



BROWNVILLE, THURSDAY MARCH 23, 1865.

Our latest dates, from which to gather news, are March 17th. The apology for a daily mail—the buckboard—passed through our city twice since our last issue. Sherman has been heard from. His army was at Fayetteville, N. C., on the 12th, in fine spirits, and had met with no opposition.

Hampton's 10th cavalry surprised Kilpatrick on the 16th, capturing all but two of his staff. Kilpatrick escaped, formed his men and drove the enemy with great loss.

Kingston, N. C., surrendered to our forces on the 12th. The enemy retreating toward Goldsboro, but rumor says that place is possession of Sherman. There is now little doubt but that Sherman and Schofield will have by this time, formed a junction. Terry defeated Bragg's force before getting possession of Kingston, and has been joined by Schofield.

Sheridan has destroyed all the avenues of supply to Richmond, and is on his way to the White House.

The papers of Richmond have all suspended, the printers have all been conscripted into the army.

Gold reported on the 16th at 162. From the West the news is what the roads are clear of Louisiana.

We are in receipt of a letter from Rev. T. W. Tipton, Chaplain of the Veteran First. He says, as to the articles for the benefit of sick and wounded soldiers, which they stand in need of—because not supplied by Government—the most desirable would be Drawers and Shirts, made so as to be unbuttoned on the sleeves and front of the shirts, and up the outside of the legs of the drawers. The Wagoner Society, here, will take hold of this immediately, and that all our citizens will lend their hearty co-operation. Immediately, we say, because a large expedition is being organized at Ft. Kearney, to march against the hostile Indians, and upon such marches as this most necessary, by these articles will be much more needed by the sick and wounded, than while in post camp. They should be sent to Mr. Tipton, at Ft. Kearney, as soon as possible, and all may rest assured of the faithful disposal of their donation.

He says that Company "F" has started in the direction of Fort Laramie; that the troops at Plumcreek, under Capt. Majors, are to form part of the Indian Expedition now being fitted out by Gen. Mitchell, and that the consolidation of the First and Veteran Battalion has not yet been accomplished.

The Joint Stock Farmer's and Mechanic's Store enterprise, recently set on foot in Nebraska City, by Mr. Imhoff, has proven, so far, a complete success, the stock being taken up, and nearly all paid in. Mr. Imhoff has started East for goods. If this new enterprise is a success, it will be a great benefit to Farmer and Mechanic, for by taking one share (\$100) the share-holder is entitled to receive goods for his own use at eastern prices, with the cost of transportation and incidental expenses added, and if the store, by its other sale, makes a profit above its necessary expenses, each share will receive a dividend. We think these shares must always be up to par, and if the enterprise meets the expectations of its friends, will command a premium.

There is some talk, in this county, of getting up a Joint Stock Farmer's Flouring Mill. We have not learned particulars, but doubt not it will pay well.

Rebel papers admit that Sheridan has played havoc with their avenues of supply, and are fearful that he will succeed in reaching Burke's Station and cut off all communication to or from Richmond. Burke's Station is at the junction of the Petersburg and Lunenburg and Richmond and Danville roads. It is already rumored that Sheridan had reached that point. The capture of this point will do away with the necessity of Grant's attempt on the Southside road, will relieve Sherman from the danger of a concentration against his movements, and must force Lee to give battle or stand a siege in Richmond, and no fear need be entertained of our success in either event, especially if a junction of Sherman and Grant's forces is effected.

The Amendment to the Enrollment bill, which recently passed Congress, makes provision that any person who has been drafted or enlisted into the U. S. service, and has deserted, shall, unless he reports himself for duty within sixty days, cease to be a citizen of the United States, and is forever debarred thereof of suffering. All who desert hereafter, come under the same provision, excepting the sixty days saving clause.

The following sensible business transaction—on the part of our City—we copy from the minutes of the City Council—

Ordered by the Council, that Theodore Hill be granted a lease of the Levee, extending to the river in front of the following lots, five, six, seven, eight, nine and ten, in block twenty-one, for ten years, on the following conditions:

That said Hill shall pay said City the sum of \$5 per year rent. He shall also grade said Levee in front of said lots to the distance of twenty feet from the top of the bank of the river; and shall no build or keep any building on said Levee which shall be an obstruction to the free use thereof by the public, but he may build and keep a warehouse on the same which shall not be less than twenty feet from the top of the bank of the river. He shall not charge any wharfage or any charge whatsoever for the free use of said land by the steamboats or public for a levee. And shall keep graded and in good repair a sufficient distance along the river in front of said lots for the accommodation of the business done at the Levee.

By this act a good steamboat landing is secured to the city, free of expense to it or its citizens. We only wish that the whole Levee could be rented in this way, and there is plenty room for as many of our merchants as may desire to "spread themselves" in this way.

Few persons are acquainted with the provisions of the U. S. Revenue Law, by which ignorance, many thousand dollars are lost to Government, and many loyal men infringe a law of which they are ignorant. There are stamps necessary in the settlement of Estates. By decision of the Commissioner of Internal Revenue, the presentation of a Will for Probate, application for the appointment of administrators and guardians, do not require stamps. The probate of wills, letters of administration, and bonds of execution, administrators, guardians and trustees, are subject to stamp duty, as is also the appraisal of value. But all other proceedings, such as petitions, orders, notices, certificates and affidavits used in the settlement of the estate, are exempt.

Farmers, be up and doing! Form your Clubs! And prepare for a County Fair this season! We'll do all your printing gratis. And if any Clubs have already been formed send us the proceedings, we'll publish them, to give others confidence. Nebraska County has the material necessary to make the foremost county in the Territory, all that is lacking is combined effort. Let's have it!—What are the farmers of this precinct doing. Let any and every Precinct call a meeting, it shall cost you nothing to publish said call in the Advertiser. Go in! "In union there is strength."

We understand that W. H. Miller has taken charge, and issued one number, of the *Rule Register*, and opened up neutral. We have no doubt that, in his youthful days, he became proficient in the art of "rubbing his breast and patting his head, at the same time," and now intends to make it pay him by rubbing loyal men and patting copperheads, both at the same time. Go in, Billy, but lookout for breakers ahead.

Miss Susan B. Anthony, lately wrote from Leavenworth, Kan.:

"I am learning, too, of that wonderful people, the ex-slaves, 4,000 of whom are *netted together* in this city."

"Every one I have this far talked with is *brimfull of common sense and intelligence*."

Wait till hot weather, and we think the whole nest will be found "brimfull" of un-common sense. We pity the perfume dealers of that city, for, let the sun shine warm, and lo, "their occupation's gone." And "the next wind that is wafted to us from the south, may bring to our nasal organs the scent of perspiring pig." At any rate we would caution Miss Susan B. Anthony against becoming too "brimfull" of the negro, herself, for it might be a dark responsibility.

The Mormons have commenced cutting a canal starting near the boundaries of Utah and Salt Lake counties, winding its way along the eastern side of the valley, watering the land on its course, including a very considerable tract yet unbroken, and terminating in the city. This is the most extensive enterprise of the kind yet undertaken in that Territory, the canal being thirty-two miles in length.

We learn, from our exchanges, that there is a proposition on foot to build a toll bridge across the Platt river, about nine miles from Denver. Merchants and produce dealers of that city have taken hold of the matter and trade and travel in that direction, during the coming season, will be accommodated by a good and substantial bridge, in a place where one has been much needed.

Many mistakes occur in the sending of letters to Nebraska, by their being directed N. T. It will be seen that this will also answer for Nevada Territory, and in many instances, when the letters are poorly written, may be mistaken for N. Y. Letters should be directed to Nebraska, or Nebraska Territory, in full.

The Grandest Scheme of the Age is the lottery by which the Patent House in this city is to be disposed of with all its contents, which is of the request and most costly kind. The drawing of this Lottery is irrevocably decided to take place on the 16th day of April, 1865, by order of the Proprietor, Treasury and Directory. Whoever intends to buy a ticket must speak soon, or the chance will be lost.—*St. Joseph Herald*, Feb. 19th.

We have the best assurance that this Lottery will be fairly and honorably conducted. Those desiring to purchase tickets can see the Scheme of Prizes at March, Bro. & Zook's Books Store, and tickets may be obtained, through them, of N. S. Harding & Co., Nebraska City, at \$2 each. Now's the accepted time.

A shooting affair came off a Rockport on the 16th. It appears that some one had killed a dog belonging to Charles Deal, he accused Holloway of it, and drawing a pistol fired upon Holloway, but missed him, when Holloway fired at Deal, wounding him in the arm.

The *St. Joe Herald & Tribune*, says: "The work of extending the Plate County Railroad to Leavenworth will commence by the first of May."

Haven't you made a mistake about the end? If not, how about 'tother end? Hurry it up, friend Herald, we are anxiously waiting.

The order requiring travellers from Canada to the United States to have passports, has been revoked. The Canadian Government having shown a willingness to do all in their power to prevent any raids by rebels, or others, into our country.

Gold was at 169 on the 16th, and dull at 167 on the 17th, in New York. The press of the country divided as to whom to give credit for this constant decline in gold, Sherman or McCullough, the new Secretary of the Treasury. We incline to think it a little of both.

Parson Brownlow, Governor of Tennessee, has been awarded \$25,000 damages for his imprisonment and persecution by prominent rebels of Knoxville, which to be assessed upon the wealthiest rebels there who assisted in his persecution.

The rebel Senate has passed the bill placing negroes in the army, but with the proviso that not over twenty-five per cent. of male negroes between the ages of 18 and 50 can be taken.

A steamer, which had run on a sand bar in the Missouri, near Liberty, Mo., was captured by guerrillas a few days since. No particulars.

All civilians, except newspaper correspondents, and those belonging to the army, have been ordered out of the city of the Potomac.

The gold medal and resolutions voted to Gen. Grant, by the last Congress, were presented to him on the 15th.

The Minnesota Legislature has passed a law allowing negroes to vote.

The following testimonial of esteem was passed by Brownville Lodge No. 5, I. O. O. F.:

"WHEREAS, The stern and unrelenting hand of death, which is continually reaping and gathering its harvests from the ranks of humanity, has again visited the field of our fellowship and taken from us one of our most faithful and beloved brothers, P. G. H. H. MARSH, who was a laborer in the cause of the brotherhood of man. Since we last met death claimed him for its victim; his desire to live was for his wife and little ones; no selfish thoughts mixed with the pure gold of his nature. The interests of our Order were near and dear to him, notwithstanding long debarred by illness from participating in our weekly reunions. We, deeply deploring, in common with the Fraternity which we represent, the great loss which this Order has sustained in this dispensation of Providence, as a testimonial of the respect which this Lodge entertains for his distinguished worth and services as an Odd Fellow, therefore

Resolved, That this Lodge is profoundly sensible of the loss which Odd Fellowship, Society, and the afflicted family have sustained in the death of our late Brother, H. H. MARSH, and we sympathize with the relatives, friends, and society and this Order in the bereavement which has thus befallen them.

Resolved, That, as a testimonial of the regard which this Lodge entertains for the able efforts of our departed brother in the advancement of Odd Fellowship, and in token of his worth as a member of society, and his devotion and affection as a husband, father and friend, that the officers and members of this Lodge wear the usual badge of mourning, for thirty days.

Resolved, That the Secretary furnish a copy of these proceedings, under seal of the Lodge, to the family of our deceased brother, to the Nebraska Advertiser, and that the same be spread upon the minutes.

All of which is respectfully submitted.

H. C. LEFT,
E. H. WILCOX, } Com.
G. F. STEWART.

LEGAL NOTICE.

The creditors of Archibald Handley, deceased, will take notice that the Probate Court of Nebraska County, Nebraska Territory, has appointed August 11th, 1865, and September 11th, 1865, at the office of C. G. Dorsey, in Brownville, in said county of Nebraska, to receive, examine and adjust all claims and demands against the deceased. Unless the claims of creditors are presented to said court for allowance on or before September 11th, 1865, they will not be entitled to payment.

Dated March 18th, 1865.

C. G. DORSEY,
Administrator of the Estate of Archibald Handley, deceased, by C. G. Dorsey, Solicitor for Plaintiff.

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Administrator of the Estate of Archibald Handley, deceased, by C. G. Dorsey, Solicitor for Plaintiff.

NEW ADVERTISEMENTS.

LEGAL NOTICE.

John Hamilton and Gordon H. Wilson will take notice that John P. Dodge, as complainant, did on the 26th day of March, A. D. 1865, file a Bill in Chancery, in the District Court of Nebraska County, Nebraska Territory, against the said John Hamilton and Gordon H. Wilson, to set aside a Decree of Foreclosure of a Bond of Trust in the nature of a Mortgage, given by said John Hamilton and Gordon H. Wilson, as Trustees, upon the 30th, to Gordon H. Wilson, as Trustee, in township number 34, North of Range number 14, East, in Nebraska County, Nebraska Territory, to secure the payment to complainant, of a Promissory Note thereon, for the sum of \$200,000, and interest thereon, in referred to, and the sale of said premises, to pay the said sum and the interest thereon, and that said John Hamilton and Gordon H. Wilson are notified that they are required to appear and answer said Bill on or before the 15th day of May, A. D. 1865.

CHARLES G. DORSEY,
Solicitor for Complainant.
March 23d, 1865.

LEGAL NOTICE.

John Traylor will take notice, that Benjamin F. Lushbaugh and James H. Hinesley, as complainants, did on the 20th day of March, A. D. 1865, file in the office of Register in Chancery, in the District Court of Nebraska County, Nebraska Territory, a Bill of complaint against the said John Traylor as defendant. The object and prayer of said Bill is to set aside a Decree of said Court, decreeing a certain mortgage made by the said John Traylor, in the nature of a Mortgage, upon the 15th day of March, A. D. 1865, to secure the payment of \$200,000, and interest thereon, to an act of Congress approved March 2d, 1865, and that said John Traylor is notified that he is required to appear and answer said Bill on or before the 15th day of May, A. D. 1865.

CHARLES G. DORSEY,
Solicitor for Complainant.
March 23d, 1865.

LEGAL NOTICE.

Charles T. Jamison and Gordon H. Wilson will take notice, that John P. Dodge, as complainant, did on the 26th day of March, A. D. 1865, file a Bill in Chancery, in the District Court of Nebraska County, Nebraska Territory, against the said Charles T. Jamison and Gordon H. Wilson, to set aside a Decree of said Court for the foreclosure of a Bond of Trust in the nature of a Mortgage, given by said Charles T. Jamison and Gordon H. Wilson, as Trustees, upon the 30th, to Gordon H. Wilson, as Trustee, in township number 34, North of Range number 14, East, in Nebraska County, Nebraska Territory, to secure the payment to complainant, of a Promissory Note thereon, for the sum of \$200,000, and interest thereon, in referred to, and the sale of said premises, to pay the said sum and the interest thereon, and that said Charles T. Jamison and Gordon H. Wilson are notified that they are required to appear and answer said Bill on or before the 15th day of May, A. D. 1865.

CHARLES G. DORSEY,
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March 23d, 1865.

LEGAL NOTICE.

Henry C. Hill will take notice, that Benjamin F. Lushbaugh and James H. Hinesley, as complainants, did on the 20th day of March, A. D. 1865, file in the office of Register in Chancery, in the District Court of Nebraska County, Nebraska Territory, a Bill of complaint against the said Henry C. Hill as defendant. The object and prayer of said Bill is to set aside a Decree of said Court, decreeing a certain mortgage made by the said Henry C. Hill, in the nature of a Mortgage, upon the 15th day of March, A. D. 1865, to secure the payment of \$200,000, and interest thereon, to an act of Congress approved March 2d, 1865, and that said Henry C. Hill is notified that he is required to appear and answer said Bill on or before the 15th day of May, A. D. 1865.

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THE ONLY SURE THING.
PHOTOGRAPH
BEING TAKEN AFTER USING
HALL'S
VEGETABLE
SCILLIAN
HAIR RENEWER

As the name indicates, it not only RENEWS the growth of the hair, from a fall or thinning, but it restores the COLOR to the original shade when it is turning grey or white, whether caused by disease, grief or old age.

It is the only hair restorer of the kind, and is the only one that has been used by thousands who have used it, and are ready and willing to testify. When one bottle is used, you will find it giving you an opportunity to test its excellent virtues.

For further particulars, send for a copy of our Circular, or write to the Northwestern States, C. H. OGDEN, Box 824, Chicago, Ill. All such orders will receive prompt attention.

R. P. HALL & CO., Publishers, N. H. PULLER, FINE & FULLER, Wholesale Druggists, Chicago, Illinois.

LEGAL NOTICE.

James Jeffers, John Jeffers and William Jeffers, will take notice that Benjamin F. Lushbaugh did on the 20th day of March, A. D. 1865, file in the office of Register in Chancery, in the District Court of Nebraska County, Nebraska Territory, a Bill of complaint against the said James Jeffers, John Jeffers, William Jeffers, Mary A. Jeffers, and John L. Jeffers, as defendants. The object and prayer of said Bill is to set aside a Decree of said Court, decreeing a certain mortgage made by the said James Jeffers, John Jeffers, William Jeffers, Mary A. Jeffers, and John L. Jeffers, in the nature of a Mortgage, upon the 15th day of March, A. D. 1865, to secure the payment of \$200,000, and interest thereon, to an act of Congress approved March 2d, 1865, and that said James Jeffers, John Jeffers, William Jeffers, Mary A. Jeffers, and John L. Jeffers are notified that they are required to appear and answer said Bill on or before the 15th day of May, A. D. 1865.

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George W. Crowder will take notice that Mattie J. Crowder, as complainant, did on the 20th day of March, A. D. 1865, file in the office of Register in Chancery, in the District Court of Nebraska County, Nebraska Territory, a Bill of complaint against the said George W. Crowder as defendant. The object and prayer of said Bill is to set aside a Decree of said Court, decreeing a certain mortgage made by the said George W. Crowder, in the nature of a Mortgage, upon the 15th day of March, A. D. 1865, to secure the payment of \$200,000, and interest thereon, to an act of Congress approved March 2d, 1865, and that said George W. Crowder is notified that he is required to appear and answer said Bill on or before the 15th day of May, A. D. 1865.

CHARLES G. DORSEY,
Solicitor for Complainant.
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