

BROWNVILLE, THURSDAY, JAN. 23, 1867.

We are pleased to call the attention of our readers to the fact of a change in the firm-not in the pockets, but hope it of the War," and other valuable Consoon will be -- of the Advertiser. Since our last issue we have associated with most polite salam to the readers of the has our thanks. Advertiser; not that he intends to worry his intellect for their benefit, in giving vent to any soul-inspired thoughts he may have, but with the promise of a close attention to the mechanical department, in which he possesses unexcelled

Further, the Advertiser and City Book Store are, financially, merged in one, under the same company, whose every aim shall be, in both, to further Mr. P. G. Morgan, an old resident of glish common law, and as a rule it is the interests of their patrons in every this part of Missouri. Dr. J F Neal of binding, (as far as it can be applied), in

County Commissioner's Court.

Commissioner McGee, ascertaining that the \$15,000 fund voted last fall could not be available here as a basis of operahad been ordered to look after the Rail County Bonds in the Eastern market in the sum of \$15,000, at a sum not less that 95 cents on the dollar, due in five twelve per cent. interest, payable semiannually.

They also, on petition of the citizens of the county, appropriated the sum of from the county line near St. Deroin, up the river to the county line north of Peru.

They ordered a notice published invitold bridge, on the Little Nemaha, after which the court adjourned, and Holmes immediately started East to execute the trust imposed upon him by the County Commissioners.

Nebraska News.

county, died at his residence about a schools of our county. Observation imweek ago.

The residence of John Heth of Neb. City, and the stable of Robert Hawke, spects neglected; and with the populawere destroyed by fire on the 19th inst. at Council Bluffs.

We have not heard the result of the meeting of the Republican State Cenral Committee, held at Omaha on the character, adapted to the immediate 18th inst.

We notice that Gov. Fletcher of Mo. has seized the Iron Mountain road but to inform ourself.

It is alledged that Mr. Allen, the purchaser, has expended on the road during the past year, over \$600,000. His contract requires the outlay of but \$500-000. Railroad men have made a bid education. At this advanced age of civ. for the lease of the road, agreeing to pay lilization more is expected from it, and a the State tax and interest on the State greater interest anticipated in its behalf, indebtedness for a series of years, as a to a great extent the estimation and succonsideration for the use of the road for cess of our schools is partly dependent verts to the State under the law of transfer; we should judge this an acceptable offer.

Congressional.

the measures just adopted by Congress, such as the bill to degrade Gen. Hancock, the re-instatement of Stanton and

his speech, but the house refused.

A Committee of conference was appointed upon the Cotton Bill, Jan. 21st Kentucky.

been paid.

George Francis Train has been taken prisoner by the English authorities at

Cork, as a Fenian. Seward, it is said, will demand his in- Then, fellow-teachers, consider these moves.

ion be granted.

The President does not recognize Stanton as Secretary of War and is determined not to do so.

The Ohio Legislature, in which the Democrats have a majority, has voted to withdraw the assent of Ohio from the ratification of the amendment to the Constitution of the United States, approved by the Republican Legislature last year, permitting only actual voters to be counted when States make apportionments for representatives in Congress,

Senator Tipton will please accept our thanks for part 1st and 2d of "Conduct gressional documents.

Senator Thayer has sent us a printed the old firm the name, services and copy of Senator Sherman's Financial slow and gradual adoption and from The present corps of teachers have ability of Theo. C. Hacker, who, right Report, and a late number of the Con- time to time was sanctioned by the certainly given the best evidences of here, you can imagine as making his gressional Globe, for which the Senator

> For the Advertiser. Communication.

Sonora, Mo., Jan, 18, 1868. Shooting affray took place in this quiet was applicable to their new conditions in village to day, and is creating intense ex- the New World. Thus the common law citement among the citizens generally of England is the common law of the There are two stories current; which United States, as far as it is applicable is correct I am unable to ascertain - to our institutions and government -Robert Taylor, a young man of about Most of the States have by their con-24 years of age, shot his step father, stitutions or by statute, adopted the En-Peru, Nebraska, was immediately sent all the States where it is not expressly for. An examination found that the ball excluded by law. In the State of Louisentered the left breast, near the arm, lana the Civil or Roman law is recogand passed under the second rib to the nized, the common law never having The Doctor reports that Morgan is not exception to the rule. tion the coming summer, without submit- man left soon after shooting, and has not this country, is to be found in the decis- fust. our bax had noe flaws; noe week ting to a heavy discount, wisely concluded been seen since. Morgan says that not lions of our courts, which, when published pints, but was bootifully maid for the ups to send for the return of Commissioner one word passed between them on that by the proper authority, are called Re- an downs uv life. Es a Larned orthur plans and specifications on file in the office of the Holmes, his dispatch reaching him at St. Morgan was driving his team and sleigh best authority on all questions of law ry well regulated familiee." Joe. Holmes, as requested, returned, and that Taylor and Morrow were driv. which can possibly be obtained. Many and the County Commissioner's met in ing another team and sleigh, and en- of these reports have been handed down full board and passed an order (the deavored to run by Morgan, that they to us from remotest antiquity, and now three consenting), that whereas Holmes ran their teams some distance, the two constitute a considerable portion of a sleighs got hitched together in the me- lawyer's library.

and ten years, drawing not to exceed gan first drew his knife, and advanced injustice, or are not adapted to American latid two xcite the narvous konnexshun, towards the young man, who then shot institutions. his step father in self-defense. In the The common law as contained in our present excitement it is not easy to get reports being the best authority on never indulge in cramps, particularly in

avoid further shooting. Fremain yours &c., H. C.F.

Our Common School System. Mr. Editor:-Permit me to offer a few suggestions through the columns of your companionable paper, in regard to Levi Bradley, an old citizen of this the interest manifested in the common presses, and experience confirms the idea, that the attention to which our public schools are entitled, is in many retion of the county increases the demand Morton, of the "News," is still sick for a more general interest in education, and a more thorough organization of the present school system.

The principles upon which the present mode of teaching is based, are of a local wants of the district interested, while they should be recognized by a unifor B system, and subject to the control and benefit of a county organization, so that as far as practicable the educational interon what pretext we have not been able ests of the county will keep pace with the rapidly increasing agricultural and commercial interests. The lack of interest does not arise from a want of means, however; but from a want of proper appreciation of the advantages to be derived from a good common school especially in our western country, where and the success of our school system of Normal School building.

the Supreme Court bill, and declared Now, the question arises, how can a crease, although somewhat dull at presthem the most infamous of the many in- greater interest be excited among the ent. on the expression of Wood. The Speak- tion of the children are entrusted; and increasing capital. er sustained the question of order. A as a great deal depends upon the judg-

proved and successful system. Therefore, this being necessary, and may be fun for us but death to the poor the world." as it can be accomplished only by an ex- horses. Undoubtedly they would.

stant release, and that immediate repa- few suggestions, and inaugurate a movement that will result in the promotion of

the cause of education in Nemaha county. Other counties of our State have taken the lead in this matter, and let Ne maha not be behind. Who will be the first to respond through the Advertiser in favor of this movement, by prompt and immediate action. FAIRVIEW.

Civil Government in the U.S.

No. 3.

ered seperately.

of the common law came into use by the attendance. common law of the United States was term will be better patronized. H -. first brought from England by our ances-Editors Advertiser :- DEAR SIR-A tors, and adopted by them as far as it

lee, and hard words passed between them There are other portions of the com- you du dont laye euny longer then hit Road interest of the citizens of the county then. To-day, Taylor and Morrow mon law which consists of ancient cus- kin be hoped. at Washington, he be now further au- met Morgan in a wagon shop and imme- toms, which are more ancient than mem- 3. sleepin with the mowth open is a thorized to negotiate the sale of the diately Taylor drew his revolver, and ory or history. It would be very difficult | bad habbit; spiles the breth, an orfully Morgan reached for his knife, and just to ascertain the precise beginning of strainnin on bax. es nattomy enforms at that moment, Taylor fired his revol- many of these ancient customs. Most of us uv a clost konnacktion betwixt the ver which took effect as above stated. them at the present time have become two. The friends of Taylor say that Mor- obsolete, from the reason that they work 4. suckin at a 5 sent sagar is kalcu- south-east quarter of section twenty-two (22) of

questions of law, are followed by our cramps of the boughels. A bad feeling evidently existed be- courts in all their decissions. These re-\$200 for the surveying of a Railroad tween the two for some months past, ports, therefore, constitute a great store- plaint-i is a week bax doctur, an kin which has resulted sadly for the parties house of precedents; as a decision on doctur enny kase fur munny. participating therein. Morgan is still one point of law in any one case becomes much excited, and exhibits much bad authority on the same point of law in all passion, and wishes the boy brought other cases. These reports constitute a ing sealed proposals for building a bridge back, that he may shoot him. The sons history of suits-at-law, in which an infi- wouldn't du ef i wus a quaek, but i du at Bennett's mills, and one near Weddle's of Morgan are on the hunt for Taylor, nite number of the most difficult and in- say i ar the best doctur for week bax in and many think that Taylor left only to tricate legal questions have been investi- newbrasky.

gated, argued and decided. From the mature deliberation which these decisions receive, we must presume correctness, they therefore receive the sanction of imperative obediance. If precedence were not regarded, we would not know what was law, or what not law. It is from the fact that these decisions received due appreciation, and are known to be the law, that we know how to transact business in a legal manner; that people can with confidence buy and sell, and know that what they have done is legitimate. Professional men can give an noes the worth of it better nur i ur safe advice on legal questions, and offi- yu. cers can fulfill the duties of there offices and know that they have not transcended legal authority. If legal decisions were disregarded, it would unsettle the rights an see he cri o, o, o, my bacc, you ma of property; life and liberty would be. | noe he hes a pane in her bacc. come insecure, and society every where

dissipated and in a state of vagrancy. It may, however, be observed that all decisions are not invincible, as there are many which are hasty and erroneous; yet a rule of law once deliberately estab. efit uv miself lished is never disturbed except for very cogent reasons, as upon a clear manifestation of error, or after a long and practical application of the law it is found to be inadequate to accomplish the ends of justice and meet the approval of an enlightened sense of right. JUNIUS.

Written for the Advertiser.

PERU, Neb., Jan. 23.

On the 15th of January, Fernando founding of one, changing its base of op- ing good satisfaction and increasing their apt to be forgotten. Be sure of one thing: June, 1867, and said corporation is to have perpetual distances of the decrease of the corporation as teachers. The whatever won have to sell, there are Wood addressed the house denouncing eration from the dense population of the already good repution as teachers. The east to the newly adopted homes of the school is flourishing finely, and the oitiwest, subject only to the disadvantages zens of Peru take a deep interest in the arising from the sparse settlements of the prosperity of the school.

The business of our town is on the in-

famons measures of this infamous Con- people, and what plan can be adopted to Judge Sanders, our popular Druggist remodel the present system, and adopt a and Postmaster, has taken D S Ran- for the bustle of trade to revive. When more substantial one? I answer by dal in with him, and is preparing to in-Bingham rose to a question of order, action among those to whom the educa- crease his business, in proportion to their

We flatter ourselves that we have good

change of views among themselves, and We see by your last week's issue of also one on the Contraction Bill. The the friends of education generally, it is the Advertiser that Commissioner Mc-Speaker announced the death of Noel of evident that a united effort in this direc. Gee voted to send Holmes to Washing. State Legislature, making it compulsory Mo., Hamilton of Ohio, and Hon of tion would accomplish much. There are ton, and voted him \$500 expense money on parents and guardians to send their now in operation in our county about in consideration of his large influence in children, between the ages of nine and forty schools, with an average daily a-1 Washington and Connecticut. You will thirteen, to school at least four mounths Both Houses of Congress have passed tendance of about thirty popils, making pardon us, the citizens of this part of the each year, under a penalty of from ten a bill prohibiting the removal of whisky in all about twelve hundred pupils. Now county, when we say that we feel grie. to thirty cents per day for absence withfrom bonded warehouses until the tax has suppose these forty teachers were to vously indignant at this use of our mo. out satisfactory cause .- St. Jo. Herald. meet together in convention for the pur- ney, and that we are not disposed to let pose of mutual improvement in the art of the matter rest here. Otherwise there teaching, would not those instructors be is nothing transpiring to rufle the flow of Legislature is at an end. The dissentgreatly improved? and would not those our happy and jolly spirits in their usual ing Republican members yielded on to be instructed be greatly benefited? course. If you publish this, you may Saturday, and by their votes, Mr. Davis,

Our School.

readers about our school will not be out 23d, 1867. of place. The first half of the present Allison Isano term closes with this week. To say that Anderson, James the management of the school thus far Alexander, Gen. H has been satisfactory, would not do jus Aldrich, Bentan tice to the teachers and those who have | Bell, Harry had the matter in charge. While the Bush, Miss Nancy attendance thus far has not been so large Baldwin, Miss Nancy Benedic, Geo. L. as was desired, and not so large, per- Bush, Richard haps, as it ought to have been-yet any Brown, Rev. Geo. R. The laws of the United States are one who will take the trouble to examine comprehended in two general divisions, the school record cannot fail to observe Cornelious, Kesiah namely: Common Law, and Statute that the regularity of attendance of those Law. Other divisions might be made, who entered has been much better than Rowler, John but these include all the laws of our it ever has been before, the absentees Raleg, H. F. country-each division will be consid- do not average one twentieth of the number enrolled. This is one of the Common Law may be defined to be best evidences of a good school, and it that which is acknowledged to be law will no doubt be found upon inquiry that from its long usage, and the universal the deportment, dilligence and progress practice of the people. A great portion of the scholars has been proportionate to

courts. Common law dates its origin their efficiency, and sufficiently demonfar back in the history of things, and is strated that they are entitled to the connot the result of the wisdom of any one fidence and support of those who have man or set of men; but the result of children to educate, and it is to be hoped many wise men of many ages. The that the remaining portion of the present

> On Week Bax. grasshopper bottum, Johniary 13-

mer Laik, a thowt, awl to wunst struck me-[Did it hurt you much?]-that i had orter to let my lite shine for the benefit of myself. therefore, i Rite on

WEEK BAX A Bootiful Site is two behowld in ole

ur yung, a state uprite fourm. natur maid us awl alike-(recolleckt breast bone, thence through the lung .- been adopted. This State is the only i dont incloud tee female rite hear; she will be tended two afour i sease) -es I in any immediate danger. The young The common law, so far as adopted in sed, we was maid just the same at the day, but that on the Thursday previous ports. These reports are held to be the sais: "stout bax are good things in eve-

> errespective uv aig, sext, ur Kuller 1. Dont twist yourself under noe sur-

2. Never fall onter the Bax, butt el

an thus we hev week bax. 5. ef yu want two avoid this komplaint

6. ef yu ar the victim uv the kom-

7. i ar a fust rait hand at the business, butt think hit a sin uv a quack two puff wun's self in a nuespaper. This i

Fisoggemi uv the Bacc. yooth ginerally hev strait bax, ef tha

aint krooked. Ole men ginerally hev krooked bax ef tha aint strait. These are fisoggemical facks.

A short bacc ar a sine uv strength, butt must be strong in order to be so. A long bacc ginnerally ar helled up by stout legs, an ar pecular to bench-leged dorgs, an the same kind uv men. Every man hes a bacc uv her own,

Ef enny man will call on i the sines week bax will be pinted out. Wen yu see a man bent up like unto a half mune,

Call an ile sho yo when a man complanes uv pane in the bacc, thar ar sum-

ile kontinnew tu git the nusepaper tu print mi interrestin letters fur the ben-

doctor N. g. Baker, M. D., fiscggemist and Baxist.

N. B. i most forgot two sa that bad whyskey ar bad fur week bax, an et hit ar yused two grate exsess, hit is nessesari two take out the spinul marror an grees hit. I ar a experienced hand at gressin spinul marrors.

Advertising a Success in Business.

the same time. If the road really re- upon material furnished and qualified in Sirs-The citizens of Peru are starting lowing upon the value of advertising, and the more mature portions of the country; a subscription to buy a bell for the State every practical business man will confirm what it says of the present state of whatever you have to sell, there are many people ready to buy, even in the most depressed season. Find them out; show them your wares; persuade them to buy of you rather than another. When buyers are reluctant, sellers must be active. It is neither cheap nor sensible to sit still behind your counter and wait business is dull, that is the very time to advertise. In the first place, that is when you most need to advertise: and in the second, that is when people devote most ment and energy of the teachers, it is sleighing now. Under this belief, we time to reading the newspapers, and vote of censure was passed by a strictly highly essential that they should not harness up our best span and hitch when your advertisemet consequently only understand their duty, but be quali- to our sleighs, and make the bells gingle is most generally seen. A few dollars Wood asked permission to proceed with fied to teach according to the most im- when we reach a short patch of snow, thus invested will do more to revive a and rough it the balance of the way. It sluggish business than anything else in

A bill has been introduced in our

The dead lock in the Pennsylvania hear from me again when the spirit the Rebublican caucus nominee, was elected Speaker of the House.

LIST OF LETTERS

A. D. MARSH, P. M.

MR. EDITOR: Perhaps a word to your Remaining in the Post Office at Brownville, Jan. Libby, Charles Ludwig, T. W. Lucas, Charles Moce, Wm. McNees, Thomas More, John H. Milles, John Miller, Edwin Moser, Levi McConnoughy, J. H. Nelson, Jane Nesbitt, James, P. Smith, D. T. Stebbins, Geo. L. Stepheus, Miss Lamartha Sawyers, Malinda Shaw, William Stephens, Mrs. Ann Sterling, E. H.

Schneider, Edward 2 Sharp, R. N. Tucker James H Tetle, Margrate J Williams, E. D. Williams, J. W. Walseh Welenhall, W Williams, Julen A Williams, Henry Williams, Henry Albert Wilson, A. M. Workman, J. F. Wheeler, M. E. Wilson, Anna M. 3 Wagner, Adum Persons calling for these letters will please say "Advertised."

NEW ADVERTISEMENTS. LEGAL NOTICE.

of the Clerk of the District Court of Nemaha Co., Ne braska, his Petition in which he prays that the known on application at this office. settin in my Offis composedly es a sum- said Court will grant him a new trial in the cause of Gideon Amick vs. Lydia E. Amick for divorce and care of children, which was tried and decided at the September Term, 1867, of the said Court. The said Lydia E. Amick is required to plead or ap- | 16-6t pear to said Petition on or before March 9th, 1868 WILLIAM H. HOOVER, Attest: Clerk of said Court.

TO BRIDGE BUILDERS. NOTICE is hereby given that by order of the ounty Commissioners of Nemaha County, Nebraska, Scaled Proposals will be received at the Office of the County C. erk in Brownville until the 6th day of April, 1868, at ten o'clock, A. M., to furnish all of the material neces ary and to build two Bridges across the Little Nemaha Riv r in said County of Nemaha; One at Bennett's Milland the other at the old Weddle Bridge, secording to the

LEGAL NOTICE.

John M. Graham, Pl'ff, In District Court of Nemaha County, State of Samuel South, D'ft, Nebraska. The said Samuel South, defendant, will take otice that John M. Graham, the said plaintiff, did n the 21st day of January, 1868, file his petition n the said District Court of said Nemaha County State of Nebraska, against the said Samuel South The object and prayer of said petition is to obtain a decree of foreclosure against the said Samuel South, and an order of sale of the west half of the township five (5) of range fifteen (15) east of the sixth principal meridean, situate in said County under a Mortgage executed by the said Samuel South to the said John M. Graham on the 5th day of September, 1859, to secure to said plaintiff the payment of \$250.00 on the 2d day of August, 1860 and to appropriate the proceeds of said rale to the payment of the costs herein and the payment of the said sum of \$250.00 and interest from the 2d day of August, 1850, and also for the payment of money expended by plaint if in paying the taxes on said land. And the said Samuel South is notified o appear and answer said petition on or before the 9th day of March, 1868.

TIPTON, HEWETT & CHURCH, Att'ys for Pl'ff.

LEGAL NOTICE. Reubin T. Stephens is hereby notified that Loinda M. Godfrey by Francis H. D. Hunt, her next riend, as plaintiff, did on the 22d day of January 1868, file in the District Court of Nemaha County nd State of Nebraska, her petition against the said Reubin T. Stephens, Joseph S. Parsons, Le onord L. Frost & Anothony P. Cegswell as defendants. The object and prayer of said Petitien is to obtain a judgment against the said Reuben T Stephens, Joseph S. Parsons, and Leonard L. Frost for waste committed on lands claimed by said laintiff, wherein Plaintiff claims damages to the mount of \$300.00; and also to obtain an order of said Court declaring void and cancelling a certain Deed made and signed by Perry Godf ey and Lorinda M. Godfrey, wife of the said Perry Godfrey, to Reuben T. Stephens, on the 19th day of December, 1867, for the following described land, to-wit: The s. 14 of the n. w. 14, of Section 35, in town 4, n., in range 16 east; and the s. 14 of the n. 14 of the said n. w. 14 of said section 35; and the n. of the n. 14 of the s. w. 14 of said section 35; and he n. 1/2 of the s. 1/2 of the n. 1/2 of said s. w. 1/4 if said section 35 in said town 4 and range 16; and lso to obtain an order declaring null and void a certain Deed made by the said Reuben T. Stephens to Joseph S. Parsons, on the 23d day of December, 1867, for a part of said land; and also the Deed made by the said Reuben T. Stephens to Leonard L. Frost, on the 24th day of December, 1868, for another part of said land; also a similar order declaring void a certain Mortgage made by the said Reubin T. Stephens to A. P. Cogswell on the 26th ay of December, 1867, for another tract of said

And the said Roubin T. Stephens is required to ppear and answer to said petition on or before the the day of March, 1868. TIPTON, HEWETT & CHURCH

Attorneys for plaintiff. The Brownville, Ft. Korney and Pacific Railroad Company. TOTICE is hereby given, that, in pursuance of I the General Law of the State of Nebraska, a ompany has been incorporated and the certificate of said incorporation has been filed in the office of the Sceretary of State of the State of Nebraska. The name of the said corporation is "The Brownville, Fort Kearney and Pacific Railroad Company." Its principal place of business shall be Brownville, n Nemaha County, Nebraska. The general nature take notice that the Probate Court of Nemaha Editors of Neb. Advertiser :- DEAR The New York Tribune has the fol- of its business shall be the construction, mainte County, Nebraska, has appointed the 18th day of nance and operation of a railroad from Brownville July, 1868, and the 10th day of August, 1868, as the in said county of Nemaha, to a point on the Union times and the office of the Probate Judge in Brownand Pacific Railroad, the nearest practicable to ville, Nemaha county, Nebraska as the place, for Fort Kearney in said State of Nebraska, so as to the hearing of claims against the Estate of said intersect the said Union and Pacific Railroad at such decedent, before the Probate Judge of said Nemaha the present day, as it exists in our new- The Normal School will commence its business: "Prudence and economy of point. The capital stock is two million dellars, county, Nebraska, Unless the claims of creditors ly settled portions of the country, is not second term to-morrow, under the aus- course, are the two great lessons to be ten per cent, of which is payable at the time of are presented to said Probate Judge for allowance dependent upon the introduction and pices of those two excellent instructors, learned; but there is one part of these subscribing, and the balance at the call of the upon one of the said days they will not be entitled completion of an entire new one, but the Mr. & Mrs. McKenzie. They are giv- lessons which in dull times is especially said corporation commence on the 17th lay of Board of Directors. The business and power of to payment.

tion is not to expeed at any time two-thirds of its capital stock, or the value of its property both real and personal. The business and affairs of the Company are to be conducted by a Board of seven Directors, who shall be elect dal the annual meeting which shall be held on the first Monday of September of each year.

JOHN McPHERSON, President. J. W. BLACKBURN, Secretary.

DOCTOR WHITTIER

HAS been longer engaged, in the treatment of Chronic, Sexual and Female Diseases than any ther Physician in St Louis. Syphilis in all its forms, Gouorrhea, Gleet tricture, Orchids, Diabetes, and all affections o he Urinary and Sexual Organs, are treated with e greatest success Spermatorrhea, Sexual Debility and Im otency, as the result of self-abuse in youth, o xual excesses in maturer years, which produce me of the following effects, as blotches, deblity izziness, dimness of sight, confusion or ideas, evil orehodings, aversion to society of females, loss of memory and sexual power, and rendering marriage Persons suffering from Consumption, Dyspepsia Chronic Diarrhea, Liver Complaint, Hernia, Rup are, or any other chronic affection, may rely upon ceiving a radical cure. Particular attention given to all Female Cem-laints; Inflammation and Ulceration of the Vomb, Leucorrhea, Chlorists, Sterility &c. Most ases can be properly treated without an interview and medicines sent by mail or express, secured freom observation. Consultation by letter or at office FREE. Charges moderate and cure- guarrantied Coffice, with bospital accommodations for pa-ients, No. 617 St. Charles street, between Sixti EVERYBODY can get, in a scaled enve loge my Theory and treatment of Sexual and Urinar seales, containing full symptom lists, for tw postage stamps ; also, my Paper relating to Chron and Female Complaints, for a three cent stamp.

Mails, Pails, Well Buckets, Seiven, &c., at SWAN & BRO'S DOCTOR MOTT'S

CONCEPTION PREVENTIVE. TS used by over three hundred thousand ladies in the Atlantic States alone, and by a large number in the West, who would not be without it for ten imes its cost. It is to this Preventive that the nothers of those States own their immunity from arge familles. It is absolutely certain, convenien to use and withal beneficial to health. Abortion is criminal, then use means perfectly moral and proper. Send stamp for pamphlet containing full particulars. Address,

Dr. A. G. Wilber, (P O Box 3092) 719 st. Charles street, ST. LOUIS, Mo.

PROPOSALS FOR CAVALRY HORSES

HEADQUARTERS DEPARTMENT OF THE PLATTE, Office Chief Quartermuster, Omaha, Neb., Jan. 9, 1868.

Sealed bids in duplicate, with guarrantee signed by two responsible sureties will be received at this office until 12 o'clock, noon, on Monday, J 20th, 1868, for the delivery at Omaha, Nebraska, of Four Hundred (400) Cavalry Horses between the time of the award of the contract, and March lat, 1868. Each bidder will be required to deposit with his bid the sum of one thousand dollars (\$1000), lawful currency, as an additional guarrantee, that, should he be the successful bidder, he will sign the contract and give bonds as required; such deposit to be forfeited should he fail to comply with these

The horses must be sound in every particular, dark colored, well broken, in full flesh and good andition, from fifteen (15) to sixteen (16) hands high, from five (5) to nine (9) years old, and well dapted for cavalry purposes. No mares or stallions

The horses will be subjected to a rigid inspec-Lydia E. Amick will take notice that Gide on tion. Horses that have been sold by the Govern-Amick did, on January 20th, 1868, file in the office | ment will not be received. Full conditions of the contract will be made Bidders must be present in person, or be repre-

sented by power of attorney. By order of Brevet Maj. Gen. C. C. AUGUR.

Brev. Brig. Gen. U. S. A. & Ch. Qr. Mr. JAMES VICK

IMPORTER AND GROWER OF FLOWER AND VEGETABLE EEDS. ROCHESTER, N. Y.

Vick's Illustrated Catalogue

Seed and Floral Guide for 1868 Is now published and ready to send out. It The said Commissioners reserving the right to makes a work of about one hundred large pages, rules whitch orter be observed bi awl By order of the County Commissioners, January Choicest Flowere and Vegetables grown with plain directions for Sowing Seed, Culture, &c. t is beautifully illustrated, with more than ONE at the corner of Fourth and Madison S a. The Ken HUNDRED FINE WOOD ENGRAVINGS of

Flowers and Vegetables, and a Beautiful Colored Plate of Flowers, Well printed, on the finest paper, and one of the most beautiful as well as the most instructive works Sent to all who apply, by mail, post paid

for Ten Cents, which is not half the cost. JAMES VICKS. Rochester, N. Y.

THEO. HILL & CO.,

DRY GOODS, Groceries,

> HARDWARE Ladies' Gent's and Children's

BOOTS

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Quecusware, GLASSWARE,

Hats

Caps

Agricultural IMPLEMENTS,

FURS,

NOTIONS,

CARPETS. Forming, perhaps, the most complete and ex-Wholesave or Retail purchasers west of the Missouri River. Never having been

outdone for extent of ence and patronage of

ALL:

NOTICE. The creditors of Levi Bradley, deceased, will Probate Judge.

Brownville, Jan. 13th, 1868. J. V. D. PATCH, MANUFACTURER AND DEALER IN JEWELRY,

Also constantly on hand, all varieties of ECTACLES

Silver and Silver-Plated ware.

REPAIRING done in the neatest style, and SPIORT NOTICE. CHARGES MUDERATE. WORK WARRANTED. CITY DRUG STORE Erownville, Neb. JOHN L CARSON

Brownville, Neb.

Exchange bought and sold on all the principal Cities. Also, dealer in Gold and Silver Chit, GOVERNMENT BONDS Deposits received, payable at sight.

Interest paid on time Deposits by especial agreement Taxes paid for non-residents. To all whom it may concern: All kinds of

JOHN L. CARSON. Fresh Tomatoes, in two and three pound cans, = 1868.

FRANCE, SMITH & CO.

MANAGERS Successors To MURRY, EDDY & Co in the management of the Kentucky State L

TO ALL WHOM IT MAY CONCERN: This is to certify, that James 3, Smith Fig. titled to use Shelby Co lege Lottery Grant of Ke or any scheme or classes therounder. All other schemes or classes, after Jan whomsoever devised or drawn, unhe Shelby College Luttery Grant, are uthority from us. Nor are we in any by the proceedings of any such perauthority from us.

Managers appointed by the Shainy Circ

Shelby College Lottery Grant. As will be seen by the above notice, I have and exclusive right to draw the She by Collecen and after January 1st. 1868. The same aged and conducted after the above date in

ERANCE, SMITH & Co.

We have filed in Shelby Circula Court, Shelm Ky., a Bond amounting to Three Hund Dollars (\$300,000) for the payment of all The Kentucky Lottery on the single ha will be drawn on the 14th and 30th days of a

during the year 1868. CLASS A Will be Drawn in Covington E. January 30th, 1868.

50,000 Numbers and 1,130 Prize

45 Prizes of -----

The above MAGNIFICENT SINGLE-NE ble Money Lotteries, that have been cender past thirty years, and are drawn under the not of a charter from the State, and bonds are go the payment of all prizes. The official list of drawing prizes will be published in the New Yor

Send your address for a circular. FRANCE, SMITH & CO. Bax 374 COVINGTON, ST.

Kentucky State Lottery

Remittances will not be invest ed in our next Great Drawinga duplicate of the Grand Holida Scheme---uniess addressed, a usual, to the old established and

MURRY, EDDY & CO.,

Specimen Copy 10 cts. The Ladies' Home Magazine

Beautiful premiums offered to getters up of du ists. Sgnd for Specimens to

For Family and Manufacturing Purposes, AGENTS WANTED 616 Broadway, New York

MRS. EUNICE LEACH, BISS MARY A SILT LEACH & SIMPSON, Wish to infor the Indies of Brownville vicinity that they has just commenced a first

ness, and after the Intest Eastern styles. Bonnets constantly kept on hand, also latest

JACOB MAROHN.

ALSO AGENT FOR

Has just received and will constantly b and a large and well selected stock of gener icles in is Line. One Door west of Grant's Store, Bross ville, Nebraska.

Of Clocks; Watches and Jewelry done on the slow WORK WARRANTED.

GUARDIAN'S NOTICE. Notice is hereby given that the Probate Coart irginia M. Hunt, Guardian of George Ebbs

amounting to Tickets \$12, Halves \$6, Quarters \$1

We draw two Lotteries daily, and give press the advantage of SELECTING THEIR OWN SUNGER

PARTICULAR NOTICE

only regular State Managers.

COVINGTON, EY. Whole Tickets\$12; Halves\$6;Quarter The Young Lady's Friend

Specimen Copy 15 cts. These are favorite Periodicals.

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Milliners & Dress-Makers MILLINERY & DRESS-MAKING

Bleaching and Repairing done in the very in Latest styles of Ladic's and Children's Hate at terns of Ladies Dresses, Clouks, and Children thing cut on short notice Second Street, between Main & Wall

BROWNVILLE, NEBRASKA. Merchant Tailor, Main Street opposite McPherson's Black, BROWNVILLE NEB

para 1 **COUNTY**

Brownville, Neb., March 15th, 1968. 15-25-

Remaha county, Nebraska, has appointed the Monday in Jaruary, 1868, to hear a settles Given under my hand this 23d day of Dec. 1.1 Lorinda Ebbs, now Mrs. Godfree. A. W. MORGAN, Probate July SWAN & BRO'S. | Virginia M. Hunt, Guardian.