BROWNVILLE, NEBRASKA, THURSDAY, FEBRUARY 17, 1870.

## Beneral Business Cards.

ATTORNEYS.

J. W. NEWMAR O. B. HEWETT. HEWETT & NEWMAN, ATTORNEYS & COUNSELORS AT LAW Office, No. 70, McPherson Block, up stairs, FRENCH & ROGERS,

ATTORNEYS & COUNSELORS AT LAW. Office in Court House Building. JOB A. DILLON. ATTORNEY & COUNSELOR AT LAW

and General Land Agent, Tecumseh, Johnson County, Nebraska. J. N. REYNOLDS,

ATTORNEY & COUNSELOR AT LAW. THOMAS & BROADY ATTORNEYS AT LAW AND SOLICITORS IN CHANCERY. OFFICE-District Court Root

WM. H. McLENNAN, ATTORNEY AND COUNSELOR AT LAW. B. F. PERKINS, ATTORNEY AND COUNSELOR AT LAW. NYE & HUMPHREY, ATTOENEYS & COUNSELORS AT LAW.

ATTORNEY AT LAW AND LAND AGENT. Beatrice, Gage County, Nebraska.

Pawnee City, Pawnee Co., Neb.

PHYSICIANS.

W. H. KIMBERLIN, M. D. PHYSICIAN AND SURGEON TO NEB. EYE AND EAR INFIRMARY. OFFICE-85 Main-st. OFFICE HOURS-7 a.M. to 6 P.M. H. C. THURMAN. PHÝSICIAN AND SURGEON Office-No. 85 Main Street, Office hours from 7 to 11 a. m. and 1 to 4 p. m.

H. L. MATHEWS, PHYSICIAN AND SURGEON. Office in City Drug Store, Main-st. F. STEWART, M. D.,

Office in D. H. Lewis & Co.'s Drug Store. office hours from 7 to 9 a. m.; and 1 to 2 and 6% to and reasonable terms.

LAND AGENTS. R. V. HUGHES, REAL ESTATE AGENT & NOTARY

Office over Hannaford & McFall's Furniture store. REAL ESTATE & TAX PAYING AGENT. Office in District Court Room.

JONAS HACKER, Office with Probate Judge.

NOTARIES.

pondence solicited.

JAS. C. MCNAUGHTON WOTARY PUBLIC & CONVEYANCER. No. 72 Main-st., second floor, Agent for the Equitable and American Ton

DRUG STORES

MCCREERY & NICKELL DEALERS IN DRUGS, STATIONERY, &c. No. 32 Main at. Full assortment Brugs, Paints, Books, Stationery. Me., on hand, and sold at wholesale or retail SUCCESSORS TO HOLLADAY 4 CO.

GRAIN DEALERS

FORWARDING AND COMMISSION MERCHANT, and dealer in all kinds of Grain and Country GEO, G. START & BRO

DEALERS IN GRAIN, PRODUCE, &c. Aspinwall, Nebraska. The highest market price paid for anything the farmer can raise. We will buy and sell everything known to the market.

MERCHANDISE.

No. 66, McPherson Block. F. E. JOHNSON & CO. WM. T. DEN. DEALER IN GENERAL MERCHANDISE, Forwarding & Commission Merchant, No. 62 Main-st., Brownville, Corn Planters, Plows, Stoves, Furniture, &c.

HARDWARE.

oves, Hardware, Carpenter's Teols, Blacksmith JOHN C. DEUSER, DEALER INSTOVES, TINWARE, &c. No. 79 Main-st.

SADDLERY.

ended ended en 13

CO.

JOHN W. MIDDLETON HARNESS, BRIDLES, COLLARS, Etc. No. 64 Main-st. Whips and Lashes of every description, and Ph Sering Hair, kept on hand. Cash paid for Hides.

CONFECTIONERIES

ISRAEL S. NACE. CITY BAKERY AND CONFECTIONERY. No. 21 Main-st., opposite City Drug Store. Pies, Cakes, Fresh Bread, Confectionery, Light and Fancy Groceries, constantly on hand. WILLIAM ROSSELL, CONFECTIONERY AND TOY STORE, No. 40 Main-st. Fresh Bread, Cakes, Oysters, Fruits, J. P. DEUSER,

No. 44 Main-st.

MUSIC. MRS. J. M. GRAHAM. TEACHER OF MUSIC, Rooms, Main-st., bet. 4th and 5th, essons given on the Piano, Organ, Melodeon, dar and Vocalization. Having had eight years perience as teacher of Music in New York accom-

BOUNTY CLAIM AGENTS.

ED. D. SMITH, U. S. WAR CLAIM AGENT. Washington City, D. C. Will aftend to the prosecution of claims before the bepartment in person, for Additional Bounty, Back Pay and Pensions, and all claims accruing against the Sovernment during the late war.

SALOONS.

JOSEPH HUDDARD & CO., PEACE AND QUIET SALOON. No. 47 Main-st. The best Wines and Liquors kept on hand. R. C. BERGER, ALHAMBRA BILLIARD SALOON,

No. 48, Whitney's Block. The hest Wines and Liquors countantly

## General Business Cards.

HOTELS.

STAR HOTEL. STEVENSON & CROSS, PROPRIETORS Front-st, between Main and Atlantic,

REYNOLDS HOUSE. NATHAN N. GREEN, PROPRIETOR, 88 & 90 Main Street, Brownville, Best accommodations in the city. New House, newly furnished. In the heart of business part of city. Livery stable convenient. 45-9m

AMERICAN HOUSE. D. ROBISON, PROPRIETOR. Front-st., bet. Main and Water.

> BOOTS AND SHOES. A. ROBINSON, BOOT AND SHOE MAKER.

> > No. 58 Maln-at.

Has constantly on hand a good assortment of Gent's, Ladie's, Misses' and Children's Boots and Shoes. Custom work done with neatness and dis-patch. Repairing done on short notice. JUSTICES.

Office in Court House Building

A. W. MORGAN,

PROBATE JUDGE AND JUSTICE OF

STATIONERY. A. D. MARSH, PIONEER BOOK AND NEWS DEALER City Book Store, No. 50 Main-st.

BRIDGE BUILDING. C. W. WHEELER. BRIDGE BUILDER & CONTRACTOR Brownville, Nebraska. Sole agent for R. W. Smith's Patent Truss Bridge. The strongest and best wooden bridge now in use.

TAILORING.

CHRIS. HAUBOLDT, Has on hand a splendid stock of Goods, and will

BLACKSMITHS.

BLACKSMITHS & HORSE SHOERS. All work done to order and satisfaction guarante

Cigar Making by Machinery. pany recently gave a practical exhibiin cigar making, not only because of Will attend to the Payment of Taxes for Non- the reduced cost of production, but 'fillers" having been wrapped up in per, which is fed into the machine, DEALERS IN DRUGS, MEDICINES, &c. the operator having previously gum- and fought through four years to demed the ends. The cigar is then stroy the Union? taken out, neatly and expeditiously

dollars per week. cost nothing, and are the most re- bill? Not a day nor an hour could be it. freshing life-giving baths that one given for investigation, for examina Mr. THAYER. The honorable regret on my part. I regretted to find can take, whether sick or well, tion into the allegations which were Senator admits the correctness of my the shaft of his severe sarcasm turned Every housekeeper knows the neces made here by citizens of Virginia over position. He is now voting a State to against those who thought it proper sity of giving her woolens the benefit their own signatures. I know not be entitled to representation of which to send here a respectful remonstrance of the United States; and for the Constitution set forth, and yet permit those same zens of the Republic. Let reconstruct of the sun, from time to time, and who they are nor what they are; but she has been deprived. especially after a long rainy season, the memorial came in a form which mr. SAULSBURY. No; I say she regretted to hear bim say that Virgin-McPHERSON & TUTTLE,

The statement of the sun. Many beat the sun of the sun o are liable to, from dampness, who and they, professing to be the loyal privilege; she always had the right. dews of the nightwill never reflect that an occasional people of Virginia, were met in the Mr. THAYER. I never could Union, and you refuse to prescribe the it in the power of those who had people of the South who were in the DEALERS INGENERAL MERCHANDISE exposure of their own bodies to the Senate of the United States with con- Deleware, then, claims that Virginia have said any pretty things of that sunlight is equally necessary to their tumely, denunciation, and abuse from has been entitled to representation sort. [Laughter.] own health. The sun-baths cost Republican Senators. I know not from the time she seconded until now; Mr. THAYER. I am aware of that. nothing, and that is a misfortune, for what illusion may have come upon that she was entitled to vote for presi- My friend from Nevada is not so poetpeople are still deluded with the idea honorable Senators; whether they dential electors in 1864, according to ical as his colleague. He must not Virginia had bee Rolle Islanded Tiber. that those things only can be good or are at fault or whether I am at fault his own reasoning, though waging a imagine that he gives utterance to all useful which cost money. Let it not and those who vote with me; whether flagrant war against the Government. the pretty things that come from the be fergetten three of God's most bene- I am laboring under a delusion or are He must take one conclusion or the State of Nevada. [Laughter.] ficent gifts to man-three things the they; but I do say that these scenes other. If he is now voting her to be He [Mr. NyE] described with afmost necessary to good health—sunlight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering, patientlylight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering, patientlylight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering, patientlylight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering, patientlylight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering, patientlylight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering, patientlylight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering, patientlylight, fresh air and water, are free to heard denunciations in this Chamber has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived of it; if he is now upon this long-suffering has been deprived by the long-suffering has been deprived b sil; you can have them in abundance, from Senators which have created a voting her back into the Union, then waiting State of Viginia! She has should be required to take the same hearts and forget the past. But until DEALERS IN HARDWARE, STOVES. without money and without price, if feeling of surprise. We had been ac- she has been out of the Union. you will. If you would enjoy good customed to hear such denunciations The honorable Senator from Dela- the dews of the night! health, then see to it that you are sup- during the last three years from Sen- ware [Mr. SAULSBURY] thought pro- Sir, let me say to that honorable plied with pure air to breathe all the ators of an opposite political faith on per to present a vindication, as did Senator, whose impulses and whose time; that you bathe for an hour or this floor; but during the progress of also the honorable Senator from Call- intentions are just that there are peotime; that you bathe for an hour or this floor; but during the progress of also the honorable Senator from Callso in the sunlight; and that you this debate those Senators have been fornia, [Mr. Casserly,] of the record ple in Virginia to-day who are tired ed conditions; with the other you refuid than water .- Journal of Health, others have fought their battle.

In his lecture in New York on "How to Escape Hell," Oliver Dyer remarked that "a man goes to bell simply because he belongs there. In the eternal world they always have DEALER INCONFECTIONERIES, &c quences."

They have secured a new anæsthetic

he got his new ones.

ADMISSION OF VIRGINIA.

OF NEBBASKA, In the Senate of the U. S., January 17 and 18.

important amendments pending he measure through Congress. we were coming to a vote, according bate to which I desire to call atten- debt.

attempt to undo the ratification of the day.

applied here for admission, and that a county convention, in all the States by the honorable Senators from Delaction of the machines patented by them to vote for the admission of Virginia ware, from California, and from Ohio, rule and Democratic teaching, and as sugest to those who are anxious thus oath of of 1862. The legislature of upon the naked bill of the House of and others are now all committed to such history will write down as the to bring Virginia back without condi-LAND AND TAX PAYING AGENT. machines bid fair to work a revolution Representatives after having submit- the admission of a State into the facts, in my judgment, because they ted to the imposition of conditions Union which according to their own cannot be denied. also on account of the fact that cigars it that the Congress of the United never been out of the Union. Mr. the Schate let me remark that I am so made can be sold for ten dollars a States, after three years more of pro- President, the world moves. The not prepared to vote for the admisgress, can now propose to admit this Democratic party have come up to the sion of Virginia with her present surhand. The company has thirty mu- State without conditions or guaran- doctrine of reconstruction and have roundings and in her present condichines in operation, driven by a small tees? Mother of States, was she! indorsed it. They are now committed tion because I have not confidence caloric engine. The machines are One of the mothers of secession and to the provisions of our reconstruction that she will be true to the amendsimple, and can be worked by chil- treason; for the abominable monster laws, for they are voting unitedly in ments of the Constitution of the Unidren. The wrappers are first cut from of treason required more than one favor of the adm ssion of Virginia. I ted States which she has ratified, and MOTARY PUBLIC & CONVEYANCER, the pure leaf by a machine. A hun-mother. She with her record red congratulate themdred leaves are placed in a pile, held with human blood, is now to pass Mr. SAULSBURY. Will the Sen- concurrent testimony that there will in place by clamp, when four knives through Congress without a condition ator allow me to ask him a question? not be protection for the loyal people tions were required or a loyal people the Union or simply declaring that patchwork, which shall not be like the rough by hand, are placed within when assuming the obligations of Virginia is entitled to representation heaps of sand, to be blown to the the machine, and in a few seconds the statehood and which are not required in Congress; eigar is sufficiently rolled and fash- of a State which swung from her Mr. THAYFR. Has she been en- der which all the people of Virginia, ioned at one end to receive the wrap- moorings in the Union, joined the titled to it before?

> Union. Where is the extreme neces- prived of it? sity for the haste which has been

It is not inhaled, but swallowed, when the statesmanship of this policy? that there are thousands and thous- party violated or set aside at the de- same elements may accomplish the ed Georgia to pledge herself she would Mr. G. was a most inveterate puns- ands of men and women in Virginia mand of the slave-masters of the same results in other States. ter. Lying very ill of the cholera, his nurse proposed to prepare a young, nurse proposed to prepare a young, the cholera had believed that is before them. There record of history.

Mr. President, I embarked in this same plenge from vuginis, and, whose hearts to-day are full of the South in order to force slavery on the same plenge from vuginis, and, whose hearts to-day are full of the soil of Kansas. Such is the self-preservation which is in all Government to make it permanent. There record of history.

Mr. President, I embarked in this same plenge from vuginis, and, whose hearts to-day are full of the soil of Kansas. Such is the preservation which is in all Government. There record of history. tender chicken. "Hadn't you better prospect that is before them. There take an old hen?" said he in a low are thousands and hundreds of the privilege that we have a series of aggressions and hundreds of the privilege that we have a series of aggressions. It was the the declared will of the latter than the prospect that is before them. There record of history.

It was the the declared will of the latter than the prospect that is before them. There record of history.

It was the the declared will of the latter than t

Nevada who has charge of this bill tion, I have been amazed at what who sat in their seats making laws [Mr. Stewart] is anxious to bring it has transpired in Congress during the for the United States during the day to a vote. He has on several occasions last week, and I am amazed at the and then met in secret conclave all entreated the Senate to pass it, and exceeding hot haste with which Sen- through the winter of 1860-61 hatchthen when we were about to vote on ators have attempted to crowd this ing treason? Tell me not that the

to agreement, then again he has sub-stituted the House bill and interposed interesting to me. I have remarked Democratic party of the North been friend from Minnesota, [Mr. Ramanother speech. By doing that he is that a portion of the members of this true to the Government, it would not sey, desired me to yield the floor drawing a speech from me which I body, those who belong to the op- have lasted six months. Having should not have made.

Solution the specific posite political faith, have remained to the south to rebel, as the local posite political faith, have remained to the specific posite political faith, have remained to the south to rebel, as the local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local posite political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and recollecting that local political faith, have remained being so late, and remained being so late, and recollecting that local political faith, have remained being so late, and The very tenor of the remarks of entirely silent. I could not but no- northern Democracy did, by telling Senator had with great uniformity, the Senator from Nevada evinced to tice the satisfaction which seemed to the South that they of the North voted against all motions to adjourn, my mind the extreme distrust which settle upon their countenances as this would stand by them and sustain I felt boundto oblige him. [Laughhe entertains of the State of Virginia debate progressed. They seem to be them, when the war went on it was ter.] after this bill shall pass, if that is to as serene and composed as a summer's the aid and encouragement given by On Friday an understanding was made this statement to show one line But we are not left to inferential be the decision of Congress. He wants morning; or, to be still more poetic, the northern Democracy to the South entered into by which it was agreed or one word in these acts which bind the finishing stroke put upon the rat- as calm and unruffled as the waters of that prolonged the war year after that a Senate judiciary bill for the adification of the fifteenth amendment a moon-lit lake. There has been year. I make not this accusation mission of Virginia should be reached Virginia. On the contrary the secwithin a week. Why have he and other Senators urged the Governor of the record of the Democratic party other Senators urged the Governor of the record of the Democratic party of the re Nebraska, who happens to be sitting in the Chamber, to convene the Legisin the Chamber, and suppose the the convention to the Chamber to the Convention to the Conventio lature of that State within ten days [Mr. SAULSBURY;] nothing to invite the beginning to the end of the war. the zeal that had been manifested by any particular committed to receive from to-day in order that she may constitutional dissertations from my When that convention met in the city its friends, and the anxiety they have her on her application. So much for or ratify it? Why this urgent haste? honorable friend from Kentuky. [Mr. of Chicago and declared the war a shown for an early vote, that we honorable friend from Kentuky. [Mr. of Chicago and declared the war a shown for an early vote, that we honorable friend from Kentuky. [Mr. of Chicago and declared the war a shown for an early vote, that we have reached it yesterday. To faith. would say, believe that Virginia will from any Democratic Senator till to- hostlities in order that peace might our surprise, however, a motion was But, sir, in admitting Virginia to

teenth amendment is beyond a doubt; Senators against the usurpations and The soldier of the Union never went for there is but one Democratic State violations of the Constitution which into battle without feeling conscious That is the way we make Republican that no State was ever out of the Democracy in the rear. Union when she had once been in: I need hardly recall the attention of and in every Democratic convention, facts of history. I should not have the Senate to the fact that Nebraska from the national convention down to done it but for the declarations made conditions were imposed upon her to it has been set forth that no State was ware and California that we have the effect that there should be univer- out of the Union. What do we see brought upon the country the war. sal suffrage in the State of Nebraska. to-day? This same Democratic party and that we created this immense We did not regard it as a degradation | voting a State into the Union which | debt. Sir, it was a Democratic rebelupon that State, but accepted the con- has never been out. My honorable lion' and this is a Democratic debt, dition in good faith. I do not propose friends from Kentucky, from Dele- the legitimate offspring of Democratic upon the State of Nebraska. How is declarations from year to year has Now, in reference to the bill before

southern confederacy, raised armies, Mr. SAULSBURY. I asked you a and black, who obey the laws shall question.

made. All that remains to be done is with most extraordinary energy most now under discussion. It is restoring I am ready to vote for her admission, to trim one end. A girl can produce extraordinary determination, and Virginia to representation in the but not until then. 2,000 cigars a day by these machines, with most unprecedented haste. Vir- Union. Now, I ask my friend from The honorable Senator from Nevaand can easily earn from ten to fifteen ginia has been eight years out of the Delaware if she has never been de- da, [Mr. NYE,] who has always been

so in the sunlight; and that you this debate those Senators have been forma, [Mr. CASSERLY,] of the record pie in Virginia to-day who are tired approval of the American people the with nuts, especially when eaten at store Virginia without conditions! of the Democratic party. I have of waiting, wait Covering the Lungs.—One of the Control of the Contr than one two, three, four, or half a before to-day during this session that authorities and obeys its commands. ture will determine. ed in the dress is the careful covering dozen, or a dozen Senators who favor the Republican party were responsied in the dress is the careful covering that was passed declaring certain of the chest and back. Exposing the of the chest and back. Exposing the lately insurgent States restored to of the chest and back. Exposing the lungs by inadequate shielding of these lungs by inadequate shielding of the lungs by inadequate shielding of th lungs by inadequate shielding of these portions of the body from the cold is prescribed. I refer to the act of June of the lung state of the lung shielding of these sanction and approval of the Ameri-J. H. BAUER,

Mark S. Bridles, Collars, Etc.

No. 9 Main-st.

Membling done to order. Satisfaction guaranteed.

Membling done to order. Satisfacti upon to take action in regard to Virgi- history repeats itself. According to within the the last three months, and and Florida shall be entitled and admitted guarantees to all the people of the was taken. Next morning he went nia for the violation of the conditions what is transpiring to-day it would seeking homes in Indiana and Illinois to representation in Congress as a State in Union who are law-obedient and lawnia for the violation of the conditions of her admission or the violation of her admission or the violation of the fifteenth amendment. Seeingthe danger, they rush madly on; seeing the blunder, they make haste to repeat it. A vessel strikes upon a sunpart of the conditions of her admission or the violation of the conditions and seeking nomes in Indiana and Illinois seem as if history was reversing itself. Sir, let me call attention—and I she was a corpse. Seem as if history was reversing itself. Sir, let me call attention—and I she was a corpse. The said that had they given her salt would have relieved her; if they would allow him to make an expose by the Thirty-Ninth Congress and state in the Union who are inw-obedient and law-seeking that protection of the law she with the was tillinois and seeking that protection of the law she with the work of reconstruction. I am not tired of the constitution of the United States and seeking that protection of the law she with the work of reconstruction. I am not tired of the constitution of the United States and seeking that protection of the law she was a corpse. The Union who are inw-obedient and law-state in the Union when the Lightheamendant in the Lightheamend in the right man in the right place.
This business of going to heaven or hell is purely a philosophical matter, and in the freedration. I am the titled of the Penideatic party. It is the reconstruction, but I am the titled of the beneath the waves; the work of reconstruction, but I am the titled of the penideatic party. It is the reconstruction, but I am the titled of the penideatic party. It is the reconstruction, but I am the titled of the penideatic party. It is the reconstruction, but I am the titled of the penideatic party. It is the reconstruction, but I am the titled of the penideatic party. It is the reconstruction of the work of reconstruction, but I am the titled of the penideatic party. It is the work of reconstruction of the work of the and there are no rewards or penalties in the case, but only logical self-in the case, but only logical self-in the case, but only logical self-in the case of the United States o Where is the prudence, the common party. That party had directed and from the very day that Andrew Johnjudgment, which would influence shaped the policy of the country, and son betrayed his party and his coun-Senators in the ordinary affairs of life, was in possession of the Government try; we have been struggling with of those States should ratify at d agree We have gone through struggles in took the packages from the box, he in France, to supersede chloriform and its various substitutes. It is a chemist thus pushed torward through the possession of the executive, legislative departments of the Government, we have a substituted and plays the field, and struggles in the civil departments of the Government, we have a substituted and plays the field ical compound, and is called "choral." two Houses of Congress? Where is tive, and judicial departments of the years, and were struggling with it to-Government. It was under the poll- day, in some of the late insurgent taken away from any portion of their ion, not in the field but in another standing by looking on. As package it produces a perfect insensibility I read in the public prints that on cy of the Democratic party that the States. without any dangerous accompania- the annoucement of the vote in the war commenced. It was by the Senators have told us that we must except for crime. Why, I ask the tled which is triumphant. I propose of the boy, his little friend began to ments. This is, in surgical practice, a discovery of the utmost importance.

A three-year old gentleman the A three-year old gentleman the announcement of the vote in the object of the other day startled his father, who sage of the ordinance of secession the nation in repealing the Missouri the nation in repealing the with company, just after having had a very gray moustache dyed intensely black, by asking him what he had done with his old whiskers, and where done with his old whiskers, and where done into the parior, which the same and ourselves of all the lights of experior, which company, just after having had up through all Virginia at the sever-domestic for thirty years between shown the same of her relations with the Union. That great having had up through all Virginia at the sever-domestic for thirty years between shown much I can carry. The measure may meet with the same done with his old whiskers, and where domestic for thirty years between shown much I can carry. The measure may meet with the same pledge? The measure may meet with the same pledge? In the fights of experior, which compact for thirty years between shown much I can carry. The measure may meet with the same pledge? In the fights of experior, and where the fights of experior to be of all the fights of experior. The measure may meet with the same done with his old whiskers, and where the power is inherent in the fights of experior. The measure may meet with the same done in the fights of experior to be of all the fights of experior. The measure may meet with the same done in the fights of experior to be of all th through; but I call to mind the fact of the line of 36° 30, the Democratic is but reasonable to infer that the with impubity that which you requiristence, to maintain its authority, to doubtless seemed. There was no

sion passed until this hour, who dread ritery of the United States was free and for the guarantee of equal rights, have committed ourselves to the recep- which is necessary to attain it. It has the passage in its present form of the and that slavery was only a sectional and the maintainance of the peace tion of Virginia back into the Union lawful to execute all the provisions of SPEECH OF HON. JOHN M. THAYER, bill to restore Virginia to the Union; institution. It was by the teachings throughout the revolted States. For by our previous legislation. That the Constitution to save Government; and yet their appeal in this Chamber and by the doctrines that were pro- one I propose not to yield until the statement or charge has been iterated it is the sovereignty of government claimed by the leaders of the Demo- battle is fully fought and the victory and reiterated again, and again, and and if it is not set forth in statutory I question no Senator's metives; I cratic party that war came. What fully won. For one I propose to fight yet not a Senator has pointed to one constitutional form, it exists in this concede to every one the same sincer- Republican ever raised his hand it out on this line if it takes us all single line in these acts of reconstruct higher ground, that there is power the bill (H. R. No. 783) to admit the State of lity of purpose, the same honesty of against the flag of his country? What summer and all winter, and each suc-Virginia to representation in the Congress of intention which I claim for myself; Republican who voted for Mr. Lin- ceeding summer and winter till the mission or the restoration of Virginia own self-perpetuabut I must be permitted to say that coln ever aided in planning treason Union is fully triumphant, and the when she might apply. Section six, tion, which is to the Government, as after the experience of the past eight and rebellion? Who did it but the rebellion completely conquerred. Mr. PRESIDENT: It is difficult for years, after the experience of the past leaders of the Democratic party in [Mr. THAYER here yielded to me to believe that the Senator from three years in the work of reconstructions this Chamber and in the other Hall, a motion to adjourn.] Republican party brought on the war

Sir, it is not pleasant to review these

because I am compelled to believe by

so true to the cause of reconstruction Mr. SAULSBURY. Never at any and to the cause of freedom, made

States shall be by law admitted to representation to the Congress of the United States, any evil government which may exist there-

Tuesday January 18, 1870.

in stall be deemed provisional only, and in dation of all government, the right to The Senate having under consideration the shall not occupy much of the time of The act of April 10, 1869 has this ment. That government which canhas interposed a speech, and when There is another feature of this de- and are responsible for the national the Senate this morning; in fact I further provision on this subject in not sustain itself is a failure. That had nearly concluded theremarks I in- reference to Virginia, Mississippi and government which cannot protect the tended to make yesterday, when my Texas: for a motion to adjourn. The hour

be made with the rebels in arms, that interposed to lay that bill aside, and day there is a violated pledge and there more perfect union in Virginia; in fifteenth amendment, that Virginia I wish to call attention to the fact, resolution was equal to an addition of substitute the House bill, and the is violated faith. We have solemnly order to establish justice in Virginia; in may trample under foot the laws of Congress which have been passed for Senator. that from the day when the cruits, to the rebel lines, and a cor-

> security from Virginia, might accomso many of our heroic dead who per- of the act of March 2, 1867, and act to ished in saving the Government which | provide for the more efficient governresentatives, promising that they shall said Constitutional Amendment. be admitted at once, and to the chiefis pressed upon Congress.

same conditions to her that you preself with a purer record than Georgia? waiting State of Viginia: She has and the mountains of Virginia, de-oath which all others are required to I see that spirit in the people of Virginia. same protection of Government and United States,

not do, because you do not require the ed it is there—is self-evident, is self- lay a load on him too heavy for him.

of the act of March 2, 1867, provides: the right of self-defense to the indi-

all respect subject to the paramount author-ity of the United States at any time to abol- absence of it all constants. ish, modify, control or supersede the same."

"And be it further enacted. That the whole

Can language be any plainer than that? I challenge my frind from Nevada, or any other Senator who has

the protection of the loyal people of first reconstruction bill passed Congress down to the 1st day of January, industry and the bone and the sinew, in charge, throwing aside his own off-The Legistature of Nebraska I can say, and I do by authority, will be convened during the month of February, and that she will ratify the fif-Why the bill of the Senate which in favor of the passage of the bill Senator in the Senate and but four the Republican were perpetrating. that he was fighting two armies, the largest there is necessary to secure them must be ex-Democratic members in the House. They have argued from first to last rebels in the front and the northern had in regard to this legislation; and yet eeuted; and Congress must be make been agreed upon, should be thus we are ordered to put it right through the law requisite for their execution summarily thrust aside, I can only without let or hinderance. We are The day of State rights dogmas has divine. An amendment had been urged to turn the true people of Vir- come to an end. There is a national made to it which, in the judgement of gin a over to the rule of those who Government, a central Government some who are anxious to have some still love treason and hate the Union. to which States must yield the sq Mr. President, you and I and all plish the purpose which they had in others holding positions of honor and the exercise of this power in the case view. But, sir, that is trampled under trust under the authority and Govern- of a State which has not rebelled foot, for fear it might prevail, and the ment of the United States are requir- How much stronger and more substan bill of the House, naked and simple, ed to subscribe to a certain oath, someis pressed upon the Senate. I would times called the iron-clad oath, the tions and without guarantees to cast Could its members be required to take that bill aside and to introduce anoth- an oath less binding and less restricer which shall declare that whereas tive than we? They met as members this interposition of Federal power. the Congress of the United States has of the Legislature of Virginia under been guilty of oppression and of wrong | the authority of laws of Congress as a | thatand of outrage upon Virginia, the provisional body. How can they esgrand old mother of States, and of cape that oath which is required of all Presidents, the noble Old Dominion, who hold office under the authority of Government. the school wherein were taught for so the Government of the United States? many long years the sacred doctrines There as a statutory authority for the of the sublime resolutions of 1798, and position which I am presenting, for beneath whose soil sleep the bones of the concluding portion of section six,

elected were ousted and their places reject that constitutional amendment? will indeed be triumphant. day you are forcing Virginia into the consistency? Did you intend to place toward the people of Virginia or the been warring upon the Govern- rebellion. I am actuated by no vinscribed to Georgia. Why is this dif- ment and would be under the pro- dictive feeling toward them. I only farence? Does Virginia present her- posed amendment to have the pow- ask for equal laws, equal justice and er to reject that very amendment equal protection. We have shown Virginia had her Belle Isleahd Libby. declared to be necessary to guard ready to take them by the hand when If the voice of oppressed loyal people against future rebellion and as a guar- they met us with a corresponding Georgia came up to the Halls of Con- antee for future peace? The very spirit; when they eeinced a disposi gress demanding that protection statement of the case shows the incon- tion to carry out the reconstruction which you have guaranteed to all sistency of the course. Sir, it was but acts, and sustain them in good faith manding the interposition of Federal take who enter upon offices and honor ginia I shall withholemy vote for her power to give to her loyal people that and trust under the Government of the admission.

reconstruction measures have receiv- night. One time, says a writer, while It will be recollected that in the act surpassed for exhaustlessness for arfor salt, stating that he knew a case of determined to see the provisions of A gentleman was one day opening. citizens who were entitled to a vote form, and the question is not yet set- after package was laid upon the armi-

whisper, he was not able to speak aloud, "for she would be more apt to lay on my stomach." G. fell back exhausted and the nurse fainted.

The was not able to speak and numered of thous and numered of thous and numered of the Demands and outrages on the part of the Demands and outrages of the Demands and outrages of the Demands and outrages of t

JOB PRINTING. "That until the people of the said rebel vidual. England has no written con-

BROWNVILLE, NEBRASKA.

fail. It is the common law of governrights of its citizens is a mockery. If the State fails to do this, then the proceedings in any of said States shall not United States must enable her to do it. be deemed final or operate as a complete res- or compel her if it is a voluntary failure, for the United States are soverif the failure results from want of power grants of powers. Section eight of the

United States declares that-

ed States, or any Department officer there The foregoing powers and all other powers vested in the Government must be executed, in order to form a

objects for her people then the powers premacy. I claim for the Government tial is the claim for its exercise in the relations with the Union and destroy

ed all civil government. But there is further authority in the Constitution for this intervention, Section four, article four, declares

"The United States shall guarantee to eve-State in this Union a Republican form of

proposition, namely, that Congress is the power to execute this trust, this guarantee, and it is equally clear that manner of its execution, what is to be Virginia was attempting to destroy, ment of the rebel States, is as follows: done, how is it to be done, and when in the shape of an oblong square descend and cut out the wrappers. The
scend and cut out the wrappers are scend and cut out the wrappers. The scend and cut out the wrappers are s cigar-making machines consist of revolving rollers, covered by a cap. The

"fillers" baying been wrapped up in representation. It is, of course, left to Congress to determine what is a If that oath is not applied to the Republican form of Government: winds. I want those guarantees un- est places in both Houses of Congress, members of the Virginia Legislature, that being determined its duty and declare to her that we express our how, pray, are you to ascertain wheth- binding to see that such a government Democrats and Republicans, white heartfelt regret for the treatment she er they are disqualified under the is enforced in all the States. Under has received at our hands! In that third section of the fourteenth amend- this constitutional trust the obligation enjoy the equal protection of the laws. | way you will reach more directly the | ment? Sir, it was the spirit and in- rests upon Congress to make sure that Mr. THAYER. I understand very When I am satisfied that such condi-This bill has been pushed forward well the purport of the bill which is tion of things exists in Virginia then is present upon Congress. ments, that the oath should be requi. this result is a failure of war for the Sir, less than twenty days ago Con- red, which would purge the Legisla- Union. We are charged with high gress enacted a law remanding Geor- ture of those who are disqualified. and responsible trusts; we must see gia to her former provisional condition. How does Congress know whether that they are faithfully executed. Why? Because the members of the there are or are not members in that No clamor for immediate admission Legislature of Georgia had refused to Legislature who are disqualified by should shut our eyes to the danger of Sunlight A Necessity.—Sun baths manifested in pressing forward this time that she chose to avail herself of some remarks the other day which struction laws, and because a portion laws. fell upon my ears causing sincere struction laws, and because a portion Did Congress intend to perpetrate the of the American p ople that the reof the members of the Legislature farce of passing a constitutional construction laws should be complete were disqualified from holding office amendment which should disqualify ly and effectually executed, to secons under the third section of the four- certain persons for reasons therein the rights and liberties of all the citiagainst the admission of Virginia. I of the United States; and further be-

Mr. President, if any measures

answered in a sweet, happy tone,