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BEADING MATTER ON EVERY PAGE	ESTABLISHED 1856.] Oldest Paper in the State.]	BROWNVILLE, NEBRASK	A, THURSDAY, APRIL 27, 1871.	VOL. 15NO. 28.	OFFICIAL PAPER OF THE COUNTY.

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Der Brownville Lodge No. 5, 1, 0, 0, F. Hegalar meetings Tuesday evening of each wrea, J. STEVENSON, N. G. D. O. CROSS, Secy.

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Borst, Hary's-Episcopul-Peru,-Service ers Sinday morning and even ng. Sun-dat to clock p. m. Rev. R. C. TALBOTT.

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THE ADVERTISER HERMAN HOUSE,-C. M. Kauffman, Proprie BROWNVILLE, NEB., D tor, No. 6 Main street, Brownville, Nebraska Thoroughly remodeled and reformished. Feed stam ble in connection with the house. Stages or points west and omnibusses for all trains. THURSDAY MORNING, APRIL 27, 1871.

D EYNOLDS HOUSE, J. N. Reynolds, Proprietor b Nos, so & to Main street, opposite Postollier, ewily diraished throughout; thoroughly remot-ed rom celling to attic. First Closs sample Room to the busi-THE IMPEACHMENT TRIAL. Evidence in the Eufler Case

end from certary to affic. First Close sample Room on first floor. Most convenient House to the busi-ness part of the city. Livery accommodations con-venient, Stages for all points leave this House hally, tasking close connections with all Railroad Cross examination of Rev. D. R.

with one room and about fifty acres acre.

John Morris sworn :

think the lands would bring that af- others relative to the five per cent. was placed to either one or the other of the week.

point.

Dr. Kesson, sworn :

ty of Lincoln; I estimate the value and put it in the Treasury; that af- credited to Governor Batler. acres at about \$10 per acre; I know is it was lying idle, and that he had time, state whether or not the books the profits of buying warrants.

tance from the town; I think it explained the reason why he had ad- drawn. it being advertised; I do not know was that it was lying idle and was certificates of deposit had been given; separate from the baking fands.

what the lands are appraised at, one drawing no interest. piece is about 6 miles and the other Cross examined-Don't remember during the investigation last winter ; fuse to take warrants at par when about the same; I think it good se- whether anything was said about the I don't think the certificates were they had state money in their own carity at that price for money loaned. mortgages; I did not know why the then; after the investigation last win- name or in that of Rix. Mr. Redick introduced as evidence | Central Committee was called togeth- ter I had a conversation with Brock | By Senator Hascall-I think scribed in the mortgages.

J. M. Young, sworn : I reside in Lincoln, am familiar statement that the money was loaned duplicate voucher or receipt for the sented.

with the value of lands in the vicini- shortly after it was deposited in the five per cent. funds deposited in the By Senator Canningham-I never ty of this town I think the lands in Treasury; no opposition was offered Treasury; I saw Sweet and we look- paid Gov. Butler anything to work two lots are worth from \$6 to \$10 per and discussed by the committee; I ed for the records of the funds and for me for Treasurer of the Board. acre, depending upon the topography | was satisfied from Sweet's statement | found no record ; Sweet severely cen- neveo thought of such a thing and he

of the tracts; I arrive at this conclu- and from his explanation of Brock's sured Brock; after Brock returned never asked for a cent. sion from the fact that I own a tract written statement, that the money from his wedding tour I told him that | The managers offered the books of near that, I gave \$16 per acre: I had been deposited in the Treasury Sweet had consured him for not con- Sweet & Brock as evidence. Object- versed with Kennard, the second I afterward went down to Sweet and know of lands at \$25 per acre; I hold and loaned out to Governor Butler. sulting him about the depositing of ed to on the ground that entries of with all the commissioners; objec- asked for them, but did not get them; J. BLAKE. my lands at \$10 per acre; I should By Senator Thomas-The idea that the fund, and Brock became angry third parties in books cannot be used tions were made to the issuing fut Governor Batter showed me the mort-ENTIST expect to get lands at double of one- I got was that the mortgages had been and said if Mr. Sweet would stay at to convict or to bind any one in a ents on the selections made by Bo- gages at that time. third over actual value; I think executed, delivered to Brock and by home and attend to his own business, prosecution, Objection withdrawn by wen and myself, by the Governor By Mr. Tucker-Gov. Butler did these lands described would be good this security for a loan at 5 per cent. (interest on it had been jail.) (interest on jail.) (interest ----- All Operations Performed in the best J. S Church, sworn : A. W. Kel ogg sworn : I obtained the statement made by the wiser for them. I reside in B owny I c, Nebraska ; I bad a conversation with Mr. Sweet Brock, and put ished in the newspa- Question-What did you do in re- mittee had been heard, approved months after that I heard of the is- S. Alexander, sworn : Over City Drug Store. about the 5 per cent, fund last year at pers, at the Auditor's office ; I took it gard to buying State warrants at a March 4th 1870. Objected to. The suing of the patents. the time of the special session ; I was to Platismouth and showed it to the discount when Brock held the funds objection was overaled by the Senon an investigating committee and Governor; I think that Brock made of the State, and at whose interest? ate, saw a report of the Auditor and the some corrections in it before I left Objected to, objection overruled.

I do not know anything about the not have neglected to send the mort- amined and we never have seen these tol building at Omaha.---- 1870; the By Mr. Thomas-The mortgages penitentiary lands in this State. gages down to the County Clerk for entries; the books look straight; the articles and the by-laws were filed in were given to the Governor; I never recording. ledger shows that the account of Da- the office of the secretary of State; saw the bonds till to-day.

Reside in Saline county; the land | John L. McConnell sworn ; vid Butler at the time I left the bank either the articles or the by-laws pro | By Mr. Hascall-I have not seen described in mortgage in section 28, Was a member of the firm of James was overdrawn \$16,313; the books vided for annual election of officers; any red ink endorsements on the is worth ten dollars per acre, and per- Sweet & Brock in June 1868; was a show that I was mistaken in thinking the first meeting was to be beld, three mortgages or bonds.

hans more; the tract in the other member of the firm about two years; that Butler's account was not over- months from date; the next meeting C. M. Bartlett, sworn :" montgage (No. 19) is worth eight to I acted as eashier; I received and drawn; Jam Treasurer of the Uni- of the company was held over a year Am acting Deputy State Treasurer; ten dollars per acre; I am well ac- paid out the moneys of the firm; re- versity; Gov. Batler assisted me in afterward; the first annual meeting these mortgages are a package sent to quainted with the tracts. I am the member when Brock went to Omaha getting the appointment. archi ect of this building; I am ac- to get the five per cent, fund; had a Re-examined by Redick-I know over a year after it should have been at the time the Committee of Ways

quainted with some of the peniten- conversation with Brock prior to lds that the Governor assisted me in get- held; at that meeting a proposition and Means were making up their re-Gary lands; some of them hy very starting to Omaha; he said he was ting that appointment; he stated to was presented for consolidation with ports; Mr. Beecher, of the Govern-Dungan-1 am a preacher of the Gos- near; some of them are badly cut up; going to get the five per cent, fund me that that secondrel Brock had had the Sioux City Eailroad; this was or's office, brought them in and said MERICAN HOUSE L D. Robison Proprietor. From street, between Main and College, Good end and Livery stable in connection with the for the full of 1863. General hist Governor Butler desired them the andacity to offer him \$500 to get hist fact lies very nicely; I think due the State from the Department at hist mathematical in the fall of 1863. General hist Governor Butler desired them the minimum, value of lands in that him appointed; there is nothing to Rowen, President, Mr. Kennard, D. to be deposited; there the fall of 1863. General to be deposited; there is nothing to himt appointed; there is no himt appointed; there price I estimated at frem 5 to 9 miles; vicinity is from five to eight dollars; we would be easy and flush in our identify the 5 per cent, fund with C. Slater, John T. and H. P. Beebe came in I has ded him the morigages there was about 5 miles from the city if I had money to lend, I would loan banking business; he meant by that this money placed to the credit of and myself, these officers were elected and told him by whom and how they a tract of 160, with a small building it on this tract at from \$5 to \$8 per we would have money to han; he got Butler; we were not in the habit of at Omaha City, at our first meeting, were left; he looked at them and asks back on the 22d; I remember count- issuing two sets of certificates of de- June, 1867; the books were open for ed me what we had better do with

improved for \$4,000; there was a sale about to be completed of maked prai-in an acquainted with James Sweet. Use the set of the set rie land about 6 miles from the city Treasurer; have known him nine \$17,000; after the money was counted not know of some certificates that where the books are, they were taken books they hid better be returned : I at \$12 per acre; I believe that the years; was present at the city of Our- it was put into the safe the same place were issued; I cannot swear positive- from my office at the time the stock think it was Mr. Feecher: I see no hand's would bring one half that sum aha in September last and heard a where we put all the money belong-at an auction sale after due notice; I conversation then between him and ing to the State funds; I think it on the 25d; don't remember the day conveyed to Cedar Rapids, Iowa; gages and the honds, on the face, no there was a consolidation of the two entry was made by me; I have never ter due adver isement from five to fund; my recollection of the conver- of the accounts that represented the Cross-examined-I know the mon- companies about three or four months seen them since that time; never saw

twenty dollars per acre at a sale on sation is very nearly the same as that State on our books ; hardly think it ey was not put back in the carpet after the taking of stock ; Mr. Cook, the bonds till to-day, execution : Paware City is 25 miles of Mr. Hatliaway ; Governor Batler was credited to John Rix ; it must sack and the carpet sack into the safe attorney of the S. C. & P. R. R. came By Senator Hascall-No bonds are from a railroad depot and 46 miles said that the money had been receiv- have been placed to the credit of Juo. a ter Brock and I had examined it. to my office; he represented the S. C. now on deposit in the State Treasury; from the Missouri River at a trading ed at Washington, and he had made Rix, or Neison C. Brock, or of James By Senator Thomas-I was elected & P. R. R. and certain stock of the they were never placed in our office. arrangements with E. B. Taylor to Sweet, State Treasurer; I think we tot e Treasu ersh pof the Bord of Re- Air Line Railroad; he and myself By Senator Thomas-Don't know bring it over; Taylor brought it to balanced accounts and books about gents of the State University on the were present, no others were there in where the mortgages have been since Witness examined two mortgages; Omain and deposited it in the First once a week; I know the money was 3d of December, 1870; it was not us person; I think it was in 1860; the they were in our office; understand I reside in this place; am familiar National Bank, and he had given Mr. credited to John Rix or Nelson C. ual to have blank leaves in a stub N. Nebraska Railroad Company had from Koenig that he gave them to the with the value of lands in the vicini- Brock a power of attorney to collect Brock for the reason that it was not book. I don't think it was ever done not to that time constructed any rail- Governor.

previous to that time, if it was then, road; I did not up to that time sign | By Senator Tucker-The mortgaa lands in mortgage No. 18, 0 acres, terward Sweet suggested to Butler Question-If certificates of deposit By Senator Kennedy-The backing any statement of the ges were placed in the State Treasat \$10 per acre; mortgage No. 19, 150 that he had better borrow the money, had been given to any body at that house of Sweet & Brock shared in company; I do not know whether ary and Mr. Roenig took them out. there was any money paid for stock | By Mr. Redick-1 wrote a note to, the sale of other lands about same dis- done so; Sweet assented to this, and would have shown it. Question with- By Senator Cunningham-At the at the date of that consolidation; the Nelson C. Brock saying, if you have time this money was brought from S. C. & P. R. R. was completed dur- bonds from Gov. Batler to the State would bring that price at a forced sale vised Butler to borrow the money, I would possibly have known it if Omaha the State funds were not kept ing the next winter to Fremont of Nebraska, send them up to this about eight or nine months after- office; this was at the request of the I first heard of certificates of deposit By Redick-Sweet & Brock did re- ward. Governor and Mr. Koenig; this was Witness draws a diagram of the a few days ago; I did not know that read. It did connect De Soto and Brock had them; the Governor ask-Fremont; three miles of road were ed if they were not in our office and I built to connect Blair with De Soto, told him they were not; he said that abstracts of the title to the lands de- er till I got there; the question was upon the subject; during the inves- did refuse to take them at par or to now occupied by the O. & N. W.; Brock must have them, and I wrote raised as to the power to loan the ligation last year Butler desired me pay them when funds were in the this three miles was rather a poor an order for them. money; I got the idea from Sweet's to go down to the bank and get the bank applicable to the warrants pre- road; had small ties, old iron and H. Koenig, re-called:

B. Senator Thomas-I handed steep grades. Cross examined-Have taken les- those mortgages to the Governor the sons in drawing; it was when I was same day they were put in the Treassmall.

Re-examined-I came to the capi-tol with Gen. Bowen, Mr. Blair and told me in his office to go down to J. C. Cook; on my first visit we con- Sweet and get all the State securities; and Auditor; I am acquainted with not ask me for the mortgages after investigating committee would be any ed by the Legislature of 1870 after what selections were made when the ollect the conversation with the Govthe report of the investigating com- ontents were granted; it was three ernor when I handed them back, [Examined bonds.] I got them Cross examined-We presented out of James Sweet & Brock's bank : f

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"NYE& HUMPHREY, Attorneys and Counselors at Law, Pareney Cay, Pawner County, Nets.

7 K. Ottfools, Attorney at Law and Land Agent, rige, Linge Country, Desistantia

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ent for the Equitable and American Tondie Insurance co JUSTICES.

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COUNTY SURVEYOR.

JULIUS G LBERET, County Surveyor, Postoffice address, Chilton, Nemains County, Nebraska,

SADDLERY. II. BAUER, Harness, Bridles, Collars, Etc., No.

\$17,080 was not there ; I went down town ; do not remember what the I bought State warrants for the firm as F. Hall to the Governor, respectthe bank and told Mr. Sweet that correction was.

we understood that the money had Cross examined -I believed that the Mr. Brock; the reason they gave was J. N. Cassell sworn : been collected; he said it had and statement was correct when I receiv. that Boock was deputy Treasurer and I think I was conversant of the was deposited in the State Trassury; the said that it was deposited in May; i afterward talked to the Governor to Mr. Sweet and he said that he to Mr. Sweet and he said the thought it must have been deposited Brock Stestimony in regard to state- Hix was flest placed on the books in I think the Tichenor property was reply to mine ; the matters referred as he saw the amount credited to ment last fall.

as he saw the amount credited to ment last fall. Bavid Batier, but that he knew nothing about it; he was positive Our reporter being engaged at the Sweet and Brock kept the funds sep- R. P. Beecher, sworn : bout it when I went the first time, the Journet will publish this arate in the safe, after that time all Was an insurance agent last July time; the Covernor toid me that he testimony as soon as the short hand the State funds were kept together; I the Ticheper House was insured to

found \$15,881.35 on his books, but notes, he knew nothing about it the second | Seth Robinson sworn :

posit; I never heard about it till I to go to Omeha, prior to the conver- ple; I know Brock said so; sometime geived an advertisement of the Tich- H. C. Lett, sworn :

difference between the Treasurer's er, but Brock insisted upon a power from the State. Treasurer said that it was not there. The money was deposited to flatter as paid out the money. Brock also acted assigned to the State, and the Governor said he had drawn Governor; the money was stated in in that capacity; the money spoken T. P. Kennard rescalled. out a part of it; my impression is that conversation to be State funds of was brought from Omaha in a trav- Have no positive date to show how on my books for sale within the limit that the Governor said he had checks that the Governor had secured the chages; I was in the much of the superstructure of the Luthat the Governor said he had check-od it out; I did not know when 1 went there how much it was; h

H. D. Hathaway, sworn : I reside at Plattsmouth: I was present at a conversation between

State scal. Mr. Sweet, myself and others with regard to the 5 per cent. fund ; it was at the meeting of the Republican Central Committee; the Governor was there to answer certain charges. among them that of the 5 per cent.

> was appointed by the Governor. ing the office.

17 drawn the first day and the other part of it to use in Nebraska City ; 1 vious to that date ; the contract for ber when Mr. Church gave his testitwo the day after; there were nine- neard that certificates of deposit 1 ad the besement was made Jone 34, for mony,

ary, and that afterwards he had bor-

our proof of consolidation to the Com- got them day before yesterday, on the Redict offered a lefter from Thomthe proof of consolidation was left Treasurer. at the instance of both Mr. Swee, and ing the sait lease-received.

the summer of 1869 ; for about two worth July last from \$20,000 to 25,to in these letters are the same I totified about; they referred to the conersption held on my first visit to

Lincoln. The Managers offered an abstract had used part of it, he said he use, writers can furnish us a copy of their think that during the first twomonths the sam of \$8,000 in the Underwri- of the County Clerk of Pawnee counall the funds were kept in a big cu- ter's Company, and \$5,000 in the ty of the lands, differing from the velope in large sized bills; we change Logillard Company, and these polis one already introduced, in having

time; he said the first time that I have been Attorn y General, was ed the names of keeping them he cles were assigned to the State; the the memorandum of the assessments there was no doubt about it; he told present at the time the Governor and cause Mr. Brock thought he could \$5 000 insurance was cancelled; the made upon that land. Objected to, me nothing about certificates of de- Brock made the arrangements for him evade the law this way with less trous Company wrote me that they had re- Objection overruled.

came here; this was in February, sation the Governor and myself during the summer or fall of 60 I enor lottery scheme and that they Reside in Brownville; have been -Gen. Clusteret scems to be accomthought an open letter would be suf- heard Brock say that Governor But- had information that it was over-in- engaged in buying and selling lands; plashing a great deal more than the Question by Mr. Thomas-The ficient to have it paid to the Treasur- let had borrowed this sum of money sured; Brock had about \$7,000 insur- 1 don't know that I have a clear other French Generals who command ance upon this in addition ; the \$8 .- knowledge of the value of lands in Govrenment troops. Marshall Mcand the Auditor's statement; the of attorney, and it was thought that Cross-examination-I received and and bar Auditor's statement; the of attorney, and it was thought that sale in that county; have had them accomplishes nothing.

went there how much it was; h is decidedly the tracst cases for in international questions of that went and found on his books the exto the conversation ; the power of at- he took the money out and he and 1 Legislative Investigating Committee great many tracts of land during the toracy was signed by David Butler counted the money over that after- of last year, according to my recoffee- last four years in Southern Nebraska; -The rumor of Mr. Boutwell's

been no misunderstanding, about the where all the other State money was contracts entered into by Ward; first there as nearer the river; I have sold his connection with it,

dinary intelligence and was in a nor- or afterwards; I don't know positive- made to Ward, he brought estimates vicinity of settlements; lands that Peek, of Toledo. He has gone into mal condition of mind at the time; 1 by whether an entry was made but an to the Board of Commissioners; the I held \$5 per sere I would not loan wholesale brokerage of offices, and

By Mr. Redick-Experience Esta- balance; had a conversation with brought in his written estimates, so it; my fands in Pawnee county are ver. brook was my principle competitor Brock after the money was counted much for labor and so much for ma- near the east line of town 1, range 9, for the office; he drew the bill creat- and Brock congratulated himself that terial, and we approved them and By Mr. Tucker-Don't know Sweet knew nothing about his visit wrote approved on the estimates; whether the parties I have given

The mortgages on evidence were to Omaha and of the deposit of the these estimates were not all upon the numbers to ever saw the lands. drawn under my supervision; they money in the Treasmy, because if he basement it that date; the contract were drawn in December; there were had known about it he would want for the superstructure was let pre-

teen bonds and nineteen correspond- been given by Brock about 8 meaths the superstructure on September 18th; Question-Mr. Church stated that ing mortgages; I was not in the Sen- afterwards from himself; Brock sta- at the date of the report a large in an interview with you, he asked ate between the last of August and ted to me hat he had dated back these amount of labor and material had you if the 5 per cent, fund had been the 10th of October; I got the list of certificates of deposit; he did not been furnished.

property from the Governor ; the Gov- state that two sets of certificates were Question-Are the facts stated in book and found an entry there, and Cross examined—The Governor is and that Taylor had brought the money from Washington to Omaha sisted mon the best to yeef and in-sisted mon the best to yeef and in-sisted mon the best to yeef and in-

sisted upon the best lands he had in did not check out over his account true? Objected to, Objection over- overrated WAGON MAKING, Repairing Plows, and all work done in the best manner and on short notice. Satisfaction guaran-interval. Brock as Deputy Treasurer a power of attorney to bring the money to bring the money to a mortgage is a deed; a deed is not a don't think he had overdrawn his ac-

contract; the Governor gave me the count, (referred to the books); it was nardly recollect at this time what the going to or returning from dinner, away, but have not got off anything Lincoln and deposit it in the Treas-new and that afterwards he had bor amount that should be placed upon entry would appear on; I could not pose made their report on that evi- I said that Brock kept the tooks, at d their last endeavor. tell by the books the amount of any dence; I recollect that once I went to cannot state that Mr. Church came

missioners and asked for the patents ; order of Mr. Bartlett, Deputy State with the Commissioners; I think the Mr. Redick offered the articles of latter was referred to the Attorney consolidation of the N. N. Air Line General ; these lands laid in tracts of R. R. and the Sioux City & Parific R. R .- Received and the case was

The order of argument was agreed

First-Counsel for the Managers, Second-Counsel for the respondent, two arguments.

Third-Argument of one Manager. Adjourned.

General News Summary.

-The Republicans have carried the Distrist of Columbia and are jubihunt. Forney bubbles over with enthusiasm, and nominates Grant for the next President.

for sale four years; have had lands -The Joint High Commission is reported, by the New York Herald,

Governor, countersigned by the See- mon and evening; the money was in tion, was that there was on hand of am not ab e to answer the questions withdrawel from the Cabinent grows retary of State, and sealed with the \$1,0.0 packages; we took the packa- material and work done from \$45,000 any further than I have already in stronger, though it is not to necus intate scal. Cross-examined—There could have for sale; we put them in the sale to \$40,000 worth. Cross-examined—There were two I would not regard lands as valuable Senaror Morton distinctly disavowa

character of the money as it was free- deposited; I do not know whether for the basement, the second for the many pieces of land in Nemaha coun- -A special to St. Loats makes domly discussed, as Brock is a man of or- there was an entry made at the time superstructure; when payments were ty, from \$5 to \$10; they were in the aging charges against Congressment was Attorney General of the State, entry must have been made in some estimates were pas ed upon and al- money on for \$2] an acre though 1 sells, or pretends to sell, postoffices, way in order that the books should lowed by the Commissioners; he would not take less than my price for collectorships, &c., for a peck o' sil-

> -News rom Havana reports more bulletin victories for Spanish troops, and gives the losses of the revolutionists but not their own, and we are left, of course, to supply them I was present in the Senate Chamand make the usual deductions from this report.

-The disappointed fair ones of St Louis who were refesed registry at the polls, have not their dander up, and intend to invoke the Supreme Court's attention to their rights un-

-Congress has adjourned and the President, by proclamation, calls a envention of the Senale extraordi-

fund; the Governor made a state-No. 59 Main Street, Brownville. ment that the money had been brought to Omaha, and he had given Brock a power of attorney for the money and Brock had collected it and had deposited it in the Treasury. and he afterwards borrowed the money from the State; the Governor

said it was secured by mortgages on lands ; Sweet said the statement was true: Mr. Sweet, it I remember rightly, said the same thing in sub--tance to the committee ffer this;

I think the next day it was stated by the Gavernor and Sweet that the

mortgages had been executed.

131-1y. Dr C. F. THIBAUT,

1870.

act amount.

Corman Physician & Obsterrician rowed it from the Treasurer. amount that should each.

Keeps constantly on hand a large and well assorted stock of genuine avticles in his line. Requiring of Clocks, Watches and Jeweiry done on short notice, at reasonable rates. ALL WORK WARRANTED

BROWNVILLE, NEBRASKA.

Exchange brought and sold on all the principa

ment Bonds.

Deposits received, payable at sight. Interest paid for non-residents. All kinds U. S. Bonds wanted,

FRANZ HELMER, WAGON & BLACKSMITH SHOP

anteed. Give him a call.

John L. Carson, Banker,

cities. Also dealer in Gold and Silver Cois. Gold Dust, and Govern

10.0	10 order. Satisfaction Guaranteed.	uominant infototan et obstochtotan	that the mortgages had been made by		particular entry, as it might have	chase a fall of Junder, and some of	terward and told him that I had	convention of the Senate extraordi-
C . 13	BLACKSMITHS.	OFFICE IN THURMAN'S DAUG STORE,	the Governor and were out of his pos-	formed me before that time that he				The second
1.5	J H. BEASON, General Blacksouth, Main street,	Brownville, Nebraska.						The A of all in the second collections for most findly.
	of work in iron, on short notice, and at prices in	POSSESSING an Electro Magnetic Battery, he will be fully able to attend to all Nervous and	Adjoarned.	school fund, and these mortgages				
	a brain with the times.	Will be in Brownville from the 1st to the 5th, and		were to secure that fund ; I, as a State				
	J V. & J. C. GIBSON, Big 4: suiths and Horse	from the 15th to the 15th of every month. Stf	4 · · · · · · · · · · · · · · · · · · ·					
	2 * Willing the Printing Property Second March and Address Street	JOHNO, A. SMITHL E. H. WILCON	J. W. Hollingshead, sworn:	in the best lands he had; I took the				
	brow, while, Neb. Work done to order and satislac- tion guaranteed.	ARABIAR RASHIDBING	I reside in Pawnee City; am fa-	bonds to Mr. Brock, Deputy Treasur-	of the banks the books pright have	ber in the same way, and he are building the Auditor's house; he	posited; [examined the book] there	-Peace-making is not prosperous
100 B	BRIDGE BUILDING.	ICTODICT CALMIDAINC	milier with the price of lands in the	for a sammed ment ingetter, and	balanced : I find an entry to the cred	building the Auditor's house; he probably made his estimates in the	is an entry of \$1,790; at a casual	in the Senate, and Senator Moriton
	C. W. WHEELER, Bridge Builder and Contractor,	JIUNAUL, TUAWANDINO,	vicinity of Pawnee City; lands from		t of D. Butler on the 22d of May, 10	probably made his estimates in the same way; but Ward and Silver	glance if lonks like \$17,000; I think	makes have besidvay in heating over
A 🔯 🗐	C 75 EFFORTIVITAN NAME COULD INTERACT TO BE 43 TAP CONTRACTOR		I TINTA TAL TALL LILITON ALLER LINE LINE AND A CAN		he amount of \$1,486.65.	made their estimates not for the pri-	that is the nem that i saw; it is	the wounds of the Senator from Mas-
	Patent Frage Bridge. The strongest and h st wooden bridge new in use.	AND	worth from five to eight dollars per	By Estabrook-I stated to the in-	Examping a stub book he says, I			
		CONFERENCE TRATICE	acre; the 80 acre tract described.		and stubs showing on the 21 and	vate buildings. Ward clauned that his estimates were in excess of the	I was very busy and several gentle-	with the State Department, which
段	BOOTS AND SHOES.	COMMISSION HOUSE	adjoining the town site, is worth		5th of May three certificates of de-	his estimates were in excess of the money received ; Mr Hunt upon ex-	men were present , 1 was powing for	towns for Fish in a hard way, but it is
	A LEX. ROBINSON, Boot and Shoe Maker, No.	OF	from seventy-five to one hundred		The second second second with a second		Fill statestructure country of the state	postponed.
	S 90 hand a much assertment of fleat's Ludy's	CALTER I & WILL CONV.	dollars per acre; I estimate the value		colled; could not say that these cer-	a little short; 1 no not know which	Henry Keenig, sworn :	Prove and the second
	Misses and Children's Boots and Shoes. Custom workdone with neatness and dispatch. Repairing	SMITH & WILCOX.	at what it would bring at an adver-	By Redick-The mortanoos were	viticentary erectable tool ine sublevilighting it	WAS CALINES.	I have examined the books of the	-Dambrowski has been using the
-	done on short notice.	Dealers in all kinds of Grain, for which they	tised sale: I know of no lands sold at a less price during the past year	drawn in the Governor's loan by Col-	might have been by leaving blank	Don't know the value of the Tiche-	Treasury and found no entry of the 5	first part of his name as an exples-
100 B	HARDWARE.	pay the highest market price in Cash, agroffice at store of F. E. Johnson & Co. 13-60	than those I have mentionec.	Webster, under my semeration 1	leaves; the reason I think they were	Don't know the value of the Third	per cent fund; have seen no entry	tive. A shell from Thiers' guns came
				The set of	antedated is that Sweet and 1 exam-	The state of the s	of any money paid by the United	near ending his career in a less pub- lie way than the legitimate governs
100 C 100 C	SHELLENBERGER BROS., Lealers in Hard. Sware, Stoves, Tinware, Carpenter Tools, Elack- smith Farmshings, Etc., No. 74 Main street, Brown while, Neb.	Waldter & Lemmon,	Cross examined - these faints would	the date of 1870 cecurs in any mort	ined the books and this stub book	Adjourned.	States to the State ; I have seen the	ment contemplates in his case. Ho
Contra 1	vine, Neb.	House Sign and Carriage	bring the price I put upon them at a forced sale, provided it was advertis-	gages it is a mistake, as it should be	among them and could find no such	and the second	mortgages offered in evidence; some-	was in bed at the time, and in view
Contra 1	DPCsup a survey of the second	nouse, sight and carriage	ed sthere are from 500 to 700 inhabi-	1 500.	entry; the certificates may be al- straight but I do not think Mr. Sweet		body brought them into my office,	of his ultimate fate, we do not unders
1.	DEUSER & SHIRTS, Hardware Merchants, No. Dealers in	NARA. DIUTTO	tants in Pawnee City; there are three	Adjourned.	straight out I the hit think art is some	ISTITING AS A LUDING THE	the day the investigating committee	stand even if the shell had made an
1.11	floves, Linware, Elc.	Salar Fainithy	streets used as husiness streets; the	AFTER RECESS.	of the certificates are in my hand-		made a written inquiry concerning	end of him, what reason there was
11. A - B	TAILORING.	A REAL PROPERTY INCLUSION	10) acre tract is about 180 rods from	Senator B Hawke swora :	writing; none on the 25 h in my		the money and the mortgages given	
	CHURS. HAUROLDT, Merchant Tallor, No. 6	No. 16 Main St.	I a to the second secon	Hara had some him to be	I show a show the structure	The counsel for the response of the	for scentities ; I think those are the	-The National Democratic Com-
				and a first the second s			same mortgages; I did not know	mittee will issue an address to the
	Speeded stock of Goods, and will make them up in the latest styles, on short notice and reasonable	a dixed Paint	what it will bring ; am not personally	plies for the State to the amount of	some in my handwriting on the 21st	Treasurer's report of the present ses	what to no with them, and when the	country in a faw days they mean
a later a	serning.		acquainted with the northeast quar	- [S11.009 to \$12.000; Gov. Butler never	and the next on the 27th ; it is possi-	sion, rested their case. The counsel	to the Constant, this was about a	to annihilate the Republican party.
1.1	SALOONS.	FOR SALE.	tor of section seventeen; i know	assent the bel beculiary reward or in	lide there were anichled ; BDEK H -	I lor the anthagers of consent cancer	marter of an hour after: I knew	The address twaddles shout liberties
		- GILDING	where it lies : if I was out a train	AUDIO FILLING THE WARDED BESTREET OF	mitted to me that these certificates	s 217, 1743 is a	them in the officer they were num.	in the nonnle being endangeted, and
1.1	JOSEPH HUDDARD & CO., Peace and Quiet Sa ion, No. 47 Mait street, Brownville, Neb. Th best Witnessed	GRAINING, SMALTING	with a man, and not having seen the	Sanatan D. Dana	were dated back and Sweet and my-	Ama Louver reside in Ristr Neh.	bered as recorded I think : I do not	the poor while race put in the and;
	and and inquors kept on hand.		T TIL AND	Hada managed to be as		ALL AND AL	PERFECTIVE TRANSPORTED FOR THE FORMER FOR THE FOR THE FORMER FOR THE FOR THE FORMER FOR THE	I LEADER CATALOR AND ALLEADER AND
46 - C . 🛃	RICHARD HARPSTER, Alhambra Billiard So lova, No. 19 Main street, Brownville, Neb. Th		lars per acre : I would toan money to					
1000	ben Wines and Liquors constantly on hand.	ie						
1		STOVES	1 Question-What is the land which) from the State by mortgages on lands	the data, don't handly think the en-	- 1867 ; the articles of organization of	just as they are now when deposited	
States of the local division of the	RESTAURANTS.	and the second						
EB.	BANK BERTAURANTGeo. Daugherty, Pro	ALL SILES AND PATTERNS,	oure a loan, assessed? Objected to.	corded: I asked him if he was sure	tificates were detail have there are	e general incorporation law; a facet bg	1 IN MIT. ILLISCALL-JUNC HONE IN DUC	the Northern Demmocrats clean 662
EP.	Merk at all hours. Board by the day or week.	AT W. D. SHELLENBERGERS.	The objection was sustained,	of that fact, and he said Brock could	the same books that Sweet and I ex-	- of the directors was held at the capi-	first time I have seen the bouds.	the Republican Augean stable
100 - 10	and a second sec			, , , , , , , , , , , , , , , , , , , ,	And the second second reaction of the second s		2	
and the last								
States .								And a second of the second of the second of the
rices		2 II.						