

Nebraska Advertiser

JARVIS S. CHURCH, Editor. BROWNVILLE, THURSDAY, MAY 21, 1868.

For President in 1868, GEN. U. S. GRANT.

For Vice-President, HON. B. F. WADE.

REPUBLICAN STATE TICKET.

Presidential Electors: E. M. MARQUETTE, of Cass County; LOUIS ALLOWAY, of Richardson Co.; J. P. WALKER, of Dakota County.

The steamer Jacob Seas struck a snag near Omaha last Tuesday at five o'clock A. M., and immediately sunk.

N. K. Griggs, Real Estate Agent of Beatrice, was in town this week. He reports the sale of real estate as brisk in that section of country.

The Western Union Telegraph Co. and the gentlemanly operator at this place, J. K. Bear, furnished us the result of the vote on the eleventh impeachment article at precisely 12 M. last Saturday.

A recent trip into the country enables us to inform our city readers that prosperity is written upon every quarter section, every farm house, every wheat field, every corn field, and upon every man's countenance throughout the entire country.

Every business man should go with his family into the country and witness for himself the solid foundations for prosperity which are being laid in every nook and corner, and see the evidence of wealth growing upon every improved farm.

The President has been acquitted as far as relates to the 11th article. The Southern States must and will be reconstructed on the basis of impartial justice to all, regardless of class or color, let who will stand in the road.

In entering the court house we find our friend D. R. Holt as the chief money changer and Treasurer. Mr. Man, the County Clerk and Hon. Isham Reavis the District Attorney, were absent.

In passing on up street we involuntarily pass into the office of the Hon. J. J. Marvin, now postmaster and news agent of the city. The Judge is a genial soul and takes to business to the satisfaction of the public.

We next stop a few moments to hear that business man, known far and wide by the name of W. M. Maddox, ex-Sheriff, &c., expatiate to a customer upon the superior qualities of his ploughs and other agricultural implements in front of his large and well filled dry goods store.

We found here the shoemaker, the harness maker and the blacksmith actively employed. The town has a general air of thrift and enterprise. Mr. Reavis and Mr. Shoehheit are doing most of the legal business.

Falls City.

This is the county seat of Richardson county. It is situated a short distance south and east of the centre of the county, midway between the Muddy and the Great Nemaha rivers, on the divide.

We find here that the Methodist are the leading denomination of christians. They have just completed and dedicated a church edifice at a cost of \$5,000, 32x50 feet on the ground.

A few rods to the south of this building we noticed a large stone basement ready for the joice, to which the Rev. Mr. Presson took us and informed us that it was built for the superstructure of an Episcopal church.

We next noticed the Court House which occupied the highest point in the town, and from which many miles of beautiful landscape is observable at every point of the compass.

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The Council Bluffs and St. Joseph Railroad is now completed from Council Bluffs to a point on the east side of the Missouri river opposite Brownville.

St. Joseph and St. Louis wholesale dealers have hitherto furnished our merchants their goods. Now if they do so, it will be at Chicago prices.

The balance of the Impeachment articles are soon to be voted upon, it may be interesting to our readers to state the nature of them briefly.

The first article of the series as it now stands, charges the removal of Mr. Stanton in violation of the tenure-of-office act and the constitution.

The second charges the appointment of General Thomas, there being no vacancy in the office, as a violation of the tenure-of-office act and the constitution.

The third charges the same appointment, without consent of the Senate then in session, as a violation of the constitution.

The fourth charges conspiracy to prevent Mr. Stanton from holding his office, in violation of the act of July 31, 1861.

The fifth charges conspiracy in the same acts to prevent the execution of the tenure-of-office act.

The sixth charges conspiracy to seize and possess the property of the United States in the War Department, in violation of the laws of 1861 and 1867.

The seventh charges the same conspiracy as a violation of the act of 1867 only—tenure-of-office.

Where, then, is the superiority of the boasted English system of government by a cabinet? It is not plain that a man in the place of Mr. Disraeli, with the control of the army and navy and of all the machinery of government, might become more dangerous to the liberties of the people than any American President?

The managers first reported ten articles, of which the fifth and seventh were almost identical, varying only in a single detail.

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The seventh charges the same conspiracy as a violation of the act of 1867 only—tenure-of-office.

The eighth charges the attempt to induce Gen. Emory to treat the appropriation act of March 2, 1867, as unconstitutional, with intent to defeat the enforcement of the tenure-of-office act.

Senators has been considered the strongest article, and as the President had been acquitted on this, it is fair to presume that he will not be convicted on any one of them.

The Senate met at 11:30. Galleries full and policemen standing in files. At 12 o'clock precisely, the Chief Justice, wearing a silk robe of office, entered and took his seat as presiding officer of the court of impeachment.

The Secretary then proceeded to read the journal of the last day's proceedings in the case of the United States vs. Andrew Johnson, President. When the reading was concluded, Edwards called up the order submitted, in the following words:

Ordered, that the Chief Justice in directing the Secretary to read the several articles of impeachment, shall direct him to read the 11th article first, and the question shall be taken on that article, and thereafter on the other ten severally as they stand.

Then addressing the Senators, the Chief Justice said, 'Senators: In conformity to order of the Senate the Chief Justice will now proceed to take the vote on the 11th article as directed by the rule.' The 11th article was then read by the Clerk. The first name on the roll, Anthony being called, that Senator rose, and the Chief Justice also standing, addressed to him this formula:

'Mr. Senator Anthony, how say you, is the respondent, Andrew Johnson, President of the United States, guilty or not guilty of a high misdemeanor as charged in the article? Anthony responded guilty, and so the vote went on till all the Senators had responded. The vote running up, Yeas, 35; Nays, 19, as follows:

For Conviction—Anthony, Cameron, Catell, Chandler, Cole, Conkng, Conness, Corbett, Cragin, Drake, Edmunds, Ferry, Felingsen, Harlan, Howard, Howe, Morgan, Morrill, Me. Morrill, Vt. Morton, Nye, Patterson, N.H. Pomroy, Ramsay, Sherman, Sprague, Stewart, Sumner, Thayer, Tipton, Wade, Willey, Wilson, William, Yates.

Against Conviction—Byard, Buckalew, Davis, Dixon, Doolittle, Fessenden, Fowler, Grimes, Henderson, Hendricks, Johnson, McCready, Norton, Patterson, Tenn. Ross, Salsbury, Trumbull, Van Winkle, Vickers.

The votes of the Senators were waited for with the utmost anxiety, though nothing more than a general motion of suspense it is believed, was made manifest when the vote of a doubtful senator was given. It was noticed that Senator Cameron voted ahead of time.

The Missouri delegation has prepared the following: To the Radical Union Men of Missouri: The impeachment has failed on one article, and the final result is in doubt, but the cause of loyalty, freedom and right has not failed, nor is it in doubt.

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Washington May 18, A Washington special says there is far more indignation than discrepancy among Republicans. The fact of being sold out is too well known to excite controversy or to admit of denial.

istic leave of absence was given to Grimes on account of illness. We have rumors by telegraph of the formation of a new party, with Chief Justice Chase at its head.

It is further stated that Chief Justice Chase has indicated that he would consent to be the Democratic candidate if he could secure a platform that would suit his views; that if he could not work with the Democratic party he would be willing to run as an Independent candidate.

A gentleman who had a somewhat extended interview with Chief Justice Chase last night states he feels very much wounded by the denunciations which he is receiving from his old political friends and associates but does not complain, at this treatment. Chief Justice said he had not believed in impeachment from the start and had made no improper concealment of his views.

We learn from F. A. Deppinney that a German was arrested recently in Johnson county, for cohabiting with his daughter. The daughter is said to be in a fine way to become a mother.

B. F. Perkins, Attorney at law, is in town and reports business lively in Tecumseh.

NEW ADVERTISEMENTS. N. K. GRIGGS, Attorney at Law & Real Estate Agent Beatrice, Nebraska.

GRAND OPENING JUNE 1st, 1868. \$40,000 WORTH OF CLOTHING AT WHOLESALE AND RETAIL! MY ASSORTMENT OF FRESH GOODS NEW AND DESIRABLE STYLES, OF My Own Manufacture, IS COMPLETE, COMPRISING Men's and Boy's Clothing AND Furnishing GOODS

Very Lowest Prices I WILL NOT BE UNDERSOLD! CALL AND BE CONVINCED!

My Stock of Goods was made up under my own supervision, from Goods bought direct from the Factory, thus preventing the usual Stock Jobber's profit intervening between me and my customer, which enables me to Warrant all Goods I sell as well and durably made, and Warrants me in the assertion that I can sell my Goods Cheaper than any other such Goods were ever offered here before!

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VERY LATEST! THE CHICAGO CONVENTION, WARD'S SPEECH, FULL OF BACK BONE.

TEMPORARY ORGANIZATION. Chicago, 20th Nov. Ward, of New Jersey, Chairman of the National Republican Committee, called the Convention to order.

A committee of one from each State was appointed on credentials. A double delegation from California occasioned a short debate, but the whole subject was referred to the Committee on Credentials.

A motion to call the Southern States Territories, was referred to the Committee on Credentials. The rules of the House of Representatives were adopted for the government of the convention.

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