THURSDAY MORNING, OCT. 26, 1871.

BROWNVILLE AND FORT KEAR NEY RAIL ROAD. Work upon this devoutly wished for theroughfare is now being vigorously pushed forward. As we write, four ear loads of bridge timber await at Phelps transportation bither, and teams are passing up Main street bearing at their heels huge spiles or piles, which in a few days will form bridges over which the locomotive can run A large force is engaged on different sections of the work, and a switch is being built from the main track to the river over which to convey timthe locomotive which is now on the way by barges from Pennsylvania.

We notice that some of our people are still a little incredulous as to the final success of this enterprise. Failure never entered into anything ever undertaken by Tom Scott, of Pennsylvania, Jewett, Ben Smith, or Gov. Dennison of Ohio, aud Dr. Converse of Union City, Ind., or the other gentlemen of worth and wealth who have plighted their faith to carry on the work as fast as money can push it. The line is already under contract as we understood it, to the western edge of Gage county, and in less than two weeks the whistle of the locomotive will be heard upon this side of the river as it starts on its west-Kearney and Denver.

We were in hopes of being able to present other improtant intelligence this week, but an embargo has been placed upon it just now. But ere many days the facts will assert themselves and fill the breast of every citzen of Brownville with enthusiastic pride. "Look out for the cars when the bell rings."

POLITICAL.

Col. T. J. Majors. We regret the ne- and effect.

ted right to do, to defeat the nomina- return to season a lot of beef or bacon, reading; Prof. Braden in scholarship ant. Moiion for new trial overruled. tion of Mr. Daily. He was not suc- or to supply material with which to and mental discipline. cossful. He then bent his energies to blow some fellow's brains out-that defeat his election, in which he was many flowers derived their most delibut too successful, for in weakening a cious aroma from the foulest stench portion of the ticket he destroyed the whole, and the Sheriff and Probate sentence of the Infinite man's re-Judge, fell with the Treasurer.

build up. A man bearing in his own and honors of his party, as Col. M. Roger Williams sprang an oak tree, them as far as I con. dld, can much more easily destroy the brain producing acorns, upon 1. We have a good comfortable than build up. He that demolished the Temple of Diana in a night could bone, which in life refused to yield to seated and painted. not have erected it in a life time.

sing the same or less effort he could have ferried over every candidate aances and controlled his powers.

than in anger. Our relations with the Col. have, since acquaintance, went into battle with and for the de-VERTISER can live without official glected by teachers. Here, as in Miss right to sell it if I could. ter and easier with it. On this ac- themselves with much credit. Col. M. agreed with and proposed to ies, and the teachers equally proud of for that is just and proper. associate efforts with us to secure the their charges. triumph of our party, but with Ovid mentally said

"I see the right, and I approve it too,

Hyde Park for the relief fund.

Hawkins, one of the Mormon Apostles, has been tried and found guilty for indulging in a plurality of wives. This is a test case, and now Brigham Young and all his satelites are shaking in their boots lest the wives of their bosoms should be snatched from er pedagague in the State-and that them by the "minions of the Federal Government," and the sympathetic sibility attaching to their positions. heart of the Editor of the Omaha We will embrace an early opportuniextremity.

A fellow in Chicago has confessed to be the incediary of that city, and ions. claims that he obeyed orders issued him by Geo, Francis Train.

Emperor Wilhelm has made a donation of one thousand tisalers for the ellef of Chicago.

A VISIT TO OUR HIGH SCHOOL.

On last Thursday morning, in comprincipal, Prof. Rich

orderly file into the several rooms Co. and take their respective seats.

After prayer and the reading of a

psalm in concert, Prof. Dye took his seat at the melodeon and sang a beautiful song, the school attuning their voices to the air, and rendering the piece with zest and singular harmony. and gave a lesson in the rudiments of and swept out all of the south side music, every example being pleasuber and iron, and on which to unship rably received by the children, and the questions propounded were lucidly and satisfactorily answered

Prof. D.'s services have been engaged by the school directory for 3 months. in which time the children will one and all be so far advanced in this beautiful study and accomplishment as to enable them to perfect themselves as readers of music by their own efforts. The Directors and scholars are indeed fortunate in securing the aid of such an accomplished musical instructor as Prof. D.

Prof. R. is assisted in his room by Miss Maggie E. Muir and Miss Mc-

Stepping into an adjoining recitation room we had the pleasure of seeing Miss M. examine a class in Geern course seeking its outlet at Fort ometry, and boys and girls execute in ruins. Our office is ordered to Cenexamples on the board.

And right here we feel impelled to allude to a fact not generally recognized, i. e., that geometry, algebra and mathematics tend more to give There are thousands of wooden shannerve and strength to the brain than any other known studies-that it (for we now class them all in the word "mathematics") awakens the reasoning and mental faculties more than any other science extant-in a word to become fully conversant with any In to-day's paper we publish ex- science, requires, first, a familiar actracts from other journals touching quaintance with mathematics, and is the late election in Nemaha, from found man's best guide through the which it will be seen that the full labyrinths of science, as matter in credit (?) attaching to the defeat of whatever condition or circumstance, held at St. Deroin between the Rev.

our party in that struggle is affixed to is dependent upon mathematical cause | W. P. Shockey and Prof. Clark Bracessity imposed upon us of adding We know that parents are too fre- christian gentlemen. They indulged and verdict for plaintiff for two hundred our evidence to the volume of testi- quently prone to look upon geometry, in no language remark, word or look and fifty dollars. Motion to set aside verchemistry and kindred sciences as too during the discussion incompatable dict and for new trial. Overruled, and Judg-Col. Majors was chairman of the Re- abstract in their character to be of with their profession as ministerial publican County Central Committee, service to children, but let such be- brethren. They treated each other al. Action for the recovery of real estate. probability mortally and, as such, called the mass meeting come acquainted with the pupils who whether during debate, at recess or on Jury returned verdict for defendants. On. of the party, by and through which are properly cultivated in these sci- the street, with the utmost respect. motion of plaintiff new trial was granted. the Primary Election system was a ences and compare them with those There was no perceptible exhibition dopted. More than this, he was act- who have been indulged in withdraw of temper upon the part of either nor Ive in writing letters to the leading ing their minds from them, and com- the least disposition manifested to de- for in the bill. Republicans of the county to present parison as to calibre of brain and pow- seend into personalities. Each occuthemselves at said meeting, and in a er of discrimination will carry con- pied his own time as best he could to Foreclosure of mechanics lien. Judgment powder and ball; and as good citizens of this stances are about the same. speech made in this city on the ques- viction of error in conclusion. And maintain his position by pertinent tion of the adoption of the primary right here too, we will diverge quotations from the old and new Tessystem, he said that he recognized the to demonstrate how interesting tament. They parted friendly. The mortgaged premises ordered, and cause con- ing such thing upon the grounds of any fu- families are homeless, and all the live importance attaching to unity and even the study of chemistry, discusson was, able and instructive. tinued as to Bell. harmony in the party, and that he the heaviest of sciencies, is. In There were several hundred people stood ready to accept it in good faith, the study the pupils become fascina- present and the interest continued unand, as a Republican, was prepared to ted with the tradition that the old abated during four days of four hours balance all old accounts by destroy- monks used to arrange with the dy- each. As a logician perhaps W. P. ing and ignoring the past, and recog- ing to convert mortal remains into Shockey has not his equal in the nizing all as peers, who with him pre- saltpetre-laugh at the pleasurable State; as a clear thinker and a close sented a firm front toward the enemy. emotions exhibited by those drawing student, Prof. Braden stands equally and ninety six cents. Sale of attached prop-Primary Election day came, Col. their last breath that they were not high. W. P. Shockey has the ad- erty ordered. M. struggled, as he had the undispu- passing forever from earth, but would vantage in experience and extensive

-and that in accordance with the It is easier to tear down than to glish willow, American pie-plant or Peru, I noticed some remarks in re-

With his Republican peers, exerci- gnarled, unyielding oak timber, build a house. Then the idea that the water which | 3. We did expect to build an addicross the Rubicon to the goal of vic- from the rock which the Patriarch Spring, expected to have funds to do Civil. Jury trial, and verdict for plaintiff tory. But a personal pique toward father cleft—and the oxygen which so, as we had levied a tax of ten mills for one thousand and forty-four dollars and law and fustice shall be safely confined, Mr. Daily made cold his partizan zeal we breathe is molecules of that which on the dollar, of all property in the forty-seven cents. Motion for new trial without the probability of his breaking while it warmed his individual griev- floated in space in the days of the district for the year 1870.

count we have no tears to shed, but we cannot smile upon those who rooms of Miss Johnston, Miss Brooke, we cannot smile upon those who over to the jibes and ridicule of rebels which we found the children exhibi- have a right, at all times, to know all days from rising of court.

Miss Johnston's-70 in Miss Brooke's interest, in any shape. Some parties

Liverpool subscribed £16,000 to the The school building is one credita-Chicago relief fund, and Nottingham | ble to our people and comfortable for £1,000. The steamer Russia took a teachers and pupils. But here again large consignment of clothing and we are forced to allude to the want of supplies for the sufferers of the West- a sidewalk leading thither, and our ern fires. The National Choral Soci- city fathers should be ashamed of ety, numbering 1,000 members, will themselves in compelling the little perform the oratorio of Messiah at ones to wade through mud ankle deep in rainy weather.

> was exceedingly pleasant, convincing us that Prof. Rich deserves the high rank he holds in Nebraska as a teacher-evidenced by the fact, as stated in the State Superintendent's report that he receives higher pay than any oth-

\$25,000 of this sum will be appropria-

THE CHICAGO FIRE.

The following letter, though not init with interest and hence we publish | the proceedings: Arriving at 9 o'clock, we had the it. The author is an Alderman of

> LAND DEP'T I. C. R. R. Co.,) CHICAGO, Oct. 21.

Dear Major :- I have neither time costs. por heart to write much. The fire tarted at the corner of Jefferson and Dekoven street on the West side, crossed the River (south branch) a lit-Prof. D. then went to the black-board | tle south of Van Buren street bridge from Harrison street north. In the first ward Lind's Block at Randolph Street Bridge and Elevator B. east of missed. the I. C. R. R. Freight depot are the only houses unburt. The custom House, Court House, Tribune Building and First National Bank walls are standing, but the inside burnt out completely. The rest of the buildings as far south as Harrison street except a part of a block between Congress and Harrison, a church on the corner of Wabash and Harrison, Knight's block on Harrison, and a tinued. wooden school house on Harrison West of Clark are all that is left in the second ward. The whole north side is burned down from the River to ming stand. Continued. Lincoln Park, except one frame house belonging to Mahlon Ogden, and a small strip on the north branch of the river. I send you a map which shows the district barnt, which is about 2,300 acres. The West side is not correctly shown, a pencil line shows it as it is and also the south side. My office, and the depot are all | Continued. tralia. We are now located in a car, near the Central depot. If I had time would give you many more details, but I have not. About 100,000 men, women and children are houseiess. | Continued. ties, already up among the ruins, and many have resumed business.

Truly Yours, P. DAGGY.

The map above spoken of can be een upon the walls of the ADVERTI-SER office.

Editor Advertiser. DEAR SIR:-An eroneous impression prevails among many of your readers relative to the debate recently den. The parties are able, courteous,

PERU SCHOOL HOUSE,

PERU, NEB., Oct. 20, 1871. mains must feed the Polar bear, En- sue, in looking over the items from other vegetation-Also the chemical gard to School House, &c., which are

which swine could feed, and the back | Scool House, 24x32, well plastered, |ed for in bill,

mortal authority, went to make up the 2. There is \$460 in the Treasury to seventy-four doltars and fifty cents,

we drink is the same which sprang tion to our present building, and, last and verdict for defendant.

We write these lines more in sorrow mer that decay is an element in and tees I bought about a thousand feet of promissory note. Default as to D. H. Ellis, this matter erect as soon as possible a jail of the world's growth. Yes, all these joists, as we expected to purchase all John M. Wohlford and Freeman A Tisdel, jr deficient in nothing to well and securely studies enable the pupil to roll away the material and let the contract for stones from the sepulchre of ignor the work. But when I went to the been close, and as we supposed, confi- stones from the sepulchre of igno- the work. But, when I went to the A. Tisdel, jr. for four hundred and fifty-eight confined within its walls. dential. But he deceived the confidence reposed in him land leaving us to spring into new and unvielding life. said addition. I found that \$344.07 was three defendants. dence reposed in him, and leaving us to spring into new and unyielding life. said addition, I found that \$344,07 was tinued for service as to other defendants. We then passed into another reci- all that was collected of the tax, which 317. Abel R. Phillips vs. Archelus Farnmocracy. To him and his efforts is tation room where we found Miss Mc- was not sufficient to build much of a shall Armstrong, Wyman Kent, Andrew ascribed the defeat of the Republican Naughton examining a class in math- house. The board decided not to build Higgins, Nathan Meader, William Compbell candidates, and to such effort we are ematics, and were struck with the fin- until more money was collected, and John Miller, Charles Campbell, Walter Bash, indebted in a large balance on the ish characterizing the figures upon so I paid for the lumber with my own wrong side of our ledger. The Ap- the black-board, a feature usually ne- money, and then supposed I had a Harrison Reed, Sylvester Reed, John Elliott,

We found upwards of 300 scholars loaned any school funds, to any perpresent-65 in Prof. R.'s room-69 in son, for which I have received any bankruptey. Condema the wrong, and yet the wrong -80 in Mrs. Ebright's, and 52 in Miss in the district have some of the money using it, some of it is in bank and plaintiff money enough to build said addition, lien on lot 2, of block 42, in Brownville.

> If this is not satisfactory, and if any one who is interested, will call on me I will explain more if necessary for ham. Action on promissory note. Jury tri- jury having examined the rooms, bed- the lawyers keep in their offices of his understanding. I will further say al and verdict for defendant for two hundred ding and cooking arrangements, would important cases are all gone. A few On the whole, our visit to the school that we have good teachers, ample and nine cents. Remit-respectfully report that everything con-may have escaped by being taken to accommodations for all the schoars who lars and nine cents. Judgment on verdict fort of the poer, are so kept as to reflect We may add that there are in Chicago have come, and we have a good school. less remitter. for yourselves.
>
> Very Respectfully,
>
> D. C. Colle, Treas, If any one doubts it, come and see

NEMAHA DEMOCRATIC,

strange, but it is a fact nevertheless. Default, and judgment in favor of the pin. It gives us great political satisfaction in the sum of eleven hundred and twentyto know that our once valiant friend three dollars and thirty-three cents and ty to call again when we have more Mr. William G. Daily who was a can-costs, Order of sale granted. time to stay, and more room and leis- didate for county treasurer is a corpse, 326. John White, vs. Jonas Crane. Foreure in which to present our impress- and has been buried very deep in the closure of mortgage. Default, and judgment political sub-soil of Nemaha. This for plaintiff for eight hundred and fifty sevwas largely due to the efforts of Col. en dollars and fifty cents and costs. Majors, and we thank him for hav- 327, John Monteith, vs. Nicholas Conrad, The subscriptions of the District of ing removed so strong an old-line Re- et. al. Action on promissory note. Default, Columbia for Chicago reach \$160,000; publican as Mr. Daily from a position and judgment for plaintiff for four hundred in which he has so long dealt out and ten dollars and eleven cents and costs. sturdy blows upon the Democracy. | 828. Polly Hopper, vs. Alf. W. Morgan. ted for the sufferers of Michigan and May he sleep permanently in peace. Action on promissory note. Default, and for examination by board.

COURT PROCEEDINGS.

The District Court was in session we were gracefully received by the at all familiar with Chicago, will read The following is a complete record of and thirty-eight dollars and sixteen cents proved by board.

The People vs. Adolph Opperman. guilty, and jury trial. The jury returned a verdict of guilty, and fine assessed by court at ten dollars and and judgment for nine hundred and three

The People vs. Adolph Opperman. Indicted for selling liquor without li-

The People vs. Benjamin Rogers.

The People vs. Henry Knepher. Transcript from docket of W. T. Rogers, police judge. Dismissed. The People vs. Lewis Thompson

Indictment for an assault with a dead- fendants. ly weapon. Continued. The People vs. Charles A. Culbertson. Indictment for gaming. Con-

The People vs. Charles A. Culbertson. Indictment for keeping a ga-

The People vs. Richard Harpster. Indietment for selling liquor without a license. Continued.

Reuben C. Berger. Indictment for selling whisky without a license. The People vs. R. Morrison. In-

dictment for gaming. Continued. The People vs. R. Morrison. In dictment for keeping a gaming stand,

The People vs. E. F. Westlake. Inhouse. Continued.

J. Cochran and Wm. F. Craddock. Indictment for aggravated assault. the Nemaha Driving Park Grounds.) are being kept by them. Defendants arraigned, plead not guilty, and cause continued. Personal recognisance taken at \$100 each.

Civil business transacted during the

Catharine S. F. Crane, vs. City

before court, and decree granted as prayed knowingly permitted such stands to be erect- lost everything on their premises, the

by consent in favor of deft, J. L. Carson, for Commonwealth we denounce this thing in

292, C. M. Kauffman, vs. D. W. Pease, et al | publication. Transcript. Verdict of the jury for defend-

294. John L. Carson, vs. Thomas M. Greenand Ell H. Wilcox. Attachment. Trial before court. Judgment against Green for ty-one cents, and without costs. Judgment specifully report that in their opinion by default against Wilcox for sixteen hun- such fail is not in some of its parts erect-Editor Advertiser :- In your last is- dred and forty-eight dollars and twenty ed with a proper view to the safe keeping

Appeal. Distrilssed for want of prosecution. For the reason, first: That certain doors 310. John Tobin, vs. Clark Allen. Action and ceilings are not of sufficient strength individuality, the trust, confidence tradition that from the remains of so gentlemanly that I will reply to for damage. Jury trial, and put up with such care as ports are overdrawn. The loss of life 311. Mary E. Entwistle, vs. Thomas En. | ined person wishing to escape. twistle. Divorce. Decree granted as pray-

Civil. Jury trial and verdict for plaintiff for affording sufficient air to persons that son has just come in from Peshtigo, 313. John Braengar, vs. William Bunzell.

floated in space in the days of the district for the year 1870.

prophets. And that seeming misno
By the direction of the board of trusCo., vs. David H. Ellis, et. al. Action on that those persons having authority in

William Cleary, Herbert Curtis, Jacob Collins, Kincade Shepardson, Emmor Lash, very necessary natural supply of fresh Peshtigo and Sturgeon Bay calamipatronage, but it could live much betpatronage, but it first time our attention has been call- John Hanley, Shroaf, James Dampbell. Ac- through which pass foul exhalations of John Hanley, Shroaf, James Dampbell. Action of the for damages. Cause submitted for persons confined in such jail, as also the Mr. Ellis, Peshtigo, Lower Mill; to

struck down our party and turned it Mrs. Ebright and Miss Bell, in all of explanation, for I hold that the public en plaintiff to file an amended answer in 30 nauseating and unhealthy, for persons and I been the cities a and copperheads. Before election ting pride and interest in their stud- about what becomes of their money, chaffee, et. al. Action on promissory note. facts, until a new jail is erected, we aid the sufferers promptly. Fefault as to Wm. M. Chaffee, and judgment | would particularly recommend that a I here wish to say that I have not against said defendant for eleven hundred room be selected separate and apart from

cents; and continued as to W. D. Lewis as in | cooking. 319. Lorinda M. Godfrey, vs. Perry God-

some in my pocket. Some I have 320. Kilbourn, Jenkins & Co., vs. J. K

used, and if the people, of this district, Fretz, et. ux. Foreclosure of mechanics lien. will pay their taxes so we will have lars and fifty-six cents and costs. Decreed a I will see that the money is forth- 321. John C. Bohond, et. ux., vs. Harrison Blodgett, Action to recover real estate.

ter filed by defendant for ninety-seven doi- nected therewith, for the care and com- the houses for Sunday or night work.

well, et. ux. Foreclosure of mortgage, De- grounds. fault, and judgment for plaintiff for eleven hundred and thirty-two dollars and costs. Sale of mortgaged premises ordered. 325, Hickman & Sipple, vs. Thomas M This sounds strange, and it is Green, et. al. Foreclosure of mortgage,

udgment for plain tiff for three hundred and John W. West, no report.

thirty-seven dollars and thirty-six cents and

pany with H. C. Lett, Esq., we paid tended for publication, is so pointed last week, commencing on Tuesday, Co. Action on account. Default, judgment ued by board for correction. a visit to our high school. Arriving and explicit, that those of our readers and adjourning on Saturday evening. for plaintiffs in the sum of three hundred

330. Paul Kern, vs. Frederick G. Holmes, et. al. Foreclosure of mortgage. Default, pleasure of seeing the pupils respond the Vth ward and chief officer of the Indicted for keeping open tippling and judgment for plaintiff for eight hundred to the tap of the bell, and hastly, yet Lund Department of the I. C. R. R. house on the Sabbath day. Plead not and two dollars and fifty cents. Cause continued as to Tate and Frieve. 331. James Patrick, et. al., vs. James Craw ford. Foreclosure of Mortgage. Default,

> dollars and thirty-three cents, Order of sale of mortgaged premises granted. 332, Louis C. Miller, vs. Osed A. Morgan, et al. Foreciosure of mortgage. Delault, ceuse. Jury trial and verdict of guil- and judgment for plaintiff for five hunnred ty. Fined twenty-five dollars and and sixty dollars and fifty-eight cents and costs. Sale of mortgaged premises ordered.

333. John W. Bennett, guardian, vs. John Snyder, et. al. Action on promissory note. Transcript from justices docket. Dis- Default, and judgment for plaintiff for two hundred and fifty-four dollars and nine cents and costs. 331. John C. Deuser, vs. Jane Loveless, et

homo. Action on promissory note. For hearing on motion to continue by defendants. Cause continued on application of de-

335. Evan Worthing, vs. Charles J. Johnson, et. al. Foreclosure of mortgage. De. fault, and judgment for plaintiff for five hundred dollars and seventy-six cents and sale of mortgaged premises ordered. 337. Luther S. Mills, vs. Lorenzo Rice, Action on breach of contract. Demurrer sus-

tained, and plaintiff has leave to amend petition in sixty days from rising of court. 340. H. H. Dolen, vs. Geo. S. Dunn. Ap- ied up to last night, and more are peal. Leave granted plaintiff to make new party defendant, and cause continued. 175. Isaac Burns vs. Sarah M. Mason, M The People vs. J. F. Brandow and L. Mason and Barton L. Easely. Foreclosure been found and buried, and doubt- J. P. CROTHER, Clerk of Mortgage. Rule to show cause why sale should not be confirmed. Sale confirmed and deed ordered,

The following are the reports made

to the court by the Grand Jury. GRAND JURY ROOM,

October 19th, 1871. The Grand Jury having in charge the examination of the books of the County Treasurer, County Clerk, County Superintendent, and the County Commissioners, would re- dred and seventy dead bodies have dictment for keeping a disorderly spectfully report, that at each of these offices been found at Peshtigo and vicinity we found the records showing a proper, and, and it is thought the loss of life will The People vs. Edward Kimmel, in our opinion, a lawful transaction of these reach seven hundred. This is exclufurther, in our opinion, such Officers deserve or life is fearful. especial mention for the neat and careful Shooting the woman LeGrande on manner in which such records have been and

D. Y. CULBERTSON, Foreman. GRAND JURY ROOM,

October 19th, 1871. Whereas-At the holding of the late Ne braska Stats Fair, from the stands of certain Shooting Galleries located upon the grounds thereof, were fired cartridges of powder and his barn containing the harvest of all, to the danger of the lives and limbs of in the vicinity of such Galleries;

And Whereas-By the carelessness of a parfrom the stand of one of such Galleries, a Large numbers had passed his place 212. George P. Uhl, vs. James L. Hill, et. human being was wounded-in all human to seek refuge beyond the course of

we, as Grand Jurors, deem worthy of censure starting in different directions for control or leasing of such Fair Grounds, who edjwith the intention of the occupants per- flames leaving their fields charred and the sum of two hundred and seventy-five no measured terms as an evil to be gotten Forestville a great fire rages, desolatdollars and sixteen cents and costs of sale of rid of, and in our opinion, he or they permit ing everything in its course. Many ture gatherings of whatever nature, having stock burned. In many instances 279. Edna Bancroft vs. John N. Reynolds, the power to remove it, as wantonly, if not families saved themselves by letting Action for alimony. Leave given to file an- criminally negligent of a duty due his or themselves down into wells. Mr

In all of which, we as Grand Jurors, and as 291. David Remick, vs. John A. Wroe. good citizens, feel it our bounden duty to letter, and reported that twenty-five Attachment, Default, Cause tried before make known, that our fellow citizens may bodies had been hemmed in and court, and judgment in favor of the plaintiff mete out to the guilty, by public opinion, burned a short distance above Forestin the sum of three hundred and two dollars such punishment as we cannot by law.

be furnished each of our county papers for

D. Y. CULBERTSON, Foreman.

GRAND JURY ROOM, Oct. 21, 1871. The grand jury, having examined the of such characters as may prove danger-296. Thomas Heady, vs. Richard C. Talbot ous to the peace of this commonwealth. to insure the confinement of any determ-

and efficient place of confinement, we son's mill, ten miles south of Sturwould also say that because a person may geon Bay, was burned on last Sunday make himself a criminal, because of such | night and fifty lives lost, only five esact we would not become ourselves in caping. That fire has no doubt spread part instruments of punishment by to the settlements near, and great crowding such persons in damp, un- suffering must exist. No pen can dewholesome apartments, deficient in the scribe or exaggerate the horrors of the air. The present system of ventilation, ties. Those who escaped have lost occupying such rooms for the transaction and I hope the cities and towns that For Initial Stationery 318. Cyrus M. Kauffman, vs. William M. Of county business; and in view of these have escaped the conhagration

> Believing it our duty to so speak, and believing it the inexorable wish of the to person and property that may be inflicted by evil-disposed persons in our midst, we would therefore respectfully make this report.

D. Y. CULBERTSON, Foreman. GRAND JURY ROOM,)

Oct. 21, 1871. Cause tried before court, and decree granted detrimental to the good name of the per- any one, not a judgment, not a petidetrimental to the good name of the per- any one, not a junguitte.

son having in charge the care and over- tion in bankruptey in the Federal Stamp on every one.

Even the duplicate files that 323. John McPherson, vs. John M. Gra- sight of the county poor tarm, the grand courts. Even the duplicate files that great credit upon Mr. Maxwell, the per- about five hundred lawyers." 324, David Remick, vs. Anthony P. Cogs. son having in charge such houses and

D. Y. CULBERTSON, Foreman. R. B. Smith, no report. J. P. Martin, no repori.

Thomas Burress, reported and approved by the board. R. W. Shelden, no report. A. H. Brown, no report. R. A. Hawley, reported and approved by the board. Wesley Dundes, reported and on file

E. E. Ebright, reported and continued by board for correction.

A. W. Morgan, reported and contin-Samuel L. Soper, reported and ap-Geo. G. Start, reported and approved by the board-resigned. Geo. R. Shook, receipt on file, but no

J. F. Cross, no report. M. Branen, no report. R. A. Stewart, receipts on file, but no

A. T. D. Hughs, no report. W. Windschiffel, reported and approv ed by the board. Daniel W. Shurtliff, reported and approved by the board.

The above is as appears from the books and papers on file in my office, and I further would stated that the board "ordered that the delinquent justices of the peace be notified to appear at the next term and show cause why they have not JAMES M. HACKER.

County Clerk

THE WISCONSIN FIRES. A Field of Devastation and Ruin 1,000 Persons said to have Lest

their Lives.

Green Bay Dispatch (Oct. 12) to Milwauki The news from Peshtigo and vicin ity is of a most heartrending charac-Three hundred and twenty-five dead bodies have been found and bursupposed to have been lost. On the east shore the news is also dreadful. Nearly one hundred dead bodies have less more are burned in that fearful conflagration. Many that have been burned have been brought here, and

more are ariving.

ANOTHER DISPATCH A citizen of Green Bay telegraphs

to Mayor Ludington of Milwaukee: The northern steamer is just in Dr. Nicholes, of your city, and other passengers bring news that four hun-

The brother of Deputy Sheriff Fagg. of this city, a resident of Forestville, writes that he has fought the fire for three weeks. During this time there was not an hour of perfect security. Showers of burning leaves and cinders would fall when least expected, and it required the utmost vigilance to save his residence and barn. The fire swept around him on every side, and the destroyer, many having broken Therefore-In consideration of these facts, up their households, the members

In Forestville thirty residents have About three or four miles from

Fagg also writes that his brother-in law arrived while he was penning the ville, and another group of six at an-

The letter contains but a faint idea of the devastation and suffering at and beyond Forestville.

THE HORRORS INCREASING MARINETTE, Wis., via GREEN BAY, Oct. 13.-There has been 150 wounded are scores who are lying in the brush within twelve or fourteen miles who are alive but cannot be reached today. Whole families having let themselves down into wells, were burned to death even there, and were covered up where they laid. No re-

s fearful. Mr. Joseph Harris, writing from Menominee to Mayor Ludington, of Milwaukee, for food and clothing such jail, is not erected with the view of for the suffering says: Mr Isac Stephmay be confined therein, and thereby and says they gathered up in one place rendering a question of life a very doubt- the remains of nearly fifty bodies, beful one, when our thermometer some- sides about thirty in the sugar bush, times records a range of ninety degrees and that other parts of the late village and adjoining woods have yet to be searched for more. Mr. S. says that the loss of life at Peshtigo, by fire and the drowned in the river, cannot be less than 400, and may be more. At Burch Creek, seven miles north of here, the whole settlement was burned and fourteen lives lost. Five of one family are just brought in here, and present a spectacle sickening to be-

The steamer has just come across everything, and the destitution at this Carriage and Wagon

A proclamation appealing for aid similar to that of Gov. Baldwin's of Michigan, has been issued by Gov. Fairchild, of Wisconsin.

The Chicago Journal says : "There is not a law office nor a library left in Chicago, except the small duplicate libraries at the residences of the leading lawyers. There is not a paper showing that there is a suit pendign in any of the six courts of record in Cook county, including the Federal court. There is not an indictment Cook against ripping.

OF 146.000 PAIRS SOLD LAST YEAR BY two leading Boston manufacturers, and warranted against ripping. In view of the fact that certain reports in existence in the county against

A case of tobacco from the manu-ABSTRACT of Justices of the Peace in ville, arrived too late for exhibition at showing who have made report and settlement as required by law with the County Commissioners, for the year ending Jan. 1, 1871;

R. B. Smith, no report.

Our county fair, but can be seen by dealers in the article. They are sending out some fine specimens of their manufacture. They furnish seed to all who desire to cultivate. weed," free of charge, only requesting that they be allowed the refusal D. Y. Culbertson, reported and ap- of its market value.—Plattsmouth proved by the board.

> agreed to allow telegrams in regard to the relief of Chicago to pass over their wires free.

> > WIBLEY'S

MARRIED. In London, Sunday, Oct. 15th, at the residence of the bride's parents, by the Rev. THOMAS EDWARDS, Mr. FREDERICE HARDING to MISS MARTHA A. The above named couple, having "jumped the roomstick," and welded names and destinies, carry with them in their new relations the kind

wishes of the ADVERTISER. NEW ADVERTISEMENTS.

Manhood: How Lost, howRestored Just published, a new edition of Dr. Culverwell's Celebrated Essay on the radical cure (without medicine) of SPERMATORRHOGA of Seminal Weskness, Involuntary Seminal Losses' IMPOTEN-cy. Mental and Physical Incapacity, Impediments to Marriage, etc; also Consumption, Epilersy, and Firs, induced by self-indulgence or sexual ex-

**BF Price, in scaled envelope, only 6 cents.

The celebrated author, in this admirable essay clearly demonstrates from a thirty years' successful practice, that the alarming consequences of self-abuse may be radically cured without the dangerous use of internal medicine or the applica-tion of the knife; pointing out a mode of cure at once simple, certain, and effectual, by means of which every sufferer, no matter what his condition may be may cure himself chearly, mixetely and may be, may cure himself cheaply, privately, and A This Lecture should be in the hands of every outh and every man in the land. Sent under seal, in a plain envelope, to any adiress, postpaid on receipt of six cents or two pes

stamps. Also Dr. Culverwell's "Marriage Galde," price 25 Address the Publishers, EHAS. J. C. KLINE & CO., 127 Hawery, New York, Pest-Odice Box 4,586, 2-1y

Notice of Election. NOTICE is hereby given that Tuesday, November 14th, 1871, at Titus's Drug Store, in the City of Nemaha, County of Nemaha, State of Nebraska, an election will be held for Mayor, Police Judge Marshal, and two Councilmen for First Ward, and two Councilmen for Second Ward, to serve as officered and the Councilmen for Second Ward, to serve as officered and the Council Marshall and two Council men for Second Ward, to serve as officered to the council men for Second Ward, to serve as officered to the council men for Second Ward, to serve as officered to the council men for Second Ward, to serve as officered to the council men for Second Ward, to serve as officered to the council men for Second Ward. cers of said city till next general election, whice election will be opened at eight o'clock in the morn ing and will continue open until six o'clock in the afternoon of the same day.

By order of Mayor and Councilmen.

P. AULT, Mayor.

Notice to Teachers. NOTICE is hereby given that I will examine al I persons who may desire to offer themselves as cardidates for Teachers of the Common Schools of

this county, at my office in Brownville, on the 4th day of November, A.D. 1871. S. W. McGREW, 1-2w Co, Superintendent Nemaha Co. DIVORCES.

ESTABLISHED 1855. officers in their affairs with the County; and sive of the east shore, where the loss D the laws are liberal on the subject and made or County-legal everywhere-desertion, cruelty non-support, drankenness, etc., sufficient cause—no publicity required—no fee until divorce obtained. Call on, or address
GOPLD & BURGER,

UNITED STATES DIVORCE AGENCY

COPNSELLOBS-AT-LAW. Broadway, 2d door below John St., 1-6m New York City. PROPOSALS.

OFFICE BOARD OF EDUCATION, STATE NORMAL SCHOOL, PERU, NEB., Oct. 65, 1871, TOIDS will be received at this office until the first Peru. Neb. Plans and specifications can be seen at this office on and after the first of November, 1871. The right to reject any or all bids is reserved. DAVID BARNES, 52w6 Sec. of Board.

JACOB MAROHN,



TED STATES
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FIRST

tunate, on principles of Christian Philanthropy.
Essays on the Errors of Youth, and the Follies of Age, in relation to Marriage and Social Evils, with sanitary aid for the affilicted. Sent One, in scaled Envelopes. Address, HOWARD ASSOCIATION Box P. Philadelphia, Pa. Boots & Shoes, for Men, Women

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The Atlantic Cable Companies have For Violin Strings ! GO TO THE POSTOFFICE. FOR HARDWARE AND CUTLERY, call on W. D. Shellenberger, No. 74 Main street, McPherson Block, Brownville Neb. dwtf

LEGAL ADVERTISEMENTS Probate Notice. OFICE TO ALL PERSONS CONCERNED
That the time set for hearing claims in to
are of Geo. M. Henderson, deceased, is set S.
following days, to-wit:

PEBRUARY ISL, 1872, MARCH ISL, 1872,

at the office of the Probate Judge in Rrownyda. Nemaha County, Nebraska, at the hour of 100 work. A. M., of each said day. J. W. HENDERSON, Administrator.

Probate Notice. NOTICE TO ALL CONCERNED: That Thomas Higgins and knowledge Richis have made application to be appointed Administrators of the Estator William Bebb, deceased, and the Probate Conhas set the 6th day Novamber, 1871, at 100 clock, M., as the time, and the office of the Probate Indian Nemaha County, Nebraska, as the place, of heating said application and appointing Administrators in said estate.

A. W. MGRGAN, Probate Jud Court has appointed the 1st day as the time, and the office of the Probate Jud. Brownville, Nemaha County, Nebraska place of hearing and proving a

Taken up by the undersigned, living in London Precinct, Nemaha County, Nebrasa, on the 1st day of October, 1871, a dark dun file, he ve-

FRANZ HELMER

Plows, and all work done in the lea



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Cooking Machines EVER INVENTED. Simple and Perfect in Construction, and so saffy managed that a Child can use them successfully. 180,604 Have Been Sold and every Stove has given PERFECT SATISFACTION.

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BROWNVILLE, NEB., SIGN OF THE ED STOVE

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ESTRAY NOTICES.

old last spring, black mean and tail, no marks beands noticeable. N. A. COLEMAN October 10th, 1872.

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