



BROWNVILLE, THURSDAY, FEB. 21, 1867.

NEBRASKA IS A STATE.

The State Legislature of Nebraska met yesterday morning to act upon the Congressional demand to strike out the word 'white' from our State Constitution.

OMAHA, Feb. 20th, 8 P. M. To Mrs. Rachel Tipton, Brownville: Nebraska is a State. I start home to-morrow.

T. W. TIPTON.

This is truly glorious news, and we cannot refrain from offering our congratulations to our Honorable Senators and Representatives, especially the gentleman from Nemaha, and the people upon the energy and principles of their representatives.

Brethren, let us cheer: Three times three and a tiger for the State of Nebraska! You can over there groaning for Andy—Pan-handle's "creator."

Of Ourselves.

For the past three years has our destiny been linked with the Advertiser, and indeed it to remain so far into the future as we can see.

In bringing about the above our readers all know the part we have taken, and they need not look farther than in their own neighborhoods to test the wisdom of our home policy against rebels, bushwhackers, guerrillas and their abettors.

During the period of our connection with the Advertiser, no one can accuse us of not having spoken plain upon all matters. Our aim has been to make no doubtful sound, but to enunciate plainly our convictions of justice and policy.

Our greatest enemies, Democrats, are and have been making all manner of attempts to undermine and weaken this establishment; in this they have employed falsehood, treachery and deceit.

Now, in the light of the past, with the firm determination in the future to stand by the principles of radicalism and home prosperity, is it too much to ask our friends to exert themselves for us to some extent? We hope not, and that they will do so.

The Paris Exposition.

From Hon. Isaac Newton, Commissioner of the Department, we have just received a request to collect and forward to that Department, for exhibition in the Paris Exposition, "suitable specimens of the Cereal productions" of this section of the United States; and we, in turn, request that our farmers, immediately, furnish us these specimens that we may forward them to headquarters.

The importance of placing a sample of the productions of the Nemaha Valley in this Exhibition of the choicest productions of the world, we believe, is apparent to all, as through this medium we can show the world the rich quality of our soil; and Nebraska's cereals of '66 will not suffer by comparison to any.

Farmers! the time is very limited, and prompt action alone can admit us to the show! Bring in your samples, and we will forward them.

Home Enterprise.

A very praise worthy enterprise has been suggested by some of our citizens during the past week, and the preliminary steps were taken last Friday night. It is nothing less than the organization of a kind of Credit Foncier based upon actual capital for the erection of dwelling houses in this city.

That the Secretary of the Interior has reversed the decision of the former Secretary, thus confining the company to the line of their road and restoring the lands to market that constituted the grounds of complaint. We hope that this is true.

This would restore all the odd sections in townships five and six, the best lands now unselected in this District; and their positive restoration would make room for the flood of immigration which will flow into this District this season.

W. A. P. Has now opened up in the Nebraska City News. We wish him much joy in his new connection. It reminds us of the inhabitants of a prairie dog hole where the prairie dog, copperhead, rattlesnake and owl oft dwell in harmony together.

We commend the enterprise to the favorable attention of our citizens, and to capitalists generally. The prosperity of our city is assured and fixed, and the safety and profitableness of the investment contemplated is beyond a doubt.

Below we give the proceedings of the first meeting, and hope that the meeting to-morrow night will be well attended: At a meeting of the citizens of Brownville, held at the law office of Tipton, Hewitt & Church, on Friday evening last, A. W. Morgan was called to the Chair and Jarvis S. Church was chosen Secretary.

Mr. Morgan, the Chairman, stated that the meeting had been called for the purpose of organizing a Joint Stock Company, whose business it should be to purchase city lots in Brownville, and to cause to be erected thereon plain substantial and neat cottages to rent or sale at ten per cent. above cost.

The necessity of such an enterprise and the interest which every citizen of Brownville should take in the contemplated improvements mentioned by the Chairman, were very pithily set forth by Dr. Holladay and others. After which it was moved and carried that Jarvis S. Church, Jonas Hacker, Dr. Holladay and A. W. Morgan should be a committee to draft Articles of Incorporation, and report the same at next meeting.

On motion the meeting adjourned to assemble again on next Friday evening at 7 o'clock, P. M., in the same place for further business.

A. W. MORGAN, Ch'm. JARVIS S. CHURCH, Sec.

manipulate. Poor devils so long out of office that they would gladly stick their hands into hell to rake up the crumbs from Andy's table.

This act of turning over public property to an unauthorized person, one who the appointing power has rejected as unfit to have them in charge, is unparalleled in the history of the nation. Well may the freeman fear the loss of liberty when the Constitution is thus trampled under foot and the Legislative will of the land is thus defied by cringing supplicants at the feet of ambition.

Good News to Settlers.

As will be remembered, the last Annual Message to our Legislature called the attention of its members to the fact that the Burlington and Mo. River Railroad had now possession of much valuable land which a strict construction of their grant did not entitle them to.

That the Secretary of the Interior has reversed the decision of the former Secretary, thus confining the company to the line of their road and restoring the lands to market that constituted the grounds of complaint. We hope that this is true.

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mit, immediately set it aside, and was sustained in so doing. The people of the West should remember Andy's fostering care of their interests, in appointing to offices such greedy, incompetent, rebel-loving, Union-hating noodles as Bogy & Co.

This is "My Polky," saith the "Creator."

A statement sent to the Senate from the Treasury department shows that four assessors and five revenue collectors who were appointed during the recess of the Senate in 1865 and who were not nominated last winter were continued in office after the last adjournment. It also shows that these officers, in violation of law were paid \$4,046 in salaries and allowed \$12,536 in commissions.

Democratic Wisdom and Honesty.

We were amused and pained the other day to hear the arguments and honesty of some of our Democratic friends. When we came with in ear shot about the first sentence we heard was: "Well, Nemaha county has made a pretty G-d-d fool of herself in sending such G-d-d-d fools to the Legislature; G-d-d-d 'em, what have they to do with the education of the G-d-d-d nigger, d-d-d em."

Democrat No. 1 having fairly exhausted himself Democrat No. 2 opened up thus: "Yes, and worse, this nigger education law says, so I'm told, that if I desire to educate my children at home free from contamination with niggers, I can't do it, the law won't let me."

The Louisiana Bill.

The bill which passed the House on the 12th for the reorganization of Louisiana, provides that the President, with the consent of the Senate, shall appoint a loyal Governor who had no part in rebellion, who shall hold office for one year, that he shall also appoint a Provisional Council of nine persons, who shall have qualifications prescribed for the Governor, and exercise with that officer all legislative powers that all officers of State generally exercise.

It will remove all the odious and oppressive laws, and restore to the people the right to elect their own officers, and to elect their own representatives to the Legislature; and that in October next an election by such qualified voters shall be held for members of a Convention to form a State Constitution; and that the Secretary of War shall issue orders to regulate these elections; that the constitution shall not permit any distinction on account of race or color, and shall prohibit the payment of any debts contracted in behalf of the rebellion, and shall recognize the perpetual union of the States; and that the President shall forthwith appoint a military commander for the State, who shall enforce the laws, which the civil authorities neglect; that no laws passed by the provincial council shall be valid till Congress shall approve them; that all laws of the State consistent with this act shall remain in force.

The Supreme Court's decision of the Unconstitutionality of the Congressional Test Oath, as applied to the admission of Lawyers to practice in U. S. Courts, has been set aside by Judge Carter of the Supreme Court of the District of Columbia. The decision was made upon a motion to admit Allen B. Magruder, a Virginia ex-rebel. The motion was denied upon the ground that the decision was not mandatory upon inferior courts, that all courts possess the inherent right to regulate their own rules of practice, including admission to and disbarment from the bar. This greatly weakens the force of the Supreme Court's decision, which was a full bench.

The "Gunpowder Plot" in St. Joseph has taken a rather curious turn. Rosenthal—charged upon the affidavit of Desmond with attempting to blow up his store with gunpowder—has brought suit against Desmond, charging him with the act to get him, Rosenthal, out of his house, he having it rented until next August, and rent having; and for damage to character and business sets his damage at \$20,000. Rosenthal's two clerks have also sued Desmond for damage at \$10,000 each.

The Senate committee on Public Lands on the 11th reported a bill requiring the general government to assume the trust of taking eight hundred thousand acres of Cherokee neutral lands of Kansas under the proposition of the treaty of last August, at one dollar per acre, payable in bonds. The bill further makes these lands subject to sale to actual settlers at one dollar and a quarter per acre in the usual manner.

The Colorado veto has not yet been acted upon, and some doubt is felt as to its ultimate passage.

NEW ADVERTISEMENTS.

An Old Song, Set to a new Tune

1867

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WHISKERS.

MUSSTACHES,

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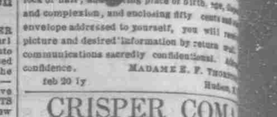
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Know Thy Destiny.

MADAME R. P. THOMPSON, the great

1867

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