REPUBLICAN STATE TICKET

T. M. MARQUETTE, of Cass County. LOUIS ALLGEWAHR, of Richardson, C J. F. WARNER, of Dukota County: JOHN TAFFE, of Donglas County, DAVID BUTLER, of Pawnee County. T. P. KENNARD, of Washington County JAMES SWEET, of Otoe County.

The Editor is this week in attendence at the Grand Lodge of the I. O. of G. T. at Omaha. He will be at Bellevue in attendence upon the Grand Lodge of A, . & A. M. next week.

JOHN GILLESPIE, of Nemaha County.

O. B. HEWETT, of Nemaha County

The citizens of California are just now being convinced of their illiberal dealings with the Chinese portion of their population. Fearing that their past injustice in this respect may affect them as a trading point with the commerce of China they are hastening at this late day

Republican Central Committee Meeting.

The following persons compose the Republican Central Committee of thi county: Thos. J. Majors, Henry Red. fern, R, V. Black, Herman Utecht Wesley Dundas, J. L. Carson, James H. Drain, H. M. Jones, A. J. Ritter, Levi D. Hughs, and Henry Stineman.

They are requested to meet in the office of J. L. Carson, Brownville, June 20th, for the purpose of effecting an or-Campaign.

By ORDER OF THE COMMETTEE.

The Republicans in the vicinity of London meet on next Friday night to form a Grant and Colfax club. The Republicans in the county are enthusiastic, and at work to secure the largest possible majority for the Republican ticket. Our office has been thronged by Republicans far and near the past week for the papers to effect good Republican organizations. They give us good words of cheer, and promise to stand by us so long as we continue to publish what they are pleased to term so good a paper. Republicans of Nemaha County, we may merit its continuance.

The Democratic leaders are discussing the propriety of washing their hands of their past intolerant record, and open up anew for the fall campaign with S. appointed to act as precinct committee: P. Chase on his platform for their champion and leader. In order to do so they will have to make immense progress in the few days that remain be- chairman of the precinct committe. tween this and the 4th of July. The old political scales of the fogy leaders, which have been rusting for years, will teenth century will scarce pierce them by a single ray by convention day. If speakers to address them during the the controling few can see the way, campaign. time may bring the rest to the fold before the ides of November.

## Tennessee Democracy.

The Democratic State Convention met in Nashville, Tennessee, June 9th. They declared in their resolutions that the doctrine of Secession was decided by the war, but that the rights of the States Town 5, Range 15, called New Eadon. -a political heresy upon which the two monthly periodicals, for which they right of Secession was predicated at the acknowledge much indebtedness to the commencement and during the war -is good people of Brownville for valuable the only just and true doctrine of the Na- assistance. tional Government.

Union, but that they had a right to do so. assigned them.

They declare against the reconstruction policy of Congress, and in favor of the the control of the Government, Every have been in the rebel service, or to have furnished means and encouragement in prosecuting the rebellion against tutions. the constituted authorities of the Union. Failing to destroy the Government or divide the Union, they now have the audacity to come forth and dictate a policy to the Nation, and to declare that they, ded to their guilty intent, have general and exclusive rights, and must be permitted to control the States whose Governments they have so wantonly desty of crime. All they did was to enforce the doctrine of State's rights so far as they could, failing in this they are still was only a failure of policy.

The Protective Tarriff men have failed to carry out their policy to the | youd this vale of tears. fullest extent. The Impeachers of the President have failed to accomplish their school for publication in the Advertiser purpose. Are then the Tarriff men and and Journal. the Impeachers to be denied rights under the constitution that they heretofore enjoyed, simply because they failed in this month to pay the July interest on the land. the execution of a desired policy? If U. S. bonds.

up what they have a right to do under mined to "fight it out on this line." the constitution, through coercion, which the loyal men down there who are

vote, should'nt hold office." Oh no and the act supplemental thereto, framed they should'nt. The Congressional constitutions for State governments policy won't do. The President condems it. The Democratic party condemns it. The rebels condemn it. Oh yes, i is a bad way this Government has of permitting coercionists to make laws-hold office-and have political rights. Oh certainly, it is not right for Congress to say that arrant rebels should not vote, not hold office just yet.

Our Railroad Prospects.

We have before us the bill "granting lands to aid in the construction of a rail road from Brownville, Neb.," "to intersect the Union Pacific railroad," as re- or changed as to deprive any citizen or ported by the committee June 5th. The to extend them equal rights under the report is favorable to the passage of the bill, which is substantially the same as that offered by our delegation, and which have other good evidence to warrant us in our prophecy of its passage, than the fact of a favorable report from the com- of said constitution. prospective in its and levied according to law by a sale of Judgment reversed and the case remittee. Few men can look the ground effects, may be made with regard to the property. Property sold for taxes manded over without admitting the benefit to the time and place of residence of voters, in the valid exercise of this power can whole country of an air line road through this section, and this fact is making us friends just where we need them-where dition, that the first and 3d subdivision capital is looking west for profitable in- of section 16 of the 5th article of the effect simply to take the property of A

Although we are on the most feasible ganization, and to arrange for the Fall and shortest National route to the Pacific, yet much, very much, depends shall declare the assent of the Sfate In minor matters regarding the mode upon our energy in keeping these advan- to the foregoing fundamental constitutages before the public and in doing all tion. in our power at home to push forward the work. Everything should be in readiness, immediately upon the passage of the grant, to put part of the work under contract, for our own energy will infuse confidence, as our listlessness will breed distrust. So far it has been mostly "luck," henceforth it must be work!

Aspinwail Precinct Republican

HILLSDALE, NEB., June 6th, 1868.

Pursuant to a call, a meeting was thank you for your aid, and hope we held in the school house in Hillsdale, to organize a Campaign Republican Club in Aspinwall Precinct. On motion, Ethan Griffin was called

to the chair and Geo. R. Shook was appointed Secretary. On motion, the following persons were

J. B. Fisher, J. H. Shook, C. Slagle, G. G. Start, and Ethan Griffin. G. B. Shook was elected permanent secretary of the club, and H. M. Jones

On motion, it was voted that the Secretary present a copy of the proceedings of this meeting to the Republican papers of Brownville, with the request that they have to be put to soak immediately in be published, and that the editors and the most penetrating of oils, or the re- others at the county seat be solicited to fulgent light and civilization of the nine- send campaign documents to the club

> The members of the club also invite Adjourned to meet in Hillsdale, Sat-

urday June 30th, at 3 o'clock P. M. ETHAN GRIFFIN, Ch'n. G. R. SHOOK, Sec.

> For the Advertiser. New Sunday School.

There has been a Sabbath School organized in School District No. 6, in It has a very good library, one semi and

joyed under the constitution. Their's from time to eternity before the bar of rested his case thereon. infinite justice. May our Summer's la- For the purpose of invalidating this bor not pass away without finding us bet- deed the defendant offered, and the court ter prepared for a never ending life be- refused to admit, evidence tending to

This is written by the direction of our

W. T. MOORE, Sec'y.

rebels boldly ask, "are we prescribed in The following is the bill passed by from the assessment of that year. our policy of State rights as a fixed and Georgia and Florida. The bill was by law. undisputable fact?" "O yes," chimes passed by a vote of 111 year to 28 nays. in our Democratic friends, "these rebels From this it will be seen that the "ought to have their own way in Na- have, as yet, nothing to rejoice over, and tional matters." "See, they have given that Congress, as firm as ever, is deter-

WHEREAS, the people of North Caroyou Republicans had no right to use un- lina, South Carolina, Lousiada, Georgia, der the constitution; and we believe Alabama and Florida have, in pursuance for the more efficient government of the guilty of the crime of coercion should'nt rebel States, passed March 2d, 1867, which are Republican, and have adopted said constitution by large majorities of votes cast at the elections held for the ratification or repealing of the same, therefore he it enacted, that each of the States of North Carolina, South Carolina, Louisiana, Alabama, Gdorgia and Elorida shall be entitled and admitted to representation in Congress, as Strtes of the Union, when the legislature of such States shall have duly ratified the amendment to the Constitution of the United and know as article 14, upon the following fundamental conditions:

c. 1. That the Constituion of neither of said States shall ever pe so amended class of citizens of the United States of the right to vote in said State who are entitlea to vote by the constitution thereof, herein recognized, except as a punishment of such crimes as are now feloand that the State of Georgia shall only not be said to be taken from the owner tion with this further fundamental conconstitution of said State, except the and give it to B. There are certain esproviso to the first subdivision, shall be null and void, and that the general Assnmbly of said State by solemn public act

the meeting of the Legislature of either of said States by the constitution or ordinance thereof shall have passed, or so nearly arrived before the passage of this a limit to this right. There is abundant act that there shall not be time for the authority to the effect that the Legisla-Legislature to assemble at the period ture may make the deed of a public offfixed, such Legislature shall convene at icer prima facie evidence of title, but the end of twenty days from the time they cannot make it conclusive evidence as this act shall take effect, unless the to matters which are vitally essential to Governor elect shall sooner convene the any valid exercise whatever of the taxing

States or any State by section of the pro- effect."

Judge Holmes.

OPINING OF THE COURT. This was on action of ejectment upo a tax tittle. On the trial the plaintiff The School is under the management offered in evidence the collector's deed. of John G. Skeen and Mr. Amaria Dodd, executed to him under the provisions of By this they simply mean that they two highly esteemed christain gentlemen, the statute of 1864. Laws of 1863 4, p did not secede and withdraw from the who are well qualified to fill the place 89, sec. 21-22,) which provided that the deed "vest in the grantee, his heirs The School though recently organized, and assigns, the title to the real estate is becoming quite interesting. We have therein described," and should be "held an average attendance each Sabbath of and received in all courts and places rightful supremacy of the white man in fifty scholars and six teachers, and the where the tittle to the real estate thereby instruction imparted is already having a conveyed is involved as conclusive eviman in the Convention is said to either good effect upon both young and old; dence that each and every act and thing and through it they will form more cor- required to be done by the provisions of rect habits on the Lord's day, and have this act had been complied with, and a greater respect for all christain insti- the party offering such deed in evidence shall not be required to produce the We hope our friends in Brownville judgment, precept nor any other matter will visit us often, and encourage us by or thing as evidence to sustain such contheir presence and example. It is our veyance and the little thereby acquired; ever unceasing desire to teach our young provided, however, that the party confriends to walk in wisdom's ways, to ev- troverting such deed and the tittle thereer adhere to the truth-the mighty cor- by conveyed may; for the purpose of innotwithstanding the crime of treason ad- ner stone of society-that when they validating the same, show either reach the years of maturity they will not one of the following acts only: First, say as we fear to many have, "I never that the land conveyed by such received the benefit of a Sabbath School deed was not subject to taxation at the -never was taught to read, God's word time of the assessment thereof, under or obey his commandments." The field which assessment such sale was made. troyed. They declare they are not guil- for christain effort is wide and but little Second, that the taxes due thereon had cultivated; but few are receiving the been paid according to law before the proper instructions, and taught to obey sale. Third, that such land had been he commandments of Heaven and to feel duly redeemed according to law before the great importance of an ever ready the execution of such deed. The deed entitled to all the rights they ever en- instant preparation for a sudden calling was read in evidence, and the plaintiff

assessed for the year 1863 at the time and in the manner required by law. 2. That the land was not assessed in the name of the real owner or any for- evidence above enumerated, we are in-

not, "then why," these Tennessee Bill to Admit the Southern States. not been assessed, but much of it omitted the act cannot be declared unconstitution-

our State and National rights, because Congress, on the 12th, to admit North out nor delivered to the Collector, in had been rightly done. They were matwe failed in permanently establishing Carolina, South Carolina, Louisiana the manner nor at the time prescribed tera of form which might be taken against

ought to vote;" "ought to hold office." opponents of the Congresssonal policy he would receive the taxes assessed for certain beyond reasonable doubt. The said year, as acquired by law.

6. That the delinquent list was not made out and returned by the Collector

nor was the judgment renderd, upon Such provisions are to be constructed of the provisions of an act entitled an act proper notice of his application for judg- strictly. ment against said land for the taxes and costs due thereon.

> land had been issued by the clerks. 9. That the land was not sold at the

but was sold in gross, action to States proposed by the 39th Congress tenor was refused for the defendant, of the three matters mentioned and exand among the rest one of this effect: cepted. That the act aforesaid, as far as it attempts to make the tax deed conclusive evidence as therein recited, operated to deprive the citizen of his property with

compensation. of said State, provided any alternation force the collection of taxes assessed well tax titles S1.) be entitled and admitted to representa- without the process of law. But the Legislature, in the exercise of this power cannot enact a law which shall have sential requisites of the power which are indispensable, in order to divest the title of the owner and transfer it to another. and manner of exercising the power, there is no doubt that the Legislature Section 2. That if the day fixed for may alter rules of evidece, or declare what effect certain facts, or documents shall have, when produced in evidence, but in the nature of things there must be

Section 3. That the first section of the In Allen vs. Armstrong (16 Iowa, act shall take effect as to each State, ex- 508), Dillon J. lays down the rule in cept Georgia, when such State shall, by terms to which we see no sound objectits Legislature, duly ratify article 14 of ion, thus: "We state the principle which the amendment to the Constitution of the must be legally and logically true, in United States, proposed by the 39th Con- this wise : If any given step or matter gress, and as to the Sate of Georgia in the exercise of the power to tax (as when it shall, in addition, give the assent for example the fact of a levy by the of said State to the fundamental condition proper authority) is so indispensable that hereinbefore imposed upon the same. without its performance no tax can be And thereupon, officers of each State, raised, then that step or matter, whatduly elected and qualified under the ever it may be, cannot be dispensed with, Constitution thereof, shall be inaugurated and with respect to that the owner canwithout delay, but no person prohibited not be concluded from showing the truth from bolding office under the United by a mere legislative declaration to that

posed amendment to the Constitution of | Applying this rule, we are of the the United States, known as article 14, opinion that evidence was admissible shall be deemed eligible to any office in for the purpose of showing that the land either of said States, unless releived had not been assessed for the year from disability as provided in said 1863 in the name of any tenant or ocamendment; and it is hereby made the cupant of said land. It is the owner duty of the President, within ten days who is taxed, and not the land. He is after receiving official information of the taxed in respect of his title or ownership business. Adjournment. Evening: Sociable. ratification of said amendment by the in the land, and taxation is to be in pro-Legislature of either of said States, to portion to the value of the property. It issne a proclamation announcing that is the owner who is to pay the tax, and it is his title or interest in the land which is to be transferred by a sale, Tax Titles Not Valid .- Opinion of if any title can pass. A deed convey-

ing the title under proceedings against a The following important decision of person had no title or interest whatever the Supreme Court of Missovri was re- in the land, and was in no manner the cently rendered at Jefferson City. The representative of the owner, if any title style of the case "Joel Abbott, respond. | could pass, would have the effect to take ent, vs. Wheeler B. Lindenbower, ap- the property of one man, without due pellant." T. A Sherwood, attorney for process of law against him, and give it respondent; A. J. Lindenbower for to another. An examination of the second appellant. The facts of the case are no. article of this same act (\$7--29) will show that the act itself recognizes the addressed to me, purporting to be from a "Lone necessity that the assessment and other Widow," (though I suspect she wears trowsers,) proceedings under the law shall be di- with two young hopefuls. rected against the owner of the property The land is 'in all cases to be assessed to the person appearing to the owner at the time of the assessment," (section 10); and when "the name of the owner or claimant cannot be ascertained, such land shall be taxed by the numbers, and in the name of the original owner," and shall "be sold and conveyed, by their numbers and in the name of the original owner, without reference to the present owners or claimants." section 29.) It is unnecessary for us to say further here what might be the effect of this clause, in any case ! but we may go so far as to declare now that on assessment in the name of a person who neither was, not ever had been, the owner of the property, to her children. whold be an utterly void assessment, (Whitner vs. Thomas, 23 N. Y., 281 The assessors have no jurisdiction to assess property otherwise then as the staute prescribes, and a void assessment which is equivalent to no assessment at all against the owner cannot be made the foundation of a sale and conveyance of his land, even by legislative enactment. A valid assessment is an essential prerequisite to the lawful exercise of the power of taxation. It is a necessary condition of an effectual transfer of the

We are of the opinion further, that evidence was admissible to show that the judgment against this land had been rendered, without notice to the owner thereof. The statute requires such notice. Without notice to the owner, or unless he were brought before the court 1. That the land had not been duly in some manner, there could be no lawful jurisdiction over him, and a judgment Is Now Running Regular Omnibuses from so rendered would not be per legem terrae.

With regard to the other matters of The Treasury will begin the last of mer, or any tenant or occupant of said clined to think they were not essential prerequisites to the lawful exercise of Good Omnibuses. Close Connections. 3. That all the land in the county had the taxing power in the State, and that so-th

al for the reason that it makes the deed 4. That the tax book was not made conclusive evidence that all those things him by default.

5. That the Collector did not proceed It is a rule that an act of the Legislawith the collection of such tax book, nor ture will not be declared unconstitutional give notice of the time and place, where and void unless the matter be clear and clause which provides that the tax deed "shall vest in the grantee, his heirs and assigns, the title to the real estate there. at the time and in the manner prescribed in described," may be understood as declaring what shall be the effect of the 7. That the Collector did not give, instrument, when it has any effect at all-

A statute which made the deed "conclusive evidence that the sale was regular 8. That no precept of the sale of said according to the provisions of this act," and declared that it should vest an absolute fee simple, has been confirmed in Court house door, nor into the smallest its operation to the sale only. (Scott vs. subdivisious into which it could be divided, Society, I Doug. (Mich.), 121; Doughty vs. Hope, 3 Denio, 595; Beekmen vs. All this evidence was excluded for Bingham, 1 Seld., 366; Blackw. Tax the reason that the tax deed was held to Tit., 83.) But this act (sec. 22) makes be conclusive evidence that everthing the deed conclusive evidence "that each had been done which the law required and every act and thing required to be except the three things above specified | done by the provisions of this act had by way of exception in the act itself. An been complied with." It precludes any instruction was given for the plaintiff to evidence whatever for the purpose of the same effect. Instrctions of a contrary invalidating the deed, except in respect

> These three other things are only essential conditions of a valid and lawful

exercise of the power of taxation. We think it may be safely said, that a out due process of law, and to take pri- valid assessment of the property to the vate property for public use without just | true owner, and notice of the judgment to be rendered against him are indispen-There can be no doubt that the State | sable, in order that the transfer of his has a sovereign power of taxation over title to another may be effectual per legem we published when first introduced. We nies at common laws, whereof they shall all the State, which is not exempted terrae. In these respects and so far, have been duly convicted under the laws, from State taxation by the laws of the we hold the act to be unconstitutional. edually applicable to all the inhabitants United States; and it has power to en- (Curry v. Hinman, 11 Illi. 428, Black-

The other judges concur.

lebraska State Teachers' Association.

By action of the executive Committee, the place of meeting for 1868 is Nebraska City, July 29th. The citizens have kindly organized to entertain all who attend, free of charge. But all those expecting to attend and desiring entertainment, will please inform Gol. O. H. Irish of Nebraska City, one week previous to the meeting, that he may secure places for them. We sincerely hope every teacher will write to him and thus secure a good home during the session of the Association.

The opening address will be delivered Tuesday evening, the 28th, in the Court House, by the Rev. T. H. Cleland. Wednesday morning at 8 o'clock

the Association will organize in the High School The Committee has taken the liberty to assign duties to certain members without special consultation, believing that every member will cheerfully

discharge the duty assigned. We expect that every member will come prepared to take a part in the discussions.

The following programme will be adhered to unless changed by action of the Association at its

Tuesday, July 28th. Opening address in the the Court House at 8 o'clock in the evening by the Rev. T. H. Cleland.

Wednesday, July 29th .- 9 o'clock, A. M., organization. Reports of Officers. Appointment of Committees. President's Address, Judge O. B. Hewett, of Brownville. Other business. Afternoon; Music. Introduction of resolutions, Miscellaneous bustness. "Paper and discussion. "Importance of State and County Superintendents," Prof. F. M. Williams, of Arago, Cot. O. H. Irish, of Nebraska City, J. S. Church, Brownville. Address by Rev. J. T. Baird, Brownville, Evening: Address by Rev.

F. Deifendorf, D. D. Thursday, July 30th,-Business. Partial reports of committees. Report of the condition of Common Schools by the Principal of State Normal School. Paper and discussion, "Importance of organizing and sustaining County Teachers' Institutes." Prof. Ruffner, Nebraska City, Prof. Hutchinson, Omaha, Otoc County Superintendent. Afternoon . Election of Officers. Unfinished business. Other

Short speeches. Toasts, Music, &c. Other subjects of importance will be considered and discussed during the session and it is the earnest desire of the Committee that every lover of

Education will be present. J. M. McKENZIE.

Ch'm Ex. Com. "In the "Papers and Discussions" the one whose name is mentioned first is expected to prepare a paper of some 15 or 20 minutes in length; the others to present thoughts without the formality of a written production. After those mentioned speak, the nestion is then open for discussion. A cordial inritation is extended to teachers from all quarters.

Mr. Editor :- I notice in your last issue a letter-

I would say in reply, if the case be just as she states it, her boy's are truly in a sad condition, and my candid advice to her would he, to bind her boys out to some honest, industrious farmer, who has the Ask for DUTCHER's, and take no other. muscle and will to control them; for from her own description she is evidently preparing them for the

children than she says she has over her boys, it seems to me that prudence would dictate that she put them under the power of some one who can and

A mother who displays the incapacity that she owns to, in the government of her children, better employ some of her time informing herself by reading some good book on the subject of family Steer, no brands, marked, left ear off, swallow-fork in right ear, part of tail off. Said Steer was taken up in government, than writing for the paper and exposing her own ignorance of what is a parents duty

Evidently she better study Murry's or Kirkham's grammar awhile, and be able to teach her boys by precept and example better than to say "wund um" for every sensible person knows that the child takes his language from the parent more than from any other, and all other sources.

I trust the Good Providence will deliver Peru from such "Lone Widows" and their children. I presume if she wishes her children taught as she was, she will find such districts by moving a few Hoping that when she addresses me again she

will have the moral courage to sign her full name, I subscribe myself her most J. M. McKezin.

"All Aboard." The Brownville Transfer Company

Under the management of JACOB ROGERS

Brownville to the Railroad termina of the Council Bluffs and St. Joseph Rallroad, at North Star, Atchison County, Mo., 2 miles from Brownville and North Star Ferry Landing

Charges Moderate.

Reported Expressly for the Advertiser by the Western Union Telegraph Company.

NEW YORK, June 17. The wife of Lost Cause Pollard charres him with consuming her means and desertion. In reply he says she is a maniac through jealousy.

There were 352 deaths in New York

Two hundred and fifty brick layers are trict, who has been adjudged a Bankrupt upon his own on a strike for eight hours and \$4,50. OGDENSBURG, N. Y., June 17. The Government has ascertained that the reports of Fenian stores and men on

the frontiers are fabrications. MEMPHIS, TENN., June 17. Gen. McDowell has removed Gov. Humphrys of Mississippi, and Attorney General E. D. Hooker, and has appointed Ames as Governor and Capt. Myers

DETROIT, June 17. Hon. David S. Waldridge, ex-Member of Congress, died at Kalamazoo. Mich., this morning, aged 62. Payson, Knight, Hoxie, Bass, Moss and McCall are the distinguished few

West Point graduates. The work on the New Tamany Hall progresses rapidly, and will be ready by the 4th of July for the Democracy.

New York, June 11. Judge Nelson to-day refused a new trial in the case of Benj Holladay against Thos W Kennard, in which the jury previously found a verdict for the plainiff, in the matter of the robbery on the overland stage by Indians, at Julesburg. in 1865, of packages containing \$10,000. TORONTO, June 15.

Volunteers and Regulators are actively preparing to resist an anticipated Fenian attack. Toropto, Hamilton, London and Collingswood will each have a garrison. NEW YORK, June 15.

The revolution in Hayti is still progressing. Salnavi was indignantly repulsed; and vigorous war will now be waged on both sides.

Chief Justice Chase and Henry A. Wise visited the African church in Richmond on the 14th, and heard divine

Surrat's trial has again been postponed. Reverdy Johnson has been confirmed Minister to England.

CASHMERE GOATS TO LET ON SHARES.

My farm not being adapted to Stock, I am desirous of tting some one or more persons have my stock of es. There is now a market for the Wool, .. For par-B. W. FURNAS, Brownville, Neb.

CONTRACT NOTICE

To Grade Main Street. In accordance with a vote of the City Council of the City of Brownville, Nebraska, I will receive proposals at my office in said city from this date to 6 o'clock P. M. on the 29th day of June, 1868, for the Grading of a Practicable Road on Main Street to the western limits of the city. Contracts will be let for the whole or part of said work. The City Council reserves the right to reject any or all proposals.

GEO. W. FAIRBROTHER, Mayor.

June 17th, 1863.

McLaughlin & Rich, REAL ESTATE AND LAND AGENTS, BROWNVILLE, NEBRASKA. Will attend to making selections of Land for Emiants, or Locations for Non-residents; attend to conested cases before the Land Office, and will do all siness pertaining to a first class Real Estate Agency. Mr. Rich is a first class lawyer, and will give especial attention to the legal department, while Mr. deLaughlin, being thoroughly acquainted with almost very section of land in this district, will aid em-

## MONDAY EVENING, JUNE 29th!

ONE NIGHT ONLY! The Celebrated and Original SKIFF & GAYLORD'S MINSTRELS! The most Successful Traveling Troupe now in Existence.

The old favorites and great Humorists and Vocalists of Minstralsey, Low Gaylord, Sam Gardener, Barsby Joe Mairs, etc., etc.

ENGAGEMENT EXTRAORDINARY, Of the Renowned Gymnast and Contortionist, Mr. Frank Donalson, in their Fascinating Trippings.

THE CHINESE EMBASSY,

may rest assured that all their plays are not inferior to any in existence. They have called forth the highes 50 Cents. Admission

Doors Surrounded at 7, commence at 8 o'clock.

LOW GAYLORD, Sale Proprietor.

IOE GATLORD, Advertising Agent. Dutcher's Lightning Fly-Killer .-- Cheap Give them the SHEETLIGHTNING and rest in peace.

CAPT. THAYER, Business Agent.

Strays. Taken up by the subscriber living at Hillsdale, Nenaha Co., Neb., two work horses, one a Dark Bay about seven years old, with some collar marks on the shoul ders; the other a Light Sorrel, white face, four white eet, and shoes on the fore feet, some collar marks, is bout six or seven years old.

Sold everywhere.

Public Sale of Stray Stock. Notice is hereby given, that on the 24th of July, 1868, at the hour of ten o'clock, there will be offered for sale wuship, Nemaha Co. Neb. One five year old brindle March of 1867, as a stray.

Stray Notice. Taken up by the undersigned, living in Washington precinct, on the 30th day of May, 1868, three yearlings: and one red and white steer. The owner will please prove property, pay charges, and take the same away. B. FREDENBURG.

GILES B. REEDER, J. P.

Sheriff's Sale. Notice is hereby given that pursuant to a vendition exponas, or order of sale to me directed and issued by the Clerk of the District Court of Nemnha county, Neraska, in the sase of James O. Carson against Uriahi Aiken, John L. Carson and Erasmus D. Allen, I will offer for sale at public anction, at the front door of Mc-Pherson's Old Hall, in the city of Brownville, that being the place where the last term of said court for said county was held.

ON MONDAY, THE 29th DAY OF JUNE, 1868, at one o'clock P. M. of said day, the following real estate, to-wit: The south east quarter of section seven (7), in township five (5, horth of range fifteen (15) east, in Nemaha county, State of Nebraska. Bated this this the 25th day of May, 1868. DAVIDSON PLASTERS, Sheriff and Special Master.

Notice is hereby given that pursuant to a vendition expones, or order of sale, to me directed and issued by the clerk of the District Court of Nemaha county, Nebraska, in the case of John L. Carson against Isaac B. Walters and Benjamin P. Lushbaugh, I will offer

miv was held. ON THE 29th DAY OF JUNE, 1868. at one o'clock P. M. of said day, the following real estate, to-wit: The north-east quarter of the south-east quarter of section twenty-six (28), in township six (6) orth of range fifteen (16), east, in Nemaha county, State of Nebrasks. Dated this the 25th day of May, A. D. 1868.

DAVIDSON PLASTERS,

Sheriff and Special Master.

edition, by the District Court of said Distr DEFOREST PORTER. Notice in Bankruptcy. a the District Court of the United States for the District of Nebrasks. In the matter of William Col

DEFOREST PORTER.

District of Nebraska, ss. Upon the application of William Collins, of Tecument n the county of Johnson and District aforesaid, there tition of the said bankrupt for his final discharge, fried in the office of the Clerk of said Court, this 6th day of June, 1868, at 2 o'clock P. M., is hereby referred to S. M. Bich, Esq., of Brownville, Nemaha county Nebraska, one of the Registers in Pankrupley for said Disrict, who will make an order to show cause thereon. at examination of the bankrupt-if there be no oppoon, and certify to the court whether the bankrupt has in all thruss, conformed to his duty under the act, and has conformed to all the requirements of the act. Witness the Hon. E. S. Dundy, Judge of the sale Court and the seal thereof, at Omalia, in said District,

NOTICES IN BANKRUPTCY

Notice of Assignee Appointment in Bank

The undersigned hereby gives notice of his appoint

State of Nebraska, within said District, who has been

adjudged a bankrupt upon his own petition by the Dis

Notice of Assignce Appointment in Brak-

District of Nebraska, ss. At the City of Brownville, the Eith day of May, 1888,

The undersigned hereby gives notice of his appoint-

ment as assignee of Robert A. Stewart, of the County

of Nemsha, in the State of Nebraska, within said Dis

At the City of Brownville, the third

ment as assignee of William Collins of John

District of Nebraska, ss.

on the 6th day of June, A. D. 1968 WATSON B. SMITT 38-21 Clerk of the District Court of the U. 3 trict of Nebraska.

Notice in Bankruptcy. This is to give notice that on the 2d day of June 868, a Warrant in Bankruptcy was lasted scainst the estate of George W. Brinker, of Nebraska City, in the county of Otoe, and State of Nebraska, who has been adjudged a bankrupt on his own petition; that the payment of any debt, and delivery of any property bethe transfer of any property by him are forbidden by law, that a meeting of the creditors of the said banks assignees of his estate, will be held at a Court of ankruptcy, to be holden at the Court House in Brownville, Nebraska, before S. M. Rich, Register, on the Sta day of July, A. D. 1868, at 10 o'clock A.M. C E. YOSF, U. S. Marshal for said District,

as Messenger Notice in Bankruptcy. the District Court of the United States for the Dis-

Notice is hereby given to the creditors of said bankrupt that a petition has been filed in said court by the said bankrupt William Collins, of Tecomseh, Johnson County, in said District, duly declared a bankrupt under the act of Congress entitled an act to establish uniform system of bankruptcy throughout the United pertificate thereof from all his debts and all claims rovable against him under said act ; and said court has pointed the 30th day of June A.D. 1868, at 20'clock P. M. as the time, and the office of S. M. Rich, Register in Bankruptcy, at the Court House in Brownville, Nomaha County, Nebraska, before said Register, as the place for the hearing of said petition, when and where he said creditors may attend and show cause why the rayer of said petition should not be granted. And notice is hereby further given that the second and hird meetings of the creditors of said bankrupt will be

Register in Bankruptcy. Notice in Bankruptcy. tate of Charles P. Patteson, of Webraska City, in the inty of Otoe, in the State of Nebraska, who has been ljudged a bankrupt, on his own petition; that the osyment of any debts, and the delivery of any property elonging to such bankrupt to him, or for his use, and he transfer of any property by him, are furbidden by prove their debts, and to choose one or more assignees

of his estate, will be held at a Court of Bankruptcy,

held at the same time and place. S. M. RICH.

o be holden in the Court House building to Brownville Nebraska, before S. M. Rich, Register, on the 6th day of July, A. D. 1868, at 10 o'clock A. M. C. E. YOST, U. S. Marshal for said District, Notice in Bankruptcy. This is to give notice that on the 2d day of June, 1868, Warrant in Bankruptcy was issued out of the District

in the County of Otoe, in said Districts who is adjudge a Bankrupt on his own petition; that the payment of any debts, and the delivery of any property belonging o such bankrupt debter, to him, or for his use, and the ransfer of any property by him, are forbidden by law; lebtor to prove their debts, and to choose one or more ssignees of his estate, will be held at a court of bankruptcy, to be holden at Brownville, Nebruaha, before S. M. Rich, Esq., Register in Bankrupicy for said Distridt, on the 6th day of July, A.D. 1868, at 10 o'clock 37-2t U. S. Marshal for said District, as Messenger Notice in Bankruptcy.

ourt of the United States for the District of Nebraska gainst the estate of Andrew J. Scott, of the County of Nembha, in said District, who is adjudged a bankrupt on his own petition; that the payment of any debts and the delivery of any property belonging to such bankrupt debtor, to him, or for his use, and the transfer of any property by him are forbidden by law; and o prove theis debts, and to choose one or more assignes of his estate, will be held at a Court of Bankrupler, o be holden in Brownville, Nebraska, before S. M. Ricu, Esq., Register in Bankruptcy for said District, on the 6th day of July, A. D. 1869, at 10 o'clock A. M. G. B. YOSP, U. S. Marshal for said District,

BLISS & HUGHES.

Will attend to the sale of Real and Personal Property in the Nemsha Land District. Terms B. V. HUGHES. v12-33tf

N. K. GRIGGS. Attorney at Law & Real Estate Agent Bentrice, Nebraska.

GEO. G. START & BROTHER Dealers in all kinds of

The highest market price paid for anything the Parmer can raise. We will buy and sell ererything

ALL KINDS OF STOCK. Horses Bought, Sold, or Exchanged. Stock Boarded by the Day or Week. MY STABLES are stocked with good horses and nggies. Persons wishing conveyance to any portion of the Nemana Land District can be accommodated. The PERU and BROWNVILLE COACH Leaves M Y STABLES every morning at

veyed. Orders left with the Postmasters will be promptly attended to. (xii316m) OHABLES GEADS. Proposals for Fuel & Hay. Headquarters Dep't of the Platte, Chiaf Quarter Master & Office. Omaha, Neb., May 28, 1868 Sealed bids, in duplicate, with guarantee signed by by a deposite of \$1,000 dotters, will be received until

10 o'clock, A. M. Passengers or puckages safely con-

ten o'cleck, A. M., on Saturday, June 20th, 1868, for the delivery of the following named supplies at the points FORT KRAENEY, NEBRASKA. 450 cords Wood and 325 tons Hay-FORT WCPHERSON, NEBRASKA. 1,475 cords Wood and 1,000 tons Hay. NORTH PLATTE, NEBRASEA-275 cords Wood and 25 tons Hay-

FORT SEDGWICK, COLORADJ. 1,500 cords Wood and 450 tons Hay. SIDNEY, NEBRASKA. 276 cords Wood and 25 tons Hay-5,000 cords Wood and 4,500 tons Hay. 1,700 cords Wood and 315 tens Hay

1,700 cords Wood and 315 tons Hay. Bids are invited for hay in stack or in bales. Bids will be received for any postion of the supplie required and must be made separately for each Post The delivery of the supplies to commence upon the

for sale at public auction, at the front door of Mc-Phersons Old Haff in the city of Brownville, that be-perfecting of the contracts and one fifth of the delivery ing the place where the last term of said court for said amount to be delivered each month until the delivery Full conditions will be made known and blank bids urnished on application at this office. Bids from contractors and bidders who have heretefore failed to comply with their agreements will not be

By order of Brv't Maj. Gen'l Augur. Bry't Brig. Gen.