indians."

times. So intense was the desire to pledged bonds shall thereafter be pad to such acco-

MORMONS. - Another delegation of a few hundred Mormons passed up meng l'by such banking assentation as aforesaid, the river this week on the Denver.

Correction .- The assertion that PHIL. DEUSER charges only five cents a dish for Ice Cream, was a "false statement." He charges ten cents.

MONEY! MONEY!! - Mr. C. P. RICHARDSON is now in town, and has brought with him a quantity of money due from the members of the Nebraska Second, for horses.

Domestic Economy. - No housekeeper or cook is fully prepared to enter successfully upon her culinary duties without having the Chemical Saleratus on hand. and anxiety experienced by skillful cook. For sale by most merchants and grocers.

on our table. We have not a more sociation. valuable periodical on our exchange See the advertisement of John C. list. The contents this month, es-DEUSER, dealer in Hardware and Tin- pecially such articles as "Valley of shall be required of shareholders as of other persons are, in another column. Mr. DEUSER Jordan and the Dead Sea," "Boreal as laid in a larger stock than usual. Nights," and "Voices from Nature." his does not look like our county "Thomas Paine, his First Residence in America," &c., &c., are very in-

"THE BEAUTIFUL INDIAN MAIDEN SPORTING ON A SPOTTED FAWN."- The Nebraska Second are now at the new Nebraska Bank (Clay Bank), Periodi- Indian Agency, among the Indians at meetings of shareholders, each sharscholder shall s for August; also a lot of Wall that were banished from Minnesota. by him: shareholders may vote by proxies duly One of the boys writes home that these book-keeper of such association shall act as proxy. Indians are far superior to the Pawnees and Otoes; that he is studying ENLISTING .- Capt. Thompson's Co. about three hundred widows, their or the Kansas Second is now, we are husbands having been shot and hung told, nearly full. Capt. MATTHEWS in Minnesota. They can nearly all has got about twentw-five men for the speak English; some of them can same Regiment. Mr. W. K. Noves read. Some of the soldiers have disrecruiting for the Kansas Fours covered many latent beauties in the teenth, Gen. Blunt's Body Guard, Indian character. Strong attachments with what success we are not informed. have already grown up between them, le has already got a number from and when they leave it will be with pain and regret.

"One little, two little, three little Inging; Four little, five little, six little lugins; Seven little, eight little, nine little Ingins ; Ten little Ingin boys."

OFFICIAL. LAWS OF THE UNITED STATES, Passed at the Third Session of the Thirty-seventh Congress.

(Continued from first page.)

ates, as hereinbefore provided by any banking asead any recommendation or endorse- sociation for the security of its circulating notes, eccive and appropriate to its own use the interest to get Willow Cuttings-the effect on the bonds which shall have been so transferred shall be published in a new paper in the county adto the treasurer by it; but such powers shall be- joiting son and Hedges. To their efforts is shall fail to redeem its circulating notes as afore- such associatiod shall at all times have on hand, in any of said bonds to the banking association which transferred the same, upon the surrender to him and the cancellation of a proportionate amount of such circulating notes: Provided, That ninity per its outstanding notes of circulation and its deposit atum of the current market value of the remaining bonds which shall have been transferred by the banking association offering to surrender such ci ulating notes shall be exual to the amount of all the circulationg notes retained by such banking ashave been no failure by such association to redeem its circulating notes and that there shall have been no other violation by such association of any of the ceaper than anybody else, and they will provisions of this act for the security of the creditors of such association; nor shall the treasurer be required to surrender such bonds in fractional sums | house pertincates, representing specie or lawful money of less than one thousand dollars; and if, at any NEB. SECOND .- A letter just re- time after said bonds shall be deposited with the treasurer of the United States, as aforesaid the mar lived by a citizen of Brownville from ket or cash value shall be reduced, the comptroller of the currency is hereby authorized to demand and receive the amount of such depreciation in other nited States bonds at eash value, or in money, from the association receiving said bills, to be deposited with the treasurer of the United States, as ong as such depreciation continues. Sec. 21. And be it further enacted, That whenever the price of any of the bonds pledged as aforesaid for the redemption of the circulationg notes of any such banking association chall be, at the stock exchange in the city of New York, for four consecutive weeks, at a rate less than that at which they shall have been estimated when so pledged and such depreciation shall not have been made good by a reasurer of the United States of such fact, and the en country, deserves to be murs shall be suspended and such interest shall be retain that below said proportion of twenty-five per centum. the current market value of the bonds so pledged. | shall full for farriy days becouting VANTED .- A RARE PAINTIG LOST .- to the amount for which such bonds were pledged: troller may with the occurrence of the Secretary of the me of our readers will recollect a troller of the currency, at the expiration of every inting exhibited in Brownville in the period of three months, to cause the whole of the tion shril at any time be incepted, roat any way liable and proceedings arising out of the provisions of this to an amount of its capital stock act in which the United States or its officers or of 1860. Whether the artist was sury of the United States, to be invested in United at such time actually paid in, and remaining undiminated at such time actually paid in a such ti of the great masters of the Middle States bonds, in the name of the comstro ller of the ished by losses or otherwise, except on the following accounts, that is to say: which the bends on which such integest shall have accorded shall have been pledged; and whenever the price of such depreciated bonds at the stock exchange in New York shall rise to the price at which they were pledged and so remain for four consecutive was accorded to the price at which they were pledged and so remain for four consecutive was accorded to the price at which they were pledged and so remain for four consecutive associations by which the bends on which such integest shall have accorded to the price at which they were pledged and so remain for four consecutive associations by which the bends on which such integest shall have accorded shall have been pledged; and whenever the price of such depreciated bonds at the stock exchange in New York shall rise to the price at which they were pledged and so remain for four consecutive. ture, that it was executed in mod-

this great work of art, that it was see, 32. And be it further enacted, That it shall time are any of its notes of circulation for the purpose of programs money to be paid in on its capital stock, or tied through the streets on the top of be the duty of the comptroller of the currency to to be used in its banking operations, or otherwise specific worn-out or mutilated circul-ting notes isdecessor in the Advertiser office, being decessor in the Advertise of the Advertise of the Advertise of the Advertise o definite of the beautiful, procured the shall have been cutered in the procession with such regulations of in accordance of the beautiful, procured the shall have been cutered in the procession. nting from the boys in the procession, with such regulations as may be established by the if losses shall at any time have been sustained by any placed it in the office in his collecof tare conjugation. The office in his collection of the conjugation of rare curiosities. For a long time shall be burned to ashes in the presence of three it shall ever be made by any association, while the presence of three it shall continue its backing operations, to an amount abellished the walls of our office, but the Treasury, one by the comptroller of ther curthe it has disappeared. It is supposed epresent a poor maniac, his head is wn back, his eyes turned toward ven, and his countenance displays all agony of despair. He appears to be agony of despair. He appears to be and one by the treasurer of the United States the same shall be made in the books of the comptroller of the Cunited States the same shall be in process of collection shall have been delivered to the comptroller by an officer or agent, and a certificate of such association, then in the present a gony of despair. He appears to be adulticate thereof given to such affect or agent and a certificate of such association as they shall be made in the books of the comptroller and a duplicate thereof given to such officer or agent and a certificate of such association as they shall make, and verify by his oath, a full, clear and issued as aforesaid knowing the same to be falsely attented or spurious shall make, and verify by his oath, a full, clear and issued as aforesaid knowing the same to be falsely alterion its losses and bad debts; and all due to any unless the same shall be same to be falsely association on which interest is past due and unpaid to recy, and one by the treasurer of the United States of the same shall due to any unless the same shall due to any u ing in a death-like convolsion; is Sec. 33. And be it further enacted, That it shall be on that day after declaring the dividend; and adjudged guilty of felony and being thereof be unlawful for any officer setting under the proviboys, who have been attracted to the such association or to any other company or person in and them remaining, as the capital stock of such asby his ravings. From his pocket cept as hereinbefore provided, and in accordance Second trudes a book—"Lippard's Incidents officer who shall violate the provisins of this section officer who shall violate the provisins of this section then in circulation.

Thirdly. The greatest amount in circulation at any officer who shall violate the provisins of this section then in circulation at any officer who shall violate the provisins of this section then in circulation. Buena Vista"—and he seems to be shall be deemed guilty of high misdemeaner, and as shall have been exhibited by the weekly statements

on shell be liable therefor; but no pert of the stal shall be applied to the payment of such Dee, and all xpenses of may preliminary up other examination into the condition of may a sociation shall be paid out of the assets of such as ociation before distri-

Sec. 35. And be it further enacted, That the ockinalders, collectively, of any such association shalt at no time be liable to such association either as pricipal deliters or sureties, or both to an amount greater than three fifths of the capital stock actually paid in and remaining undimished by losses or otherwise; nor shall the directors be so liable, exapt to such amount and in such manner as shall be prescribed by the by-laws of such association adopted by its stockholders to regulate such liabili-

Sec. 35. And be it further enacted. That the capital stock of ady association formed under this act shall be divided into shares of one hundred doliurs each, and shall be assignable on the books of the association in such manner as its by-laws shall rescribe; but no shareholder in any association under this act shall have power to sell or transfer any share held in his own right so long as he shall be liable, either as principal, debtor, surety, or otherwise, to the associat on for any debt waich shall have become due und remain unpaid, nor in any It relieves the mind of much of the care case shall such shreholder be entitled to receive any dividend, interest or profit on such shares so one as such limbilities shall continue, but all such dividends, interests, and profits shall be retained by the association and applied to the discharge of such labilities; and no stock shall be transferred LADIES' REPOSITORY, for August, is without the consent of a inspirity of the directors while the holder thereof is thus indebtey to the as-

Sec. 37. And be it further enacted. That no bank ing association shall take, as security for any loan or dismunt a lieu upon any part of its capital stock; but the same security both in kind and amount chaser or holder of any portion of its capital stock or of the capital stoc' of any other incorporation company unless such purchase shall be necessary to event loss upon a debt previously contracted in good faith on security which at the time was deemed adequate to insure the payment of such debt, independent of any lien upon such stock, or in case of forfeiture of stock for the non-payment of instalments due thereon, and stock purchased or acquired, shall in no case be held by such ossociation so purchasing for a longer period of time than six months, if the same can, within that time, be sold

Sec. 38. And be it further enacted, That in all lections of directors ann in deciding all questions and no stockholder whose liability is past due and inpuid shall be allowed to vote.

Sec. 39. And be it further enacted, That the affairs of every such association shall be managed their language, and has already by not less than five nor more than nine directors learned chough to talk love to a lovely young maiden named Wenona. — one of whom shall be president of the association every directors, shall during his whole term of service be a citizen of the United States and a resident She calls him a goon white man, and At least three fourths of too directors shall have resided in the state in which seh association is losays she is coming home with him .- cated one year next preceding their electio as director; and each directior shall own in his own There is now among these Indians right, at least one per centum of the capital stock of such association not exceeding two hundred housand dollars, and the half of one per centum of its capital if over two hundred thousaed dollars .-Each director shall take an oath that he will, so far as the duty devolves on him, diligently and honestly administer the affairs of such association and will not knowingly violate or willingly permit to be violated, any of the provisions of this act, and that he is the bona fide owner, in his own right, o shares of stock standing in his name on th oks of the association, and that the same is not hypothecated or in any way pledged, as security for any loan obtained or debt owing to the association of which he is a director, which oath, subscribed by himself an I certified by the officer before whom it is taken, shall be immediately transmitted to the comptroller of the currency, and by him filed and preserved in his office.

Sec. 40. And be it further enacted, That the directors of any such association first elected shall hold their places until their successors shall be elected and qualified. All subsequent elections shall be held annually, on such day in the month of January as the stockholders of said association may prescribe; and the directors so elected shall hold their places for one year, and until their successors are elected and qualified. But any director removing from the state or ceasing to be the owner of the equ.ite amount of stock, shall thereby vacate his place. Any vacancy in the board shall be filled by ap ointment by the remaininfi directors. The director so appointed shall hold his place until the Sec. 30. And be it further enacted, Mhat the next annual election; and if, from any cause, an onds transferred to the treasurer of the United election of directors shall not be made at the time appointed the association shall not for that cause be disolved, but an election may be held on any shall be held exclusively for that purpose, until such subsequent day, thirty days' notice thereof having notes shall be redeemed, except as provided in this | been given in a newspaper printed or of general act; but the comptroller of the currency may give to | circulation in the citp, town or county in which any such banking association powers of attorney to the association is located and if no newspaper

published in such city town or county, such notice come inoperative whenever such banking association | Sec. 41. And be it further enacted. That every aid, and said comptroller may direct the return of lawful money of the United States, an amount equal to at least twenty-five per centum of the aggregate amount of its outstanding notes of circulaion and its deposits, and whenever the amount of shall exceed the above named prodortion for the space of twelve days, or whenever such lawl ul money of the United States shall at any time fall below the amount of twenty-five per centum of its circulation and deposits such association shall not increase sociation: And provided further, That there shall its liabilities by making any new loans or discounts etherwise than by discounting or purchaseing bills of exchange payable at sight, not make any dividend of its profits, until the required proportion between the aggregate amount of its outstanding notes of circulation and its deposits and lawful money of the United States shall be restored: Provided however, That clearingspecially deposited for the purpose of any clearinghouse association shall be deemed to be lawful money in the possession of any association belonging to such clearing-house holding and owning such certificates and considered to be a part of the lawful money which uch acsociation is required to have, under the foregoing provisious of this section: Provided further, That any balance due to any association organized under this act in other places from any association in the cities of Boston Providence, New York, Philadelphia, Baltimore lincinnath Chicogo, St. Louis, or New Orleans, in good redit, subject to be drawn for a sight, and available redeem their circulating notes and deposits, may be deemed to be a part of the lawful money which such association in other places than the cities of Boston Providence, New York, Philadelphia, Baltimore, Cinmusti, Chicago, Ft. Louis, and New Orleans, are reared to have by the forgoing provisions, of this section the extent of three fifths of the said amount of twen--9ve per centum required. And it shall be compeent for the comptroller of the currency to notify any deposit of other bonds or money, it shall be the du-ty of the comptroller of the energies to notify the said shall fail below said proportion of twenty-five per cintum required. And it shall be competent for the ed by said treasurer until the same, when added to to make good such reserve; and if such association to be ascertained as before provided shall be equal reserve of lawful money of the United States the com-

Provided, That it shall be the duty of the comp- Treasury appoint a receiver to wind up the business of such association as provided in this act. Sec. 42. And Be it further enacted, That no associa-First. On account of its notes of circulation.

Second. On account of mone as deposited with or colected by, such association. Third. On account of bills of exchange or drafts drwn against money actually on deposit to the credit of such association or due thereto. Fourth. On account of liabilities to its stockholders,

, hich statement shall containassociation then in circulation.

Thirdly, The greatest amount in circulation at any

te day of making ene at sement Eigh hey. The amount of lawful money of the United finite belonging to the association and in its posses same at the time of making the clatement.

of ving the amounts so on deposit with any association Buston, Providence, New York, Philadelphia, Bathmore Cincinnati, Chicago, St. Louis and New Orleans, Tentely. The amount then on hand of bitls or notes, issued by other banks and bunking associations. Eleventhly. The amount of balances due from other banks, bankers und banking associations, excluding de

posits rabject to be drawn at sight as a oresald, Twelsthly. The amount on hand of bills, bonds, stock notes and other evidences of debts, discounted or purcaased by the as-ociation specifying particularly the amount of suspended debt, the amount considered had the amount considered doubtful, and the amount in sait or judgement.

Thirteenthip The value of the real and personal properly held to the convenience of the association specifying the ambent of each. Fourteenthly. The empant of real estate taken in payment of debts due to the association. Fifteenthly. The amount of the undivided profits of Sixteenthly. The total amount of the liability to the

association by the directors thereof collectively, spaciiving the gross amount of such liabilities as principal debtors, and the gross amount of inderset or securities. Tue statemen thus made shall forthwith be transmaitted to the comparoller of the currency. met. 46. And he it further evacied, Tust every as-

sociation may take, reserve receive and cearge on any terest or discount as is for the time the establed the laws of the several States in which the associations are respectively located and no more: Provided however, That interest may be reserved or taken in advance, at the time of making the loans or dis- entstanding. count, according to the usual rules of banking; and section shall be held and adjudged a forfeiture of positors may be increased. the debt or demand on which the same is taken, sale of a bill of exchange, drawn on actually exist- of the expenses of the banking department during ing values, and payable at another place than the the year; and such report shall be made by or be- Henry Marlatt. place of such purchase, discount, or sale at the cur- for the first day of December in each year, and the rent discount or premium shall not be considered as usual number of copies for the use of the senate and

aking reserving, or charging interest, tal liabilities of any person, or of any company or and in readiness for distribution on the first meetfirsm, (including in the liabilities of a company or ing of congress. firm the liabilities of the several member thereof,) Sec. 61. And be it further enacted, That any to any association including liabilities as acceptor | banking association or corporation lawfully in exstate where the association is located shall at no January A. D. eighteen hundred and sixty three, of the capital stock of such association actually time within-years after the passage of this act be-

evidences of debt owing to any association, or of this act for other associations organized under it, court, within and for Johnson county, his certain surities on real estate, or of judgments or decrees in | under this net. its favor; all deposits of money, bulling, or other | Sec. 62. And be it further enacted. That any mortgage, by you given said plaintiff, on the followvaluable thing for its use, or for the use of any of bank or banking association, authorized by any ing described real estate, situated in said county its shareholders or creditors; and all syments of State law at the time of the passage of this act, and and Territory, towit. The S 1-2 of S E 1-4, Sec. money to either, made after the commission of an which shall be the holder and owner of United 13, and W.1-2, of N. E 1-4, Sec. 24, Township 5 net of insolvency, or in contemplation thereof with | States bonds to the amount of fifty per centum of Range 10, to secure the payment of a certain proma view to prevent the application of its assets in its capital stock mry transfer and deliver to the issury note by you executed to said plaintiff, for the in payment of its circulating notes shall be utterly | upon making such transfer and delivery, such bank | per cent per annum, which said note and deed of

directors of any association shall knowingly violate notes, as herein provided, equal in amount to eighty unless you plead, answer or demur to said petition or knowingly permit any of the officers, agents, or per centum of the amount of the bondf so transfer servants of the association to violate any of the | red and delivered. provisions of this act, all the ribhts, privileges and Sec. 04. And be it further enacted, That upon and a decree of forcelosure, rended by the court in participated in or assented to the same shall be bonds transfered and delivered to the treasurer, held liable in his personal and individual capacity ers, or any other person, shall have sustained in

comsequece of such violation, comptroller of the currency, with the approbation be deemed necessary or proper, shall appoint a suitable person or persons to make an examination of the affairs of every banking association, which person shall not be a director or other officer in any as sociation whose affairs he shall be appointed to exa mine, and who shall have power to make a through examination into all the affairs of the association. and in doing so, to examine any of the officers and agents thereof on oath and shall make a full and detailed report of the condition of the association to subject to any other visitorial powers than such as are authorized by this act, except such are vested in the several courts of law and chancery. And every person appointed to make such examination shall receive for his services at the rate of five dollars for every twenty-five miles he shall necessarily travel in the performance of his duty, which shall

be paid by the association by him examined. Sec, 52. And be it further enacted, That every president, director, chashier, teller, eleck or agent of any association who shall embezzle abstract, or wilfully misapply any of the moneys, funds, or credits of the association or shall without authority from the directors, issue or put in circulation any of the notes of the atsociation or shall without such authority issue or put forth any certificate of deposit, draw any order or bill of exchange make any acceptance, assign any note, bond, draft bill of exchange' mortgage, judgement, or decree, or shall make any false entry in any book report or statement of the association with intent in either ease, to injure or defraud any other company body politic or corporate or any indivipual person or to deceive any officer or agent appointed to sxamine the affairs of any such association shall be deemed guilty of a more than ten years.

Sec. 53. And be it further enacted, That the president and cashier of every such associations shall cause to be kept of all times a full and currect list of the names and residences of all the shareholders in the association in the office where its business is transacted; and such list shall be subject to the inspection of all the shareholders and credi tors of the association during business hours of each day in which business may be legally transacted; and a copy of such list, verified by the oath of such president or cashier, shall at the beginning of each year, be transmitted to the comp the currency, commencing on the first day of the fiost quarter after the organization of the associa-

Sec. 54. And be it further enacted, That the Secretary of the Treasury is hereby authorized, whenever in his judgement, the public interest will be promoted thereby, to employ any of such associations doing business Puder this act as depositaries Block 33; Lots 1, 2, 3, 4, 5, 6, 8, 10, 11, 12, Block of the public moneys, except receipts from customs. 34: Lots 1, 2, 3, 4, 5, 7, 8, 9, 10, 12, Block 35; Lots Sec. 55. And be it further enacted, That all suits

direction and supervision of the treasury. Sec. 56. And be it further enacted, That every person who shall mutilate, cut, deface, disfigue, or perforate with holes, or shall unite or cement together, or do any other thing to any bank bill, draft note or other evidence of debt issued by hoy such for money paid in on capital stock, and dividends there- association or shall cause or procure the same to be done, with intlnt to render such bank bill, draft, Sec. 43. And be it further enacted. That no association note, or other evidence of debt, unfit to be reissued tion shall, either directly or indirectly pledge or hypo- by said association shall upon conviction forfeit flity dollars to the association who shall be injured thereby, to be recovered by action in any court hav-

ing to be an imitation of the circulating notes issued under the provisions of this act, or shall pass, utter or publish or attempt to pass, utser, or publish any false, forged, or counterfeited note, purporting to be issued by any association doing a banking busishall make, and verify by his oath, a full, clear and issued as aforesaid knowing the same to be falsely The unknown heirs and legal ed and adjudged guilty of felony and being thereof convicted by dee cours of law shall be sentenced to be imprisoned and kept at hard labor for a period

with intent to use such plate or block of cause or sixtle of the Nebraska City News.

Sec. 34. And be it further enacted. That all fees for potential the notes issued by any such banking of the last previous statement specifying the feiting any of the last previous statement specifying the have in his custody or possession any blak note or limit to use such plate or block of cause or the reacter as council can be heard.

Sixthly. The total amount of cetts and liabilities of court the same to be used in forgoing or countermark the same to be used in forgoing or countermark the same to be used in forgoing or countermark the same accrued.

Sixthly. The total amount of cetts and liabilities of countermark the same to be used in forgoing or countermark the same to be used in forgoing or countermark the same accrued.

Sixthly. The total amount of cetts and liabilities of countermark the same to be used in forgoing or countermark the same to be used in forgoing or countermark the same accrued.

Sixthly. The total amount of cetts and liabilities of countermark the same accrued to the same to be used in forgoing or countermark the same accrued to the same a

Seventhly. The total amount of divident declared on | notes engreaved and printed after the smilitude of as aforesaid, or shall have in his enstody or posses-Ninthly The amount subject to se drawn at sight as aforesaid, or shall have in his enstedy or posses. G. Cooper is complainant and Jorome Hoover, et al, in lawful money of the United States then remaining sion any paper adapted to the making os such notes, are respondents, I will on Tuesday. July 7th, 1883, at an deposit with any association banks or banks o per of cause or suffer the same to be used in forgoing or coduler/citing any of the notes issued as oresaid, every such person, being thereof convictted by due course of laws, shall be sentenced to be mprisoned and kept to bard labor for a term not | Territory. in a sum not exceeding one thousand dollars:

less than five nor more than fifteen years, and fined | n48-5w-94 80 Sec. 59. And be it further enacted; That suits, sections and proceedings by and agaist any associa-tion this act may be had in any circuit. district or ws. Court. September term, A. D. territorial court of the United States held within Dwight Fowler, 1863. In chancery, bill for divorce. the district in which such association may be estab-

losp, or discount made, of upon any notes, bill of the total amount of means and resurces, specifying period of more than two years, next preceeding the exchange, or other evidence of debt, such rate of is- the amount of specie held by them at the times of filing of her said bill of complaint. And you are

amount of their ctreulation redeemed, and the as aforesaid, for her support will be rendered as in

Third. To suggest any amendment to the laws rethe knowingly taking, reserving or charging of a lative to banking by which the system may be im-rate of interest greater than that allowed by this proved, and the security of the bill holders and de-

Fourth. To report the names and compensation Hamilton Cooper, assigned In the Pawnee Couneserved or charged; but the purchase, discount, or of the clerks employed by him, end the whole amount Sec. 47. And be it further enacted. That the to- Department, shall bd printed by the public printer

f bona fide bills of exchange payable out of the istence as a bank of circulation on the first day of time exceed one third; exclusive of liabilities on organized in any state, either under a special act of such bills of exchange one tenth part of the amount | incorporation or a general banking law may, at any come an association under the provisions of this Sec. 48. And be it further enacted, That no as- set, but in such case the certificate of association ociation shall at any time, pay out on loans or dis- provided by this act shall be signed by the directors counts, or in purchasing drafts or bills of exchange, of such banking association or corporation and in or in payment of deposits, nor shall it in any other addition to the specifications requires by this act, mode put in circulatin the notes of any banx or specify that such directors are authorized by the panking association which notes shall not, at any owners of two thirds of the capital stock of such such time, be receivable at par, on deposit and in banking association or corporation to make such payment of debts by the association so paying out certificate of a-sociation, and such certificate of asor circulation any notes isued by any bank or bank- sociation shall thereafter have the same effect, and ing association which at the time of such paying the same proceedings shall be had thereon, as is Benjamin G. Cooper,) In the Johnson County Disout or putting in circulation is not re-teeming its provided for as to other associations organized uncirculating notes in lawful money of the United der this act. And such association or corporation Sec. 49. And be it further enacted, That all tran- es and shall be subject to the same duties, responsi- are hereby notified that the Plaintiff above named fer of the notes, bends, bills of exchange and other | bilities, and rules, in all respects as is pretcribed in | has filed in the office of the clerk of the District deposits to its credit; all assignments of mortgages, and shall be held and regarded as an association petition and bill of compliant, the object and prayer

franchises of the association derived from this act | the failure of any such State bank or banking asso- accordance with the prayer thereof. shall be thereby forfeited such violation shall how- ciation to redeem any of its circulating notes issued ever, be determined and adjudged by a proper cir- under the provisions of the preceding section, the cuit district or territorial court of the Snited State | comptroller of the currency shall when satisfied that before the association shall be declared dissolved; such default has been made, and within thirty days and in case of such violation, every director who after notice of such default, proceed to declare the forfeited to the United States, and the same shall for all damages which the association its sharehold- thereupon be forfeited accordingly. And thereupon the circulating notes which have been issued by such bank or banking association shall be redeemed Sec. 51. And be it further enacted, That the and paid at the treasury of the United States, in the same manner as other circulating notes issued of the Secretary of the Treasury, as often as shall under the provisions of this act are redeemed and

Sec. 64. And be it further enacted; That the bonds forfeited as provided in the last preceding section may be cancelled to an amount equal to the My motto shall ever be, to the circulating notes redeemed ang paid or sneb bonds may be sold under the direction of the Secretary of the treasary, and after retaining out of the proceeds a sum sufficient to pay the whole amont of circulating notes for the redemption of which such bonds are held, the surplus, if any remains, the comptroller; and the association shall not be shall be paid to the bank, or banking association from which such bonds were received. Sec. 65. And be it further enacted, That Congress reserves the right at any time to amend, alter, r repeal this act. APPROVED, February 25, 1863.

> LEGAL NOTICE. Charles W. Giddings,) In the Pawnee County District Court, September Term . S. Wood, et al. 1 1863.

To J. S. Wood, Joseph Steele, Jr., E. F. Ferrie, E. A. Corey, James L. Giddings, R. V. Muir, J. S. Cowles, Walter Lyons and P. Bartlett, nen-resident defendents: You will take notice that the above named plaintiff hat filed in the Clerk's Office, in and for Pawnee County, his petition in debt. wherein he claims of you the sum of \$1748,03, on account for money laid out and expended for you, account for money laid out and expended for you, and labor done and performed at the HIGHEST instance and request of defendents herein, and that an order of attachment issued out of said court, against your lands, tenements, goods, chattles and effects, directed to the Sheriff of said county, who, u pursuance of said order, attached the following misdemeanor, and upon conviction thereof shall be punished by imprisonment nor less than five nor 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 1, 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, Block Three; Block Eq. 3, 4, 6, 7, 8, 9, 10, 11, 12, Glock Three; Blocks Four; Lots 1,2, 4, 5, 6, 8, 9, 12, Block Five; 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 Ten; Lots 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, Block Efeven; Lots 2, 6, 7, 8, 10, 12, Block Twelve; Lots 1, 2, 4, 5, 6, 8, 10, 11, 12, Block 13; Block 14; Lots 1, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 15; Wook 16; Lots 1, 2, 3, 4, 6, 9, 10, 11, 12, Block 16; Lots 1, 2, 3, 4, 6, 8, 12, Block 15; Block 16; Lots 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, Block 17; Lots 1, 2, 3, 4, 5, 6, 10, 12, Block Lots 1. 2, 3, 4, 5, Block 18; Blocks 20, 21, and 22; Lots 1, 2, 4, 5, 6, 7, 8, 9, 10 11, I2, Block 23 Block 24; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, Block 25 : Lots 1, 2, 5, 7, 9, 10, 11, Block 26 ; Lots 1, 2, 5, 6, 7, 9, 10, 11, 12, Block 27 . Lots 1, 3, 4, 5, 6, Block 30; Block 31; Lots 4, 5, 6, 7, 8, 12, Block 32 3, 4, 5, 6, 7, 8, 11, 12, Block 36; Lots 1, 2, 4, 6, 10, 11, 12, Block 37; Lots 1, 2, 4, 5, 7, 8, 10, 12, Block and proceedings arising out of the provisions of this act in which the United States or its officers or agents shall be parties, shall be conducted by the district attorneys of the several districts, under the direction and supervision of the treasury. 48; Lots 4, 6, 8, 10, 12, Block 49; Lots 2, 3, 4, 5, 6, 8, 9, 10, 12, Block 50 : Lots 4, 6, 8, 10, 12, Block, 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 : Lots 2, 4, 5, 6, 8, 9, 10, 12, Block 55 : Lots 1, 2, 3, 4, 6, 7, 8, 10, 12, Block 56; Lots, 13, 14, 15, 16, 17, 18, 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 12, 13, 14, 15, 16, 17, 18, Block 58; Block 59; Lot 1, 2, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18 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 and also the following described lands in said county, to-wit . East half of Southwest quarter, Section 13, Town 2, Range 12; and West half of Southwest quarter, Section 11; Town 2, Range 12; tion 11, Town 2, Range 12. And you are further notified that unless you plead, answer or demur to said petition, on or before the 31st day of August, A. D. 1863, said petition will be taken as true, and judgment rendered against you accordingly. ISHAM REAVIS, Att'y for plff. July 18, 1863. nl-4w-\$18,25.

Probate Notice. W. H. Dunbar, Public Administrator of Atchison County,

State of Missouri, In the Probate Court of Nemaha County Nebraska Territory, Representatives of August Ockle, deceased.

cribed real estate, of which said decedent died, seized, down, the ballance in one year in-wit: The east half of the northeast quarter of sec-Sec. 58. And be it further enacted; That if any tion number nine (3,) township number four (4.) north | m51-4w person shall make or engrave, or cause or procure to of range number thirteen (13,) east of the sixth prin tering something about "Young on conviction thereof shall be punished by fine not to be made or engraved, or shall have in his custody cipal meridian in Nemalia country, Nebraska Territory, or passession and coursed." ary Clay." If any one can find this raceding double the amount so countersigned and delivered, and imprisinment not exceeding fifteen racedinary work of art, they will be with any circulating associations.

Y liberally rewarded by countered the amount so countersigned and delivered, and imprisinment not exceeding fifteen raceding fifteen delivered, and imprisinment not exceeding double the amount of blances and debts of every similarly of any plate from which any circulating associations.

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MASTER'S SALE.

may note, is god as aforesaid with intent to use In pursuance of a decretal order made by the District ench blanks, or cause or suffer the same to be used. Court in and for Nerraha County, Nearaska Territory, in forgoing or counterfeiting any of the notes issued sitting in Chancery, bearing date May 29th, 1862, in a certain cause pending in said Court, wherein Benjamin shall have quen issued with intent to use such pa- in said county, being the place where said court was last hold, effer for saie to the highest bidder, for cash, the following described premises to-wit: The southwest quarter of accion number Iwenty-nine, township number four, north of range number fifteen, east of the sixth principal meridian in Nemana County, Nebraska

> Court. September term, A. D. To, Dwight Fowler, non resident defendant above

camed. You will take notice, that the Plaintiff Sec. 60. And he it further enacted, That it shull | and complainant in the above stated oause, has filed be the duty of the comptroller of the currency to | in the office of the clerk of the District court, in and report annually to Congress, at the commencement for Pawnee County, the certain bill of complaint, and petition, the object and prayer of which is to First, A summary of the state and condition of dissolve, and annull the bonds of matrimony, solemevery association from whom reports have been to- nined between you and the aforesaid complainant, ceived the preceeding year, at the several dates to at the town of Conquest in the County of Cayuga, which such reports refer with an abstract of the and State of New York, on the 21 day of January, whole amount of banking capital returned by them A. D. 1850, and for a reasonable allowance as allof the whole amount of their debti and liabilities mony from your goods, chattles, and estate, upon the amount of circulating notes outstanding and the grounds of wilful and continued desertion for a their several returns and such other information in further notified that unless you plend, answer or derate of interest for delay in the payment of money; relation to said associations as in his judgement, mur to said petition and hill of complaint, on or bein the absence of coutract between the parties, by may be useful. Secondl. A statement of the associations whose taken as confessed, and a decree of divorce with a Queensware, business has been closed during the year, with reasonable allowance as alimony from your estate

said petition prayed for.
ISHAM REAVIS, Solicitor for compt. July 18, 1863, nol-4w-3700

LEGAL NOTICES.

j ty District Court, Sep-tember term, A.D. 1883 of H. Billings, Debt and Attachment. To Henry Mariatt, non-resident defendant above named. You will take notice, that the Plaintiff in house and one thousand copies for the use of the the above stated cause, has filed in the office of the clerk of the District court, in and for Pawnee county, his petition in debt, in which he claims of you the sum of \$32,50 with interest thoroun from the 1st day of August 1860, on promissory note, by you exconted on the 1st day of April, 1860, to Hiram Billings, payable four months after date, which note assigned to the Plaintiff, and that an order of attaghment issued out of said court, against your lands tennents, goods, chattles and effects, directed to the sheriff of said county. And you are further notified that unless you plead, answer, or demur to said petition on or before the 31st day of August, 1863, the same will be taken as true and judgement rendered

ISHAM REAVIS, Atty. for Piff. July 18, 1863, nol-4w-\$6,00

LEGAL NOTICES.

trict Court, September term A. D. 1863. In chancery, therasiter shall have the same powers and privileg- To William Jones, non-resident defendent. You down, will grow again from the stome, very rapidly of which is to foreclose a certion deed of trust or the manner prescribed by this act, or with a view | treasurer of the United States such bonds, or any | sum of \$250,00, payable one year after date, with the preference of one creditor to another, except | part thereof, in the manner provided by the act; and | interest after maturity, at the rate of twenty-five or banking association shall be entitled to receive trust or mortgage, bears date each on the 28th day Sec. 50. And be it further enacted, That if the from the comptroller of the currency, circulating of July 1859. And you are further notified, that and bill of complaint, on or before the 31st day of August, 1863, the same will be taken as confessed

ISHAM REAVIS, Sol. for comp't July 18, 1863. nol-4w-\$700.

WM. T. DEN.

Has now received his Spring Stock of Goods direct from New York, Philadelphia, Beston and St. Louis, which he will sell cheaper than any other House in the West.

Quick Sales & Small Profits.

And my Goods shall be Sold Cheap for

I ALSO AM AGENT FOR

MY OWN HOUSE, FOR THE PURCHASE OF

HIDES, PELTS & FURS FOR WHICH I WILL ALWAYS PAY THE

CASH PRICE

MY STOCK CONSISTS OF

DRY GOODS, GROCERIES,

Ladies' Fancy Dress Goods, Large Assortment of Notions,

Ladies' Hats and Trimmings, Hosiery and Gloves, Hair Nets and Head-Dresses, Children's Hats and Caps. Boots and Shoes in Great Variety, LARGE ASSORTMENT OF

Gent's & Boy's Clothing,

CHEAP FOR CASH.

Hardware, Queensware, DOORS AND SASH,

IRON AND NAILS, A VARIETY OF CHOICE LIQUORS.

DEN'S

and Southeast dearter of Southwest quarter, Sec- Is the Place to Trade. Call and Examine his Stock of Goods be- teen (16.) east of the 6th principal meridian (b Remaha fore you Purchase, for DEN Can- County, Nebraska Territory, J. S. BEDFORD, Master in Chancery. not be Undersold,

WML T. DEN Administrator's Sale.

By order of the Propate Court, on the 18th day of July A. D. 1863, at 12 o'clock M. m front of the office of the Probate Judge, in Brownville, Nemaha county, will be sold to highest bidder, the following Real Estate, as To the unknown heirs and legal representatives of the property of August Oakle, deceased, to-wit: the August Ockle, deceased, you are hereby notified that east half (1-2) of the north east quarter (1-4) of section said Administrator filed in the Probate Court of said | number nine (9.) township number four (4.) north of not less than five years nor more than fifteen years, county of Nemana, Nebraska Territory, his petition as range number thirteen (12.) east of the 6th principal Seroudly. The amount of the circulating notes of such and to be fixed in a sum not exceeding one thousand said Administrator, for the sale of the following des- meridian, appraised at \$240. Terms of sale, one half W. H. DUNBAR, Pub. Admin. Atchison county, Mo.

> NEW MUSIC. ance to try new music.

No. 481 Bromiway, Publisher.

JOHN A. PONN

Is now receiving and opening out his Sprin Stock of Goods, consis ing of

Groceries,

Hats and Caps. Boots and Shoes Iron and Naus,

Flour and Bacon

Hardware. Furniture

Sash and Doors. Window Glass etc., etc., etc.

Which I will sell cheap for

CVSH OR PRODUCE.

Call and examine my steck before purchasing elsewhere. n42-6m Brownville, April 24, 1862,

Elizabeth Melvin having been appointed Administratrix of the Estate of James G. Melvin, deceased, notice was, on the 25th day of June 1851, by said Billings is hereby given to all persons having claims against said estate, to have them on flie in the office of the Probate Judge of Nemaha county, Mebraska, ot er before the 27th day of December, A. D., 1863, at 10 o'cleck A.

M., the time set for hearing claims against said estate n50-6w-83 50 C. W. WHEELER, Probate Judge. SALIX ALBA. The Greatest Timber for the PRAIRIES.

It makes a perfect Hedge fence in four years I one Acre of it set this fall, in five years will make enough Wood for one Family ! RT It grows straight, and very tall!

ET It never sprouts from the roots; but when cut If It is the best soft wood for fuel, or any other

When kept off the ground, the rails will last 30 If It grows equally well with us on upland, where t is rich, as in the bottoms! L' Cuttings eight inches lour stuck in the ground in the Fall, never fall to grow ! We seld it for \$t per thousand Cuttings, delivered at any of our Agencies. Parties wishing to buy, should order early of our Agents, so that they may matify us in time.

CUTTINGS Bundled and delivered at the above places, as soon as the len res fail.

AGENTS. T. R. FISHER, Brownville, is Agent for Nemaha

and east half of Richardson Counties.

CURTIS & PEAVER, Pawnee City, are Agents for Pawnee and west half of Richardson Counties. REV. MR. TINKHAM, Bestrice, is Agent for Gage J. H. BUTLER, Austin, Agent for Clay and Saline

Beware of Willow Peddlers. We learn that many swamps of common Willow have een cleaned up, and the Cuttings sold as Gray Willow, We get our Willow of SAMUEL EDWARDS, of La Moilie, Illinois, a responsible Nurseryman. THOMPSON & HEDGES.

Nemaha Nursery, Nursery Hill P. O. Otee County, Nebraska.

LEGAL NOTICE. Benjamin G. Cooper,) In the Pawnee County Dis-- triet Court, September Term, Elijah Markee. | A. D. 1863. In Chancery. To Etizah 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 Caurt, in and for Pawnee county, the object and prayer of which is to forcelese a certain mortgage, by you given the plaintiff on the following described land, situated in said county, to-wit: The Northwest quarter of section 28, in Town 3, Range 12, to seeme the payment of a cartain profilesory note by you executed to said plaintiff, for the sum of \$312,50, payable two years after date, with interest after maturity, at the rate of twenty-five per cont. per annum, which note and mortgage bear date each on the 15th day of July, A. D. 1859. And you are further notified that unless you plead, answer or demur to said petition and bill of complaint, on or before the

confessed, and a decree of foreclosure rendered by the court in accordance with the prayer thereof.
ISHAM REAVIS, Sol. for Comp't. July 18, 1863. nil-4w-\$6,50:

31st day of August, 1863, the same will be taken as

Notice to Tax-Payers. The tax-payers of the City of Brownville, will take notice that the Tax-Book for 1863 is in my hands for collection, with the delinquencies of 1861 and 1862 added thereto. Those who fail to attend to this notice and pay their taxes, will be obliged to pay the penalties affixed by law, and costs. My orders are to collect the taxes.

JESSE JOHN, Collector. July 11, 1863. 3w.

Administrator's Notice. I will offer for sale on the 20th day of July, 1863, in front of Den's store, to the highest bidder for cash, the following described property to-wit: Lot number one, Lot number one, section 22, containing forty-four acres and ten-hundredths; Lot number two, containing thirty-nine acres; hot number three, containing thirty acres and ten-hundredths; the southwest quarter of section 32, containing one bundred and sixty scree; the southwest quarter of the southeast quarter, of section thirty-two, containing forty acres, in township five. sauge afteen according to Government survey, lying in Nemaha County, Nebraska. By order of the Probate Court of Richardson Gounty, Nebraska. F. M. BARMES, n60 Administrator of William Dripps, doc'd.

HEADQUARTERS COMPANY "C." Alay 2151, 1363,

Special Order, No. 3. It having been reliably brought to my notice that ersons engaged in keeping Rauches and stoces along the road, and persons passing over the road, have been in the habit of furnishing whisky to the Indians, thereby committing a very grave criminal offence.
I now now notify all such persons, that they must immediately discontinue such trafic; and if this practice is persisted in, in a single instance, I will prompt y and severely punish the offender.

Captain 2d Nebruska Cavalry, . Commanding Co. "C." N. F. HEWETT, Post Adjutant.

MASTER'S SALE. In pursuance of a decree of the District Court, in and for Nemaha County, Nebraska Territory, sitting in Chancery, bearing date May 16th, 1861, in a certain hase pending in said court, wherein Day & Matlock and Cutier & Tarrel are complainants, and Allen L. Coate, et al, are defendants, I will, on Saturday the 25th day of July, 1863, between the hours of 10 o'clock, A. M. and four o'clock P. M. of said day, in front of Den's Hall, in Brownville, in said causty, being the place where said court was last held, offer for sale to the highest bidder for cash, the following described premses, to-wit: Lots number four (4,) and five (5,) of the northwest fractional quarter of section number fix (6.) township number four (4,), north of range number six

n49-7w-84,75 MONS. DE LA MARSHE

IN TOWN AGAIN, And preparing to sell Stationery of all kinds ten per cent lower than any one in town dare to. Will sell writing paper from 40 cents a quire down to three quives for fifty cents, and other tricks in his line in proportion, such as

COLORED BATTLE SCENES. PICTOBIALS OF ALL KINDS, DAILY PAPERS, AND THE LATEST EDITION OF SCHOOL BOOLS. Recommended to be used in the Territory, and parents should be guarded against buying any other, as the old series will soon be out of use entirely.

Mr Marshe is Agent for several Eastern Publishing Houses, and can procure for app hue, any Book, Newspaper, or Periodical that can be called for. Also Keeps Phylographs, and Pholograph Albums, Steryscopes, and Steryscopic Views, Microscopes, Princ Packages, Novels, Family Bildes, Miscellaneous Books,

opposite a Nebruska Bank, N. B .- Eastern papers may settle, and sand bill to