of the directors of the Q. M. & P. He services, \$120. says he has just returned from Edina | Governor Butler and lady made a Mo., where he and the directors have visit to their old home in Pawnee been to look up the depot locations on City last week. They were met, the line of their road to that point, three miles out, by the brass band He remarks now, that they have and many of the leading citizens and their bonds legalized "the Quincy received a cordial welcome. In the and Brownville road will go forward evening the party was serenaded and to completion;" and makes enquiry speeches were made by the Governor, as to what is being done on the road Mr. Edmunds and the Hon. Mr. Colfrom Brownville west.

"Red Pepper" has written for pubikation in this paper a reply to the article we published from S. P. Ma-Jors in our issue of April 6th, which we would publish were it not objectionable in style. His desire to pay for one hundred extra copies of our paper containing the communication Loss, above insurance, \$8,000. Mr. is not sufficient inducement for the publication of his reply, unless he his wheat stacks burnt six months aid of their State to ratiroad's and like corstrikes out the objectionable matter. This being done, the article will appear next week, and not otherwise. In taking this position we are protecting own reputation.

The Platte is to be bridged at the following places and at the following estimated cost, to-wit: Grand Island Columbus, north channel.

Bilver Creek. The newspapers are publishing an act recently passed by our Legislature appropriating fifty-two sections or thirty-two thousand acres of land to the counties bordering on the Platte river with which to aid in bridging the said river at such points as the people may desire to construct brid-

Nebraska in Missouri. Most people believe that the State of Nebraska is all west of the Missouri river. Such was the case when most geographys were compiled and across the neck of a peninsula has at \$2 500. thrown near four thousand acres of Nemaha county over into Missouri or in other words on the east side of the river. This portion of Nemaha county is situated near to Hamburg in Io- Joy, that he is going to build the wa and contains a population of two bundred people and many fine farms. It forms one school district and contains a good school house and fifty scholars between five and twenty-one years of age as shown by the enumer-

stream. They do their trading entirely at Hamburg. There is an M. E. Church and a Morman Church orconized and hold meetings and Sab-

wa or Missouri without crossing any

bath schools in this school district. Senator Sumner. they term a removal of Senator Sum- energetic efforts of all the citizens, They do this in order to work up the ments; as it was it done much injury County County County County County County County or the City Council of such city, not exceedfeelings of the Hon. Senator's many to farm property beyond the town. friends against the Republican party and its policy, not that they have any love for Senator Sumner or the position he takes. Now the facts are that seh. Senator Summer has not been remov ed from the chairmanship of any committee. One-third of the Senators and all the Congressmen have just been elected, and their term of office commenced on the fourth day of March and formed what is known as the XLIInd Congress. As the new Congress was organized of course new standing committees were appointed, and the result was that Senator Cameron was appointed as chairman of the Committee on Fereign Relations. He was not so appointed because the Republicans in Congress condemned or disapproved of Mr. Sumuer's foreign policy or political standing, but because of his social relations with the President and the Secretary of State. Mr. Sumner took offence because of the removal of the Minister to England and the appointment thereto of the Hon. Rol't, C. Schenek, I have order to should not be sale was again to the sale was again to the sale was again. thereto of the Hon. Rol't. C. Schenck, of Ohio, whereupon Mr. Summer refused to hold intercourse with the fused to hold intercourse with the while my views might be modified on some ble, and is paid at the end of three years, i Secretary of State and consequently points by a more complete consideration and it forever precluded from favoring works. Secretary of State and consequently there was not that desired harmony and with the arguments of counsel fresh in nothing which says that the sum of all more complete consideration and internal improvement? But it is said; where was not that desired harmony and with the arguments of counsel fresh in nothing which says that the sum of all more complete consideration and internal improvement? But it is said; where was not that desired harmony and with the arguments of counsel fresh in nothing which says that the sum of all more complete consideration and internal improvement? But it is said; where was not that desired harmony and with the arguments of counsel fresh in nothing which says that the sum of all more complete consideration and internal improvement? But it is said;

Grant—J. W. Bradt.

Beatrice District—J. B. Maxfield

Edition District—J. B. Maxfield

Edition—W. P. Crewded

Edition—W. P. Elwood.

Eligible District—J. B. Maxfield

Edition—J. Maxfield

Edition—J. W. Elisa

Edition—J. Lake may feel before a general mischiel on favor of the bands, as desirable of the sworn answer of the defendance of the sworn answer of

NEBRASKA ITEMS.

Rev. Mr. Giltner received a dona-

lins, the Speaker of the House of Representatives.

A mail route has been established between Nebraska City and Glen

The flouring mills at Nursery Hill were consumed by fire last week. McKee, one of the proprietors, had ago, by some unknown party.

A damaging prairie fire prevailed last week in Wyoming precinct.

Hall County. Several colonies are locating in this county, some of whose agents have traveled over Kansas and like Nebraska better. Pennsylvania sends one colony of 150 families. Ohio sends twenty-nine families for one colony. Kentucky seventy families in one colony, and twenty-four families who have come up through Kansas are there. The Legislature has changed the name of Hall to Howard county.

Governor Butler was cordially received, by a large concourse of people at Tecumseh, in the Court House, on last Thursday evening. Addresses were delivered by the Governor, and by Mr. Quimby and Col. Rhodes.

From the Journal: Mr. Kentner, living within one mile of Humboldt, lost, by fire, April 1st, 150 bushels of grain, his stable containing nine hors-

county commences April 17th.

Trunk rail road.

road bond excitement of that county, and purchased by innocent parties, in good with the hope it will land him in members of our Supreme Court-against the some public office, and, but for his validity of this class of bonds, should anothation just reported by Lafavette Bacontinued broil upon the subject, the result would be disastrous.

Nor can I sympathize with the expression ker. They are compelled to cross cars would be in both Arago and condemning wholly this practice of counter the Missouri river when they wish to Humboldt by the first of July next. in aiding works of this kind. Like all matters, it may be the subject of abuse. I go into Nebraska but may go into Io- His insane office mania may defer the cannot stop to remark upon the great bene

Washington County. The storm that prevailed above Omaha last week must have been a have acted most wisely, and succeeded best, in those localities where they have expendsevere one from the accounts of the ed most, and labored hardest, to secure these ed most, and labored hardest, to secure these aids. The people well understand this, and labored hardest, to secure these severe constants. that a stable in that town took fire have enacted very liberal laws to that end.
We come next to consider the question try is raising a hue and cry over what north, and had it not been for the ner from the chairmanship of the the eastern portion of the town must Committee on Foreign Relations. have been laid in ashes in a few mo- railroad or other work of internal improv

> Bishop Clarkson's Appointments. Monday, P. M., April 17th, Tecum-

Tuesday, P. M., April 18, Beatrice. Wednesday, P. M., April 19, Paw-

Thursday, P. M., April 29, Falls Friday, P. M., April 21, Rulo.

Sunday A. M., April 23, St. John's Nemaha. Sunday P. M., April 23, Peru.

DISTRICT COURT, WASHINGTON

COUNTY.

Henry Sprink, et al, Plaintiffs, vs. Al-Anson Perkins, et al, or Omaha and Northwestern Railroad Company, Defendents-Messrs. Gray and Sned for Plaintiffs-John I. Redick and Clinton Briggs for Defendants.

His Honor, Judge Crounse, in this impor-His Honor, Judge Crounse, in this impor-tant and interesting case, rendered the fol-suc bonds to aid in the construction of any owing decision: owing decision:
I am not insensible of the magnitude of not exceeding ten per centum." This fairly

whitch should and must child in government. The should have not considered the prevention of the special control o

tuse, and not as his share of putting tree and not as his share, has no application agree, nor do I so understand it claimed.

Counsel die section 2, title Finance: "The eredit of the State shall never be given or eredit of the State shall never be given or uniber amounts to anything like the majority of 250, by which the bonds were carried? This should be made to appear, or a field? This should be made to appear, or a field? This should be made to appear, or a field?

and argue that what the State as an entirety promise such a showing on the final hea supreme authority, the Legislatures of all States, except where expressly forbidden by raise money on, or to issue their bonds. Beyond all other instruments, a constitution is presumed to be definite and explicit, and not voters excluded, and the like, they will towns, cities and counties from lending their would have been simple and natural so to exa law governing a State, and county or city alike in this a atter. Any aid given by a State must be, or i sually is, given directly by its Legislature. The experience of many States shows how productly and recklessly legislatures have been in uced to give the porations under the charms and seductions of paid professional lobbyists. The record of legislation at the time of framing or constitution presented some cases of easy virtue in the matter of raising or lucurring the obli-

gations to pay any large or extraordinary sum of money, is usually submitted to a vote of the electors of the county. The men im- I have not faith enough in the mediately interested, rather than some irresponsible representative, determine the matof the case, that although no positive pro-vision of the constitution is invaded, yet this as is asserted, and as there is reason to be gift to the railroad is nothing more than a rprise, as the building of a mill, factory or has so held in the case of Bradshaw vs. the City of Omaha, there is so gross a breach of R. R. Company, should not be compelled to tural right that it needs no constitutional guaranty to protect a citizen against such use or abuse of his property. But this I do be well for them to be dismissed at this not understand to be such a case. It needs time. but little judgement to discriminate between cture or use of a barn and that of a flroad in a community. The one is purely private, and the owner incurs no liability of ond that attaching to any other private operty. The other is regarded as of so pul

e a character that it may take your me valuable land to run upon; your home may be destroyed and your most secred places invaded to make way for this public enterprise. If willing, you may sell a spot to build a barn upon; but willing or unwilling cou must part with your home and lands nanded for the railroad, Again, when oull, the railroad corporations, under their seculiar public character, incur various and just carry alike the goods of one as well a counsel holding laws like the one under con-

The District Court for Richardson late decisions of the Supreme Court of Wis consin, holding the same way. Still, upor The people of Arago are much elaed to give the cases, I prefer to adhere to the ted over the news they get direct from decisions of the great majority of States that have passed on similar questions, as well as those of the United States Supreme Court. I in the party are—to use a gambler's at large. We feel perfectly safe witham the more inclined to do this when I refleet upon what might be the possible result son county, is riding the anti rail ter have been quite frequent in the State and bonds to a larger amount have been issue

er member of the court take a like view, the matter to January if not indefinitely. It flowing from the introduction people roads. They are conceded, and no people more than those of this new State have bad the opportunity to witness the rapid growth of towns and cities like magle, which follow the building of railroads; and they seem to the legislature, reflecting their sentiments,

> the law of 1869? The 1st section of that law provides That any county or city in the tate of Nebraska is hereby authorized to issue bonds to aid in the construction of any ing ten per centum of the assessed valua-tion of all the taxable property in said county or city, &c," The assessed value of the roperty of the county at this time is about wo millions of dollars. The amount of bonds voted in aid of the S. C. & P. R. R. about two years since, but issued subse quently to the passage of this law, is seven ty-five thousand dallars. The amount pro posed to be given to the O. & N. W. R. R. being one hundred and fifty thousand, it is nsisted that inasmuch as the sum of these two donations exceed ten per cent, of the assessed value of taxable property, the prop-ositions voted on call for more than there is

any authority for giving. One answer this objection, I think, lies in the fact the the aid to the S. C. & P. R. R. was voted in June, 1868, and before the passage of the law under which this vote was had. This law is prospective. It has no reference to, no makes any allusion to aid already given. The circumstance that the bonds to the former road were not in fact issued until after the passage of the law of 1869, does not effect this conclusion. The county's obligation arose and became fixed by the vote June, 1868. The making and handing over the bonds was but the delivery of the evidences of such obligation. But beyond this, my opinion is that the county does not exhaust

lis power by voting aid to any one or mor enterprises in a sum equal to ten per cent, of its assessed value. The literal and natural readings of the part of the section I have read is not to be so understood. It says,

poll books of the same place. Against this Turning to the Declaration of Rights, ali we the registrar, who swear to the regularity find relating to the property of individuals is "The property of no person shall be taken for public use without just compensation." these officers of election as men of average THURSDAY MORNING, APRIL 12, 1871,

The property of no person shall be taken for public use without just compensation."

This provision, relating to the taking of property under the right of eminent domain property under the right of eminent domain property of one particular individual as for a highway or other strictly public use, and not as his share of public burthers of the Q. M. & P. He services, \$120.

Thursday Morning, April 12, 1871, for public use without just compensation."

This provision, relating to the taking of property under the right of eminent domain property of one particular individual as for a highway or other strictly public use, and not as his share of public burthers duty, and that the information of Mr. Gray was and that the information of Mr. Gray was and more than his share, has no application incorrect. That votes of these weighted as for public use without just compensation."

This provision, relating to the taking of these officers of election as men of average repetition of the severest purpoperty of one particular individual as for a highway or other strictly public use, and not as his share of public burthers and the election. Regarding these officers of election as men of average repetition of the severest purpoperty of one particular individual as for a highway or other strictly public use, and not as his share of public burthers.

The property of no person shall be taken for public use without just compensation."

This provision, relating to the taking of the taking of the taking of property under the right of eminent domain property of one particular individual as for a highway or other strictly public use, and not as his share of public burthers and the election as men of average repetition of the severest property under the right of eminent domain property under

> cannot do, she cannot authorize any division thereof, as a county, to do. This strikes me as more ingenious than sound. Possessing called forth much spirit and interest, as is evinced by the large vote given, and no honest elector's ballot should be thrown out.
>
> Total Death Losses of 1859 brought forward.
>
> Total Death Losses of 1859, with additional total beath Losses of 1859 brought forward. Courts always regard the right of franchise various powers to countles, towns and cities so sacred as to not permit, if possible, any which they were inherently wanting. one to be disfranchised, and where there is Among the most usual is the authority to no radical or vital objection, as closing the raise money on, or to issue their bonds. Bethe subject of ingenuous construction. If minute the fliegal from the legal and leave for the plaintiffs aver that they could no procure the voluntary affidavits of the I am supposed to make every allowance for press it in terass. Nor is there any reason this embarrassment of counsel, I cannot undertake to decide this matter upon con-jecture. It will not do to guess that frauds have been perpetrated, and apply this strong arm of the law to await the result of the guess. If a majority of the Blair votes instead of but eleven, as reported by the can vass, were really in opposition to the bonds, the friends of this proceeding should be nufull showing here. But there is in the na-ture of the case reason to believe that a past territorial legislating which were c. cu. Blair, as at the other river precincts through lated to induce the incorporation of sa.-h which the line of the proposed road runs a safeguard. In the case of counties, however, great majority of voters were in favor of the proposition as well as that in the western precincts, from whence this proceeding plaintliffs to show fraudulent voting to the

number of 250, to tie up all proceedings to lieve, it is a matter of too much interest to gift to some individual for some private en- both parties to grant the injunction asked cultivating and otherwise improving for on any doubtful grounds. If work is barn, and presents a simple proposition to be suspended during much of this favorable take the money of A and give it to B. Where a case of this kind is clearly presented, it is chases delayed, etc., the damage must inetrue, and the Supreme Court of this State vitably be no small amount to one party, or the other. The defendants-the O. & N. bear it unless in a clear case. If it is event-

General News Summary. -Nearer and nearer, day by day approaches the dread guillotine to

the carnage is frightful. -The Western Female College, at Oxford, Ohio, is burned, and, it is feared, a young lady with it.

conson, July 4, 1872. know that the Big Muddy by cutting and harrows. The loss is estimated know that the Big Muddy by cutting and harrows. The loss is estimated by considered. I am not unmindful of the last in lower and in part read by plaintiff's termination of the last in lower and in part read by plaintiff's termination.

> -The President's San Domingo message meets with universal appro bation, and all predictions as to splits

-The Joint High Commission is somewhat out of joint. -The war ships go to the fisheries and not to Hayti.

-Another murder of a Republican

in Florida-the sixtieth in a single the St. Joseph Gazette says the ex-reb- no cattle we allowed to run at large els "accept the situation." -Proof of the loss of tobacco in here in Washington and Lafayette shipment, under bond, will be receiv-

ed in abatement of the tax. -Jay Gould has been assaulted; the 'Enima" mine is in chancery, and you think of that? Do you want Paris and France are no longer suffering for lack of provisions. -New York City is Making a des-

perate effort to clean itself. Such The Democratic press of the counjust as gale was sweeping in from the
weeping in from the
just as gale was sweeping in from the
transcended the authority eigen them by

have enacted very liberal laws to that end.
We come next to consider the question and such Republicans as Evarts, ery man show his ticket. The "dear whether the County Commissioners have transcended the authority eigen them by Democrats as Hovemyer and Barrett, for office in the fall of 1871? Let evscrubbing away. -At Scranton, Pennsylvania, the

miners are continuing their infernal outrages. If laborers show themselves to be bandits, will an intelligent community conclude that they have any lights to be respected? -Sonora scalp hunters have made a

raise. Ten thousand dollars at a single haul is not bad, financially. -Cincinnati has found a female keleton and a rusty knife. -Memphis thinks she has discov-

ered a railroad swindler. -McMahon is drubbing the Paris insurgents. The slaughter is terrific. As an educational measure the insurrection may prove beneficial, but the

school is a dear one. -Mrs. Scanlow's husband has been shot dead in Chicago, owing to "painful domestic circumstances."

-Sun-strokes in April are a novelty but New York has them.

-Fighting still continues in and around Paris. Fort Valerien is playing on the city. Government troops are gaining ground steadily, and the NOTICE OF ELECTION. doom of the Commune is certain. The insurgents are demoralized and fighting amongst themselves. Sunday the decisive struggle was expected to occur before the gates of Paris. wit: Three Delegates to the State Constitu-The best the infamous Commune seems able to do is to make arbitrary arrests and persecute poor Catholic priests. The city is to be taken by storm, and not bombarded. The Casave it from destruction but failed.

-News from the Joint High Commission asserts a satisfactory agree-

CLIFTON, April 7th, 1871. Mr. Editor -- I see it hinted in your last issue that many merchants and others are undecided how to vote on the Herd Law question, having no Net Assetts, December 31, 1869. direct personal interest in the matter his valuable article last week, gives a word of caution which should be heeded, I think, by not only merchants, but by every man who has a dollar invested in real estate or other property in the county. The farmers of Nemaha county will submit, occasionally, to a few broken down pettiit comes to herding their stock please count us out. In a country strictly agricultural I believe the farmer should be heard in all matters that pertain to his personal interests alone. This is all we ask. If the merchants and others who have no direct interest will work for those who work for them, it will be very unprofitable to call a "special election" indeed, and I think they will find it a poor investment anyhow; for, if the law be suspended by a vote of the people we still have the "common law" and that will protect us and our crops too. The opposition may say that that costs money to reach. Well, so it does, but every man who casts a vote in favor of the herd law, in substance, Value of Agency supplies and stationery on hand. says "I'll pay my share!"

made, while all kinds of stock are al-Paris. The revolution still rages, and be fenced before using. We have here, maintained a herd law ever since the first settlement was made, and find it -The Society of the Army of the profitable; can get stock herded cheap-Tennessee is to meet at Madison Wis- er than we can afford to steal our neighbor's crops, or his time in watchraising corn at (so he says) 60 cents, -The Ku-Klux bill has gone to the where cattle run at large! Poor man. I motion we help him. I do not see how he can raise corn at any price with so much unruly stock running out a fence, except the yard fence for stock at night, and invest our fence money in calves! I will venture the assertion that more hedge plants, fruit and forest trees are being planted here than in any other part of the county,

county within two years. And yet and owing principally to the fact that You may be assured of a full vote precincts, and nine out of every ten for "herd law." Merchants, what do nine-tenths of the trade in western Nemaha to go to Nebraska City? What think you of this, candidates to the river. Yours truly.

> Mr. HENRY SHAFFER, of Richardson county, and Miss Mary Ann Goosny, of Brownville. Married, at the residence of the bride's father, April 9th, 1871, by Rev. H. Burch, Mr. Grosne W. Furse and Miss Mislan C. Rander, all of Nema

> > NEW ADVERTISEMENTS.

JOHN C. DEUSER, JOHN C. SHURTS.

March 30th, 1871.

A LL PERSONS HAVING CLAIMS AGAINST, or those indebted to the late firm of Deuser & Shurts, will please call on me immediately at the State Bank of Nebraska, and settle the same.

- FOR SALE.

WO GOOD BUSINESS HOUSES, SITUATED on Main street, in the heart of the business part of the city, and which now rent for \$1.700 a year. One dwelling on a lease lot on First street; a house and int on tollege street, and the following addi-

We, in this part of the county, propose to occupy the lands we paid for, for the purpose of feeding our stock, the balance. Suspend the herd law, (so called,) we shall endeavor to do the same. Let every man arrange for his own stock. We cannot make improvements, nor protect them when lowed to run at large. Some seem to Average rate of Interest realized on total cash items, invested and uninvested included, 9 1-12 per cent. fear that all the cattle will be driven from the country. Better the cattle than the people, which would be the

R. A. HAWLEY.

MARRIAGES.

Married, April 11th, 1871, by Judge A. W. Morgan,

DISSOLUTION NOTICE. THE COPARTNERSHIP HERETOFORE EX at, or between the undersigned, under the name of Louser & Shurts, is this day dissolved himutual consort. All persons indebted or holding claims against sold firm, will settle the same with

ATTENTION.

By order of the Board, April 5th, 1871.

JAMES M. HACKER.

That of the little and baying and be as on the of glores will be an incommend to the

STATEMENT OF THE St. LOUIS MUTUAL LIFE INSURANCE COMPANY

Income in 1870, as follows at Brownville. Mr. A. Kearls, in Interest received and due on Policies in force, 1870. Cash investments and items:

Total Death Claims paid 1870 Surrendered and Lapsed Policies.

Office expenses, saluries, Attorneys' fees, postage, re insurance, &c.

Actuary expenses and Revenue Stamps. dedical examinations, advertising and printing

ASSETS. Amount of Investments, secured by Deeds of Trust and Mortgages on Real Estate, worth State Bonds owned by the Company
Interest Accrued on State Bonds and other Assets.
Cash on hand, in Bank and Office
Postage and Revenue Stamps on hand.
Amount of unpuid Premiums in due course of collection
Amount of Deferred Premiums, being balance falling due within the Policy year.
Furniture Sates See belonging to the Company present within Amount advanced to Agents, to be re-embursed from future commissions, commuted commissions, &c.

tils payable, balance on purchase of office lot. remium notes on Policies reinsured. Reserve for Reinstrance Discount on Real Estate Notes Number of Policies issued in 1870, 6,514, insuring

CITY AND COUNTY OF ST. LOUIS. 88

CITY AND COUNTY OF ST. LOUIS. 88

Derick A. January, President, and William T. Selby, Secretary, of the St. Louis Mutual Life Insurance Company, being severally sworn depose and say, and each for himself says that the foregoing is substantially a full and correct statement of the affairs of the said Company, as from the books of the substantially a full and correct statement of the affairs of the said Company, as from the books of the substantially a full and correct statement of the affairs of the said Company. case if all the cultivated land had to be fenced before using. We have here, to the extent of a township or so, to the extent of the extent of the extent of the township or so, to the extent of the extent of the extent of the township or the extent of the exten

Subscribed and sworn to before me, the undersigned, a Notary Public for St. Louis county, nony whereof I have hereunto set my hand and affixed my official seal this 15th day of March. IS CHAS. H. LEAVY.

STATE OF NEBRASKA, INSURANCE DEPARTMENT. must carry alike the goods of one as well as those of another, and in other respects are compelled to do those things which no power compelled to do those things which no power er can impose upon private property, strictly considered. I am not unmindful of the cases in I own and in part read by plaintiff's coursel [500] have been killed. Grape and canister in I own and in part read by plaintiff's coursel [500] have been killed. Grape and canister in the only antidote for these insideration invalid. To these may be added to the Supreme Court of William and invested as required to an invalid. To these may be added to the Supreme Court of William and invested as required to an invalid. To these may be added to the Supreme Court of William and invested as required to an invalid. To these may be added to the Supreme Court of William and invested as required to an invalid. To these may be added to the Supreme Court of William and invested as required to an invalid. To these may be added to the Supreme Court of William and invested as required to an invalid. To these may be added to the Supreme Court of William and invested as required to an invalid to the supreme Court of William and invested as required by law.

It is hereby certified that there has been filed in this office a sworn statement, showing the condition of the State I further certify that C. W. Lambeth, Esq., of Nebrrska City, county of Otoe, is authorized to transact business according to law for said Company, as their Agent and Attorney, by fifing this Certificate for Record with the Clerk of Otoe county.

In testimony whereof I have hereunto set my hand, and affixed my seal of office at Lin.

coln, this 1st day of April, 1871. JOHN GILLESPIE. Auditor of State. R. W. BENNETT, C. W. LAMBETH,

NEBRASKA CITY, NEB. BERKLEY & SWITZER.

State Agent.

Wagon & C rriage Makers BLACKSMITHS.

COLLEGE STREET. BROWNVILLE, - NEB. CUSTOM WORK

DONE ON SHORT NOTICE, AND IN A STYLE 17 and manner which will guarantee satisfaction. Mr. Berkely does the Wood Work and Mr. Switzer the Higgs smithing and the Iron Work, and profess-es to be a superior hand at HORSE SHOEING.

ar Give as a call, STAR HOTEL

This popular and commedi. Comfort, Elasticky, Darability and Economy ous Motel property is offered for sale on Easy Terms. Present Lease expires March 1872. OF 140,000 PAIRS SOLD LAST YEAR B and will be sold subject to JNO. L. CARSON.

THEM FELLOWS That stole timber from sec. 10-4-11, and Sec. 32-4-10 in Johnson County.

HIGH PRICE. Cavalry Horses Wanted.

OFFICE CHIEF QUARTERMASTER, DEPARTMENT OF THE PLATTE, OMAHA, NEB., March 28, 1871. SEALED RIDS, IN DUPLICATE, ACCOMPAfill be received at this office, until eleven o'clo.m., on Friday, April 28, 1871, for the delivery within sixty days from the date of awarding the Conditions made known and blank bids fernished Ch application at this office.

ALEX. J. PERLY.

25-41 Ch. Qr. Mr., Dep't, Platte.

\$10,000

WORTH OF

AND

AT PRIME

NEW YORK COST ALSO ALL KINDS OF

STORE FIXTURES UCH AS SHOW CASES, LOOKING GLASSES, ONE FIRE AND BUR-GLAR PROOF SAFE, FIRE EXTINGUISHER, AND A FAIRBANKS'

AT MAY'S OLD STAND, THE

BROWNVILLE NEB. Co., will find it to to their inter-

TOVES ALL SIZES AND PATTERNS, AT W. D. SHELLENBERGERS. Fourth, Philadelphia.

est to call at once and settle.

BROWNVILLE, NEB.

Local Agent,

WOOD WORK, AT. W. D. SHELLENBERGER'S.

COPARTNERSHIP. HE UNDERSIGNED HAVE ASSOCIATED THE GAPERSONNED HAVE ASSOCIATED
themselves together, under the firm name of
Shurts, Stevenson & Cross, to carry on the Hardware business at Deuser's old stand, on Main street,
in Brownville. They bespeak, and have by strice
attention to business and low prices, to command a
liberal share of the patronage of the Nemaha Land
District.

JAMES STEVENSON.
JAMES STEVENSON.
March 30th, 1871.
24-31

March 30th, 1871, 24-31 GET A PAIR OF

BOOTS AND SHOES.

THEY EXCELALL OTHERS.

NOT ONE WAS RETURNED. Patent Stamp on every one. Sold by all Leading Dealers



BAILEY & CO., CHESTNUT & 12th St., PHILADELPHIA.

Established 1830.

Importers and Manufacturers of FINE WATCHES, SILVER WARE, JEWELRY, PLATED WARE, FANCY GOODS, &c., &c.

PRICES AS LOW AS THE LOWEST. orders and luquiries by mail promptly attended to

QUALITY ALWAYS GUARANTEED.

Strangers visiting the city will confer a favor by specting their stock. MANHOOD! WOMANHOOD!

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tice of the Peace in and for Nen of Nebraska. To Mrs. J. M. Mo ant in the above entitled cause notified that an Order of Atlachm L. D. 1871, by R. R. Smith a Justice JOHN F. NEA CHERIFF'S SALE.-Notice is here

SHEMP'S SALE.—Notice is here
by virtue of an execution and o
sued out of the District Court of Ne
Nebraska, and to me directed as
county and special master upon a judered by said court, in a case w
wheeler is plaintiff, and Joseph I
Lovelma his wife. Joseph Thompson
Thompson are defendants, I will o
public anction, at the door of the C
Brownville, in said courty on Willy. public ancrion, at the door of the Co Brownville, in said county on MOND DAY OF MAY. A. D. 1871, at one of ternosts, the following described pro One hundred and six and one third land off of the south side of the south of section number five (5,) in town (5,) north of range number aftern

ha, taken on said execution and or Given under my hand this lith day DAVIDSON PLAS Sheriff and Spa TOTICE OF GUARDIAN'S SA

south west fourth of the sorth essi section. Such sale is made unde District Court in said county. On chase money to be paid down at a 147,495 19 upon real estate. All the purchase a paid in — verrs. The deterred payme ten per cent interest. Guardian of George M. and Neitle McKay, childred of John L. McKay, deceased

\$5,542,728 00 DROBATE NOTICE.-NOTICE I given that I have appointed April for the purpose of hearing the time sopthe estate of William Stillweil, decided 20-31

A. W. MORGAN, Passa DROBATE NOTICE-NOTICE IN to the adoption by the said Henry and Jace is, of William Henry Beil and Nellie Jane Beil and dren of John Bell and the said Lucy Beil, were liin the Probate Court of Nemana Count, Sax Nebraska, and that I have set Wednesday, he is day of April, A. D. 1831, at the hour of length A. M., at my office in Brownville, in said comb as the time and place for the hearing become all persons interested are required then addit to show cause, if any there is, why the said sig-

> EGAL NOTICE JOHN T. HEPRIES AN Shipiey S. Wilson, vs. Charles Halls la Nounaha County District Court, 1st Indicas Da The moove named de endant. Charles Libe take notice that the plaintiffs, John T. Herek in Shipley S. Wilson, have filled their petalsulan court above named, praying for the forecast per certain Mortgage, made and executed by vesaid plaintiffs, on the 18th day of July, 18th she in you mertgaged one house and lot dearthed follows: rounnearing at the northest religious. ollows: commencing at the northeast and a oridge near Bennett's Mill. running east 20 ight angles with the read, thence re the center of the road south 100 feet, thence us with fence to the creek at low water mark, th

> > FOR SALE!

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lage of Peru. and will be rold for MUCH LESS THAN THE IMPROVE MENTS COST.

prope, tr.
set is not sold within thirty days
to a good tenant. For further part Drownville, New March Den 1671

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