

W. W. Furnas

Nebraska Advertiser.

"LIBERTY AND UNION, ONE AND INSEPARABLE, NOW AND FOREVER."

NEBRASKA ADVERTISER
PUBLISHED EVERY THURSDAY BY
MUIR, HILL & CO.,
Advertiser Block, Main St., between 1st & 2d
Brownville, Neb.

RATES OF ADVERTISING

Space one (10 lines or less) first insertion \$1.00
Each subsequent insertion, 75c
Business Cards, one year, five lines or less 1.00
Each additional line 50c
One Column, one year, 50c
One Column, six months, 30c
One Column, three months, 20c
Half Column, one year, 30c
Half Column, six months, 20c
Half Column, three months, 15c
Fourth Column, one year, 20c
Fourth Column, six months, 15c
Fourth Column, three months, 10c
Eighth Column, one year, 15c
Eighth Column, six months, 10c
Eighth Column, three months, 7c
Announcing Candidates for office 5c
Stry Notices (each head) 3c

VOL. XI.

BROWNVILLE, NEBRASKA, THURSDAY, SEP. 12, 1867.

NO. 50

Physicians.

H. L. MATHEWS,
PHYSICIAN & SURGEON,
OFFICE
CITY DRUG STORE,
BROWNVILLE, NEBRASKA.

M. P. HARLEY, M. D.,
HOMOEOPATHIC
PHYSICIAN & SURGEON
Office Residence of S. P. Tuttle,
South East corner of 6th and Main Sts.,
Brownville, Neb.

J. W. BLACKBURN, M. D.
PENSION EXAMINING SURGEON,
Tend his professional service to the citizens of
Brownville and vicinity.
OFFICE AT CITY DRUG STORE.
First call at his Residence south side of A
between 1st and 2nd streets.

A. S. HOLLADAY, M. D.
Graduated in 1851.
Located in Brownville in 1855.
PHYSICIAN SURGEON
AND
OBSTETRICIAN

Dr. H. has on hand complete sets of Amputating,
Trepining and Obstetrical Instruments.
Office Holladay & Co's Drug Store
Two Doors East of Post Office.
F.S.—Special attention given to Obstetrical and
the diseases of women and children. x-44-ly

C. F. STEWART, M. D.
OFFICE
South East corner of Main and First Streets
BROWNVILLE, NEBRASKA.
Office Hours—7 to 9 A. M. and 1 to 2 and 6 1/2 to
7 1/2 P. M.
Brownville, Nebraska, May 5th, 1865—No 34, 1y.

Attorneys.

CHARLES G. DORSEY
ATTORNEY AT LAW
Next Door to Carson's Bank.

MAIN STREET
Brownville, Nebraska
7. W. Tipton O. B. Hewitt J. S. Church

TIPTON, HEWITT & CHURCH
Attorneys at Law,
BROWNVILLE, NEBRASKA.
March 1st, '66. 1y.

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

C. E. NYE,
Attorney at Law.

AND
WAR CLAIM AGENT,
PAWNEE CITY, NEBRASKA.

Hotels.

J. STEVENSON, D. O. CROSS,
Star Hotel,
STEVENSON & CROSS Proprietors,
On Levee St., between Main & Atlantic,
Brownville, Nebraska
This House is convenient to the Steam Boat
Landings, and the business part of Town. The best
accommodations in the City. No pains will be
spared in making guests comfortable.
Good Stable and Carriage convenient
to the House.

AMERICAN HOUSE.
Good Feed and Livery Stable
In connection with the House.

L. D. ROBINSON, PROPRIETOR.
Front Street, between Main and Water,
BROWNVILLE, NEBRASKA.
May, 30th 1866. 10 36 ly

FAIRBANKS'
STANDARD
SCALES,
OF ALL KINDS,
FAIRBANKS, GREENLEAF & CO.,
236 Lake Street, Chicago,
209 Market Street, St. Louis.
BE CAREFUL TO BUY ONLY THE GENUINE.

Business Cards.

DORSEY, HOADLEY & CO.,
REAL ESTATE AGENTS,
and Dealers in Land Warrants, and
Agricultural College Scrip.
Office, in Land Office Building,
Brownville, Neb.

Buy and sell improved and unimproved Lands,
Buy, Sell, and locate Land Warrants, and agri-
cultural college Scrip.
Make careful selections of government Lands for
location, Homesteads, and pre-emption.
Attend to contested Homestead and pre-emption
cases, in the Land office.
Letters of inquiry, promptly and cheerfully answered.
Correspondence Solicited. 25ct

FRANZ HELMER,
Wagon Maker,
OPPOSITE DEUSER'S TIN SHOP,
BROWNVILLE, NEBRASKA.

WAGONS, BUGGIES, PLOWS, CULTI-
VATORS, &c., Repaired on short notice, at low rates,
and warranted to give satisfaction. x-13-25-26

A. ROBINSON,
BOOT AND SHOE MAKER,
Main between 1st & 2d Street
Brownville, Nebraska
Takes this method of informing the public that
he has on hand a splendid assortment of Gent's and
Ladies' Misses' and Children's

BOOTS AND SHOES.
Custom work done with neatness and dispatch.
Repairing done on short notice. 10-30-25

CHARLES HELMER,
Boot and Shoe
MAKER,
Main St., 2 doors below Brownville House,
BROWNVILLE N. T.

Has on hand a superior stock of Boots and Shoes
and the best material and ability for doing

CUSTOM WORK
Repairing done with neatness and dispatch
Terms Cash. 10-25

GATES & BOUSFIELD,
BRICKLAYERS

AND
PLASTERERS.
Brownville, Nebraska.
Will take contracts for Bricklaying, Plastering,
building Chimneys, and do anything in their line
in the most satisfactory and workmanlike manner.
Aug. 30, 1866. x-47-ly

PIONEER PAINT SHOP
LOUIS WALDTER,
HOUSE

ORNAMENTAL
PAINTER
Grainer, Gilder, Glazier,
AND
PAPER-HANGER

White Washing and Kalsomining done.
All work done in a workmanlike manner on the
shortest notice.

TERMS CASH!
SHEPHERD Main street over Morgan's Plow Fac-
tory. (11-23-ly)

JACOB MAROHN,
MERCHANT,
TAYLOR,
MAIN STREET, BROWNVILLE, NEBRASKA

AGENT FOR SINGER'S
SEWING
MACHINE.

Aug. 23d 66

CLOCK & WATCHES,
AND
JEWELRY!!
JOSEPH SHUTZ

Has just received and will constantly keep on
hand a large and well selected stock of genuine ar-
ticles in his line.
One Door west of Grant's Store, Brown-
ville, Nebraska.

Repairing
Of Clocks, Watches and Jewelry done on the short-
est notice.
WORK WARRANTED.
Brownville, Neb., March 15th, 1866. 10-25-1y

NEW Clothing Store.

The undersigned keep on hand a large assortment of
SATTINET & CASSIMERE SUITS
For Men and Boy's wear. Also, a large stock of

HATS AND CAPS
LINEN & WOOLLEN SHIRTS

BOOTS AND SHOES.
Rubber Coats, Leggings & Blankets,
Trunks and Valises.

UMBRELLAS AND CARPET BAGS,
Gent's Furnishing Goods,
Of all kinds which we will sell
CHEAP FOR CASH.
We purchased our goods since the de-
cline in the Markets and will sell at low
figures. **ATKINSON & CO.**
April 13th, 1866. 9-30-1y

NEW MILLS.
The Lafayette Mills
situated four miles above

GLEN ROCK,
On The Little Nemaha River,
LAFAYETTE MILLS.

Highest Cash Price Paid For All
kinds of Grain. Bread Stuffs of all kinds con-
stantly on hand for sale or in exchange for grain.
SANDERS & HAWXBY.

NOTICE TO FARMERS.
The undersigned having rented
the Brownville

FLOURING MILLS,
Takes this method of informing the pub-
lic that he intends doing

CUSTOM WORK
for the accommodation of farmers and others the
coming season. The mill is now in operation and
who have wheat to grind are respectfully invited
to give me a trial, as I am an old hand at giving gen-
eral satisfaction.
The highest cash price given for wheat.
26ct
F. W. MORRIS.

BEN. ROGERS, & CO.,
DEALERS IN ALL KINDS OF STOCK HORSES BOUGHT, SOLD
AND EXCHANGED. Stock bought by the day or
week.
The Proprietors have recently erected an entire
new, large and commodious Stable on Main Street
near the old Brownville House. Their Stock is all
fresh and Vehicles new. The public can be accom-
modated at all hours, day or night.
A Stock carried with an abundant supply of
pure water attached to the Stable. 41-ly

EVAN WORTHING,
BILLIARD ROOM

South side Main bet. 1st and 2d
Brownville, Nebraska,
Wholesale & Retail Dealer in
Wines, Liquors, Flemings
and Scotch Ales, Lon-
don Porter, Dou-
blin Stout, Cigars

Henry P. Sherburne,
DEALER IN MUIR
Pianos & Melodeons
Musical Instruments, Musical Merchandise
OF EVERY DESCRIPTION.
No. 36 Market Street, between Main and Second,
Established in 1849 **ST. LOUIS**
HELMHOLD'S FLUID EXTRACT BUCHU
pleasant in taste and odor, free from all injurious
properties, and immediately in its action.
HELMHOLD'S CONSTITUTIONS RESTORED
by Helmholt's Extract Buchu.

Poetry.

Let Me Kiss Her.
Let me kiss her for her mother—
The bewitching Polly Ann—
Let me kiss her for her mother,
Or any other man.

Let me kiss her for somebody,
Anybody in the world,
With her hair so sweetly unbound,
And so gloriously curled.

Let me kiss her for her "feller,"
And I do not care a rod
If he taps me on the smeller
With his "billy" made of lead.

Let me kiss her for her daddy—
The pretty posting elf,
Or, if that don't suit the family,
Let me kiss her for herself.

**An Act for the Revision of the
School Law.**
Be it enacted by the Legislature of the
State of Nebraska:

Section 1. Each organized county
shall be divided by the County Superin-
tendent into as many school districts as
may from time to time be found neces-
sary: Provided, that the Superintendent
shall have power to change or modify
the lines or boundaries of any school
district at any time.

Sec. 2. Every duly organized school
district shall be a body corporate and pos-
sess all the usual powers of a corporation
for public purposes by the name and style
of "school district number—of—
county;" and in that name may sue and
be sued, purchase, hold and sell such
personal and real estate as the law al-
lows.

Sec. 3. Whenever the County Super-
intendent of any county shall form a new
district therein, it shall be the duty of
the said Superintendent to deliver to a
taxable inhabitant of such district a no-
tice in writing of the formation of such
district, describing its boundaries and
specifying the time and place of holding
the first meeting; which notice with the
fact of such delivery, shall be entered up-
on the record by the Superintendent.

Sec. 4. The said notice shall also di-
rect such inhabitant to notify every qual-
ified voter of such district, either person-
ally or by leaving a written notice at his
or her place of residence, of the time and
place of holding said meeting at least five
days before the time appointed therefor;
and it shall be the duty of such inhabi-
tant to notify the qualified voters of said
district accordingly.

Sec. 5. The said inhabitant, when
he shall have notified the qualified voters
as required in such notice, shall endorse
thereon a return showing such notifica-
tion with the date or dates thereof, and
deliver such notice and return to the
chairman of the meeting.

Sec. 6. The said chairman shall de-
liver such notice and return to the direc-
tor chosen at such meeting as hereinafter
provided, who shall record the same at
length in a book to be provided by him
at the expense of the district, as a part of
the records of such district.

Sec. 7. Each and every sub-district
now existing under provision of law shall
be deemed to constitute a district, and
shall be controlled and governed as here-
inafter provided.

Sec. 8. The qualified voters of every
new district, when assembled pursuant
to the above mentioned notice, and all
existing districts, at their annual meet-
ings, in the year one thousand and eight
hundred and sixty-seven, shall elect,
from the qualified voters of such district,
a moderator of three years, a director
for two years, and a treasurer for one
year; and, at the expiration of their
respective terms of office and regularly
thereafter, their several successors shall
be elected for the term of three years
each; and within ten days after their
election these several officers shall file
with the director a written acceptance of
the offices to which they shall have been
respectively elected, which shall be re-
corded by said director.

Sec. 9. Every such school district
shall be deemed duly organized when
any two of the officers elected at the first
meeting shall have filed their acceptances
as aforesaid.

Sec. 10. In case the inhabitants of
any district shall fail to organize the
same in pursuance of such notice as
aforesaid, the said County Superintendent
shall give a notice in the manner here-
before provided; and the same pro-
ceedings shall be had thereon as if no
previous notice had been delivered.

Sec. 11. The record made by the di-
rector as required by the sixth section of
this act shall be prima facie evidence of
the facts therein set forth, and of the leg-
ality of all proceedings in the organi-
zation of the district prior to the first
district meeting; but nothing in this sec-
tion contained shall be so construed as
to impair the effect of the record kept
by the County Superintendent of evi-
dence.

Sec. 12. Every district shall in all
cases be presumed to have been legally or-
ganized when it shall have exercised
the franchises and privileges of a district
for the term of one year.

which such district is situated, to appoint
the officers of such district from among
the persons residing in such district of
the age of twenty-one years and upward,
who are taxpayers therein; which offi-
cers thus appointed shall severally file
with the director a written acceptance of
the offices to which they shall have been
appointed, which shall be recorded by
the director.

Sec. 14. Every such school district
shall be deemed duly organized when-
ever any two of the officers thus appoint-
ed shall have filed their acceptance as
aforesaid; and such school district and
its officers shall be entitled to all the
rights, privileges and immunities and be
subject to all the duties and liabilities
conferred upon school districts by law.

Sec. 15. The annual meeting of each
school district shall be held on the first
Monday in October each year; and the
school year shall commence on that day.

Sec. 16. Special meetings may be
called by the district board or any one of
them, at the written request of any five
legal voters of the district, by giving the
notice required in the next succeeding
section; and in all notices of special
meetings the subject of the meeting shall
be stated.

Sec. 17. All notices of annual or ap-
pointment meetings, after the first meeting
has been held as aforesaid, shall specify the
day and hour and place of meeting, and
shall be given at least fifteen days pre-
vious to such meeting, by posting up cop-
ies thereof in three of the most public
places, or by publication in a newspaper
published in the district; and in case of
any special meeting called for the pur-
pose of establishing or changing the site
of a school house, such notice shall be
given at least fifteen days previous thereto.

Sec. 18. No district meeting shall be
deemed illegal for want of due notice,
unless it shall appear that the omission
to give such notice was willful and fraud-
ulent: Provided, that for all meetings to
provide for the location or removal of a
site for a school house, the notice required
in the last preceding section shall in all
cases be given.

Sec. 19. Every inhabitant of the
age of twenty-one years residing in the
district and liable to pay a school district
tax therein shall be entitled to vote at
any district meeting.

Sec. 20. If any person offering to
vote at a school district meeting shall be
challenged as unqualified by any legal
voter in such district, the chairman pre-
siding at such meeting shall declare to
the person challenged the qualifications
of a voter; and if such person shall state
that he, or she, is qualified and the chal-
lenge shall not be withdrawn, the said
chairman shall administer to him or her
an oath in substance as follows: You do
solemnly swear and affirm that you are
twenty-one years of age, that you are an
actual resident of this school district and
liable to pay a school district tax thereon,
so help you God. And every person tak-
ing such oath shall be permitted to vote
on all questions proposed at such meeting.

Sec. 21. If any person so chal-
lenged shall refuse to take such oath, his, or
her vote shall be rejected, and any person
who shall willfully take a false oath or
make a false affirmation, under the pro-
visions of the preceding section shall be
deemed guilty of perjury.

Sec. 22. When any question is taken
in any other manner than by ballot, a
challenge immediately after the vote
has been taken and previous to the an-
nouncement of the vote by the chair, shall
be deemed to be made when offering to
vote and treated in the same manner.

Sec. 23. The qualified voters in such
school district when lawfully assembled
shall have power to adjourn from time to
time as may be necessary; to designate
a site for a school house by a vote of two-
thirds of those present and to change
the same by a similar vote at any regular
meeting.

Sec. 24. When no site can be estab-
lished by such inhabitants as aforesaid,
the county superintendent of the county
in which the district is situated, shall
determine where such site shall be; and
his determination shall be certified to
the director of the district and shall be
final, except that such decision may be
changed by the county superintendent on
a written request of a majority of the
qualified voters of the district.

Sec. 25. The said qualified voters
shall also have power at any such meet-
ing to direct the purchasing or leasing of
any appropriate site and the building,
hiring or purchasing of a school house,
and the amount of fuel to be furnished,
and the time of furnishing it for the suc-
ceeding year, whether to be delivered at
the school house, to be assessed by a tax
on the property of the district and to im-
pose such tax as may be sufficient for the
payments thereof.

Sec. 26. Any school district shall
have power and authority to borrow mon-
ey to pay for sites for school houses and
to erect buildings thereon and to furnish
the same by a vote of two-thirds of the
qualified voters of said district present at
any annual meeting or special meeting.
Provided: That a special meeting for
such purpose shall be upon a notice given
by the director of such district at least
twenty days prior to the day of such
meeting, and that the whole debt of any
such district at any one time for money
thus borrowed shall not exceed five
thousand dollars.

Sec. 27. The qualified voters, when
assembled at any annual or regular meet-
ing, may from time to time impose such

tax as may be necessary to pay teachers,
to keep their school house in repair and
to provide the necessary appendages and
to pay and discharge any debts or liabil-
ities of the district lawfully incurred;
may raise a sum not exceeding forty dol-
lars in any one year for the purchase of
books of reference, globes, maps or any
apparatus for the purpose of illustrating
the principles of astronomy, natural phy-
sology, natural history and agricultural
chemistry or the mechanic arts.

Sec. 28. They may also determine
at each annual meeting the length of
time a school shall be taught in their
district during the ensuing year; which
shall not be less than three months in
the district which have less than seventy
five pupils, nor less than six months in
the districts which have between seventy
five and two hundred pupils, nor less than
nine months in the districts where there
are more than two hundred pupils, and
whether by male or female teachers, or
both; and whether the money apportioned
for the support of the school
therein shall be applied to the winter or
summer term, or a certain portion to each.

Sec. 29. In case any of the matters
in the preceding section mentioned are
not determined at the annual meeting, the
district board shall have power and it
shall be their duty to determine the same.

Sec. 30. Said qualified voters may
also at any regular meeting authorize
and direct the sale of any school house,
site, building or other property belong-
ing to the district, when the same shall
no longer be needed for the use of the
district.

Sec. 31. They may also give such
directions and make such provisions as
they shall deem necessary in relation to
the prosecution or defense of any pro-
ceeding in which the district may be a
party or interested.

Sec. 32. The moderator shall have
power and it shall be his duty to preside
at all meetings of the district to count-
ersign all orders upon the treasurer for
moneys to be disbursed by the district
and all warrants of the Director upon the
county treasurer for moneys raised for
district purposes, or apportioned to the
district by the county clerk. But if the
Moderator shall be absent from any
district meeting, the qualified voters
present may elect a suitable person to
preside at the meeting.

Sec. 33. If at any district meeting
any person shall conduct himself, or her-
self, in a disorderly manner, and after
notice from the moderator or person pre-
siding, shall persist therein, the moder-
ator, or person presiding, may order him
or her to withdraw from the meeting,
and on his or her refusal, may order any
constable or other person or persons to
take him or her into custody until the
meeting shall be adjourned.

Sec. 34. Any person who shall re-
fuse to withdraw from such meeting on
being so ordered as provided in the pre-
ceding section, or who shall willfully dis-
turb such meeting, shall, for every such
offense, forfeit a sum not exceeding twenty
dollars, to be collected in the same
manner as other penalties in the manner
provided by law, and shall be paid into
the school fund of the district.

Sec. 35. The treasurer shall pay
over all moneys in his hands belonging
to the district on the warrant of the di-
rector, countersigned by the moderator;
and shall collect all rate bills for tuition
and fuel, in obedience to the commands
contained in the warrants annexed thereto.
It shall also be the duty of the treasurer
to appear for and on behalf of the
district, in all suits brought by or against
the same, whenever no other directions
shall be given by the qualified voters in
the district meeting, except in suits
in which he is interested adversely to the
district, and in all such cases the director
shall appear for such district, if no other
directions shall be given.

Sec. 36. The moderator and direc-
tor shall require of the treasurer, and the
treasurer shall execute to the district, a
bond in double the amount of money to
come into his hands as such treasurer
during the year, as near as the same
can be ascertained, with two sufficient
sureties to be approved by the moderator
and director, conditioned for their faith-
ful application of all moneys that shall
come into his hands by virtue of his of-
fice.

Sec. 37. The director shall be clerk
of the district board, and of all district
meetings when present; but if he shall
not be present the qualified voters pre-
sent may appoint a clerk of such meeting,
who shall certify the proceedings thereof
to the director to be recorded by him.

Sec. 38. The director shall record
all proceedings of the district in a book
to be kept for that purpose, and preserve
copies of all reports made to the County
Superintendent, and safely preserve and
keep all books and papers belonging to
his office.

Sec. 39. The director, with the ad-
vice and consent of the moderator and
treasurer, or one of them, or under their
direction if he shall not concur, shall
contract with and hire qualified teachers
for and in the name of the district, which
contract shall be in writing, and shall have
the consent of the moderator and
treasurer or one of them endorsed
thereon, and shall specify the wages per
week or month as agreed by the parties,
and a duplicate thereof shall be filed in
his office: Provided, that if the director
shall refuse to make and sign such con-
tract, when directed so to do by the moder-
ator and treasurer, then it may be

made and signed by the moderator and
treasurer.

Sec. 41. Within ten days next
previous to the annual district meeting the
director shall take the census of his dis-
trict and make a list in writing of the
names of all the children belonging
thereto between the ages of five and
twenty-one years. In case of the ab-
sence or inability of the director, such
census shall be taken by the moder-
ator or treasurer, or such person as they
may appoint; and a copy of such list,
verified by the oath of the person taking
such census by affidavit appended to or
endorsed thereon, setting forth that it is
a correct list of the names of all the
children belonging to the district between
the ages of five and twenty-one years,
shall be returned with the annual report
to the county superintendent.

Sec. 42. He shall furnish a copy of
such list to each teacher employed in the
district, and require such teacher to care-
fully note the daily attendance of each
scholar, and to make returns thereof to
him, including the ages of all scholars
whose names are not on such list.

Sec. 43. Every teacher shall make
a monthly return to the director of the
district of the number of pupils attending
his or her school, the names and ages of
each, the days attended, the studies pur-
sued, and the proficiency of each pupil
in his or her studies.

Sec. 44. The directors shall, with
the concurrence of moderator and treasur-
er, or either of them, provide the neces-
sary appendages for the school house, and
keep the same in good condition and re-
pair during the time school shall be
taught in said school house, and shall
keep an accurate account of all expenses
incurred by him as director; such ac-
count shall be audited by the moderator
and treasurer, and on their written or-
der shall be paid out of any money pro-
vided by the district for such purposes.

Sec. 45. He shall present at each an-
nual meeting an estimate of the expenses
necessary to be incurred during the en-
suing year for such purposes, and for
payment of the services of any district of-
ficer; and such amount, when voted by
such annual meeting, shall be assessed
and collected in the same manner as other
district taxes; but no taxes for such
purpose shall be voted at a special meet-
ing, unless a notice of the same shall be
expressed in the notices of such meeting.

Sec. 46. He shall give the prescribed
notice of the annual district meeting and
of all such special meetings as he shall
be required to give notice of in accor-
dance with the provisions of this act, one
copy of which for each meeting shall be
posted on the outer door of the school
house if there be one.

Sec. 47. He shall draw and sign all
orders upon the treasurer for all moneys
to be disbursed by the district and all
warrants upon the county treasurer for
moneys raised for district purposes or
apportioned to the district by the county
clerk, and present the same to the moder-
ator to be countersigned by him.

Sec. 48. The director shall also at
the end of each school year and within
three days after the first Monday in
September, deliver to the County Super-
intendent to be filed in his office a report
showing:

First, The whole number of children
belonging to the district between the ages
of five and twenty-one years, according to
the census taken as aforesaid.