2o'clock, P. M.

H. O. MINICK, Sec.

John G. Gassman, has been appointed and confirmed by the Senate ans in Dakota. This is the position undertake to review the history of the City, was lately appointed, but failed

David Davis for President and Joel Hendricks, Schurz, Trumbull and press myself upon it hereafter. Sumner were present.

As an evidence of the notoriety and state my views thereon. trees abroad, we mention the fact ment, the people are sovereign. The These can be held at no other time .from Salt Lake, Utah. One of these the people. The Legislature is given orders is for four thousand apple trees. the power, and upon it is imposed the We are informed that Eastern fruit the Constitution. Inasmuch as the the Governor of the State, who is pregrowers are looking west for trees.

Road Company

and spirit. H. C. Lett of this city, poses of general legislation. gerald of Plattsmouth, one of the di- lation at other times than those pro- ity of the State ter of the men organizing and having and, in fact impossible, to collect the his right but the boards.

Good Joke on Tipton. The New York Tribune of the 20th of the people.

byists at the capital, closes with the gency had arisen demanding the contions of the government. following paragraph, which will be vening of the Legislature, they might ers who know Senator Tipton:

on the floor of the Senate, pantaloons Does any other reasoning obtain advised; that in fact no extraordinary and Morton tyranny, the unfortunate think not. Senator seemed to be unhappily in The Governor is constituted the sole more haste than dignity.'

the people of that county. As we un- far as the tribunal pronouncing it is be released from custody. derstand it, the discriminating feature | concerned. against the Trunk Road, however, is But the Governor's decision is a po- red in by my brother Crounse, it is so against the Trunk Road, however, is retained and will be included in the of the State. He may conceive a dannot advised as to how the parties view fact, or the threatened danger may ing as an unwarranted assault upon this matter who propose to build the have passed away. His judgment is, the rights, privileges and prerogatives may be reached as will result in the to the facts, or emergency had passed pressed by the majority of this court. commencement of work on the Trunk away, the judgment is changed. He I will at an early day, prepare and file Road with early Spring, and its vigis none the less the representative of an opinion, setting forth my reasons the people for this purpose and the for dissent." orous prosecution to completion. judge of the necessity of a meeting of

The special correspondent of the his proclamention, than he was at the Missouri Democrat says in Monday's | time he issued it. men for office in five years. Now the son on which it is founded. dred and fifty."

Nebraska Central Rail Road.¹ The vote will be taken on the 23d day of March. We are informed by reliable March. We are informed by reliable ed at this time. This being so there anthority that a detailed observation has been made by competent men as to the best mode or route of getting tended Legislature to hold Mr. Ten-nant, and he must be released. of proceding see Part 1, Chapter 1 Revised Statutes of Nebraska. The as to the best mode or route of getting into Nemaha county. The most practical route is said to be by striking the authority will visit this county soon in the interest of this enterprise. We information afford us but a dim light brary will be given the individual spective for the moment, of gauge). who shall plant the greatest number must reduce enormously the dispression. in the interest of this enterprise. We have only to say some on 1. The more larged baye only to say some on 1. The more larged to direct us in our investigation.

So true is this, that even the learned on that day. Cuttings could not be portion now existing between the have only to say, come on! The more counsel upon both sides, who have the merrier. Our people are all alive argued the case with their customary counted as trees planted. All variety just here that the superiority to the on the subject of Rail Roads. This ability, and who usually fortify their of trees, however, will be counted, narrow over the broad gauge finds Road, we think, would be preferable to our people along the river to the to our people along the river, to the inability to find in the books of reports a single case wherein these presents are projection over the rails as the route indicated, to all practical cise questions or even those strongly mently. Nursery planting, in my as great a projection over the rails as purposes, every foot of river front in mined by the Courts. Nemaha county would be accommodated.

As we have before said, we have great faith in what are termed the first, was Isaac S. Hascall, as Presi-Narrow Gague Railroads. They dent of the Senate, authorized to issue seem to meet an emergency in Rail his proclamation for the convening of United States is near Chestertown, sult of the greatest accommodation Road matters, viz: reduction in cost the Legislature, and second, if he of building, equiping, operating and James, in the occress of his fand and thirty-six thousand trees. It her area of ten by six teet inside, and carrates of freights and travel, and at the tions as Acting of weener of the State, same time fully supplying the demand. We copy in another column by prevent the convening of that to one canning establishment, and occupied. On broad gauge roads it is an article on this subject, giving valuable information as to the capacity shall consider either, that, under all corn at sixty cents per bushel. uable information as to the capacity circumstances, the President of the and practicability of these roads. We Senate had no authority to act in the We are indebted to Senators Chanwiti also, in a future issue, give our premises, or being authorized to act, dler, Tipton, Hitchcock and to Repreaders an account of the roads now what he did may be annulled, the in existence in both the United States imprisonment of the relator is illegal resentatives Taffe and Beck for Pub. paying weight and men cannot fail and foreign countries. and he must be released therefrom. | Does.

Hascall seeing that public opinion mind is not clear. I can say, howev-County Agricultural and Mcchanical him and his clan, colluded with one of his henchmen, named Tennant, a respondent, that so soon as the Gov-In compliance with Article 2nd, of Senator, and had him arrested by the ernor set his foot beyond the limits of the By Laws of the Association, the Sergeant at arms for non-appearance sion therein may at once assume all opposite shore was clear of ice, while annual election of officers of the Soci- at his session of the Legislature, then the authority and exercise all or any this side looked as though some of our ety will take place on Saturday. taken out of custody on a writ of ha- of the duties pertaining to the Execu-March 2, 1872, at the office of the Pres- beas corpus, and the matter involving tive Department of Government. But March 2, 1872, at the office of the President of Government. But ident of the Society, in Brownville, at all the facts in the case, including sequences of such a construction of sequences of such as construction of sequences of sequences of such as construction of sequences Hascall's call and James' revocation, the Constitution, upon the adjudicated on by the Supreme Court,

ne is a member of it.

the Legislature to obey.

DISGRACEFUL TRICKS, Hon. Geo. P. Tucker, of Johnson then in session in Lincoln. Both strifes, and exhibitions, which might and inviting as at any time during the siderable, and the cost only ten cents County has been confirmed as Receiv- Hascall and James appeared before be entailed upon the people of the er of the Lincoln Land Office, vice the Court, by act anies, and a decision State, of which our present attitude er of the Lincoln Land Office, vice the Court, by attermies, and a decision presents a sad and humiliating com-was given on last Tuesday, through mentary, I am induced to hesitate ing around the Mary J. Arnold, and a ton per mile." But the practice is pleased to record this streak of luck which Hascall was read out of Court and cast about me for a more sanfor George. He is now prepared to and Governor James sustained. The iterry rule, one which, while it will into it control to an induced to hestate and cast about me for a more sandistance hauled. If we suppose this for George. He is now prepared to and Governor James sustained. The itary rule, one which, while it will resign his position as State Senator. | following is the decision of the Court: | insure the efficient administration of the affairs of State during a brief tem-OPINION OF HIS HON., JUDGE CROUNTS. | porary absence of the Executive, will | But on Sabbath night a wind came | committee suggests the use of cranes | In the few hours given the court for at the same time protect this Depart- up from the south and started the ice ed of course, with that object) from the determination of the grave ques- ment of the Government against nnas agent for the Yankton Sioux Indi- tion involved in this case, I cannot necessary and ill-advised intrusion.

to which Dr. Holmes, of Nemaha several transactions out of which they to which a majority of the Court have have arisen. In fact, I choose to avoid arrived on the second question will in being confirmed. The Dr. was out graceful transactions that have at without further notice of this one. I tended the administration of our State | shall take occasion hereafter, howevgovernment, which has already made | er, to examine it more at length A Washington special says the the character of our State the subject | Admitting, however, that the exi-

from the State for the assumption of Whether the first proclamation was executive authority by the President Parker for Vice-President. This legally issued, and of any validity I of the Senate, and that in pursuance the convening of the Legislature in As a majority of the Court, however extra session is the issuance thereof of er, are agreed upon the effect of the such an act when done entirely besecond proclamation, I will briefly | youd executive control?

"EXTRAORDINARY OCCASION." This discretion is wisely lodged in duty, of making all laws, subject to people cannot undertake to create sumed to be well advised when an exlegislatures and set them at work at traordinary occasion has arisen The Brownville and Nodaway Rail such times as legislation might be which demands prompt legislative ac- in company with a few one-horse cor- week on his way to Pawnee City,

proper and necessary, they have as- | tion Thursday last, with great enthusiasm ery two years, on a day fixed for pur- up to the time of convening the Legislature no one can interfere. The But emergencies may arise when it whole matter is left entirely to the wonderfully, in regard to the Brownis president, Gen. Remick, of Paw might, for the welfare or safety of the will of him who, for the time being, ville, Ft. Kearney & Pacific Railroad. State, become necessary to have legiss is invested with the executive authornee City, Treasurer, and Col. Fitz- State, become necessary to have legis- is invested with the executive author-

vided as above. The determination of But, if for any good or sufficient City and South-West. The charaction is to be made. It is impracticable, was unadvisedly made, it is not only

chosen to commit the exercise of this wise be laid upon them.

After having commanded, and beworked hard all winter and done had passed away, the people might Secretary of State in the legitimate

her sympathy, and broke away with judge of the necessity for calling the I am clearly of the opinion that the ed the same. After repeated meetings, and a deal people, be the sole judge as to when such necessity has possed away. His attendance of absent members; that To be serious, and to the point, the

This conclusion being also concur-

-010

the Legislature, after he had issued Arbor Day in Nebraska. which should override the broad rea- cuttings put out be counted as trees satisfaction in every instance. fact is, that an investigation has been The proclamation is but a demand. planted?" In reply: I am not aucarefully made, and it has been found. This demand is based on the judg- thorized to give an official interpreta-

ROBERT W. FURNAS,

Pres. St. Bd. Au.

Deroin, and following about the route designated by the Trunk Road. We portant, but so novel in their char-This case presents at least two im- premium. The premium will be It is evident at a glauce that the car designated by the Trunk Road. We important, but so novel in their charage further informed that men with men with acter, that ordinary sources of legal regate, by any and all. The \$25 Lileads now carried on our roads (irrelated to the country of the average regate, by any and all.

AUTHORIZED TO ISSUE PROCLAMA- resolution. 14000

The long agony at Lincoln is over. Upon the first proposition my own

On last Wednesday, our new pow- gauge a wagon weighing two tons will had set in with heavy current against him and him also consider the sented to me I was strongly inclined by the indomitable Jake Rogers. On him one case being three times the brought the mail over with a light it are of equal weight-is worth any wagen. On Saturday morning the amount of argument to the practical wild boys had been out on a spree ward seeming as strongly ice-bound freight. To this the Massachusetts braska.

past three months. On Saturday a ton, which, divided over a road ten morning the river was open except- miles long, would amount to one cent. ing it seemed as though the ice would to be seventy-five miles, it will defy sun and rain for many days. amount to only one third mill." The from its moorings, and on Monday one set of platform cars to the other. For sales, and one Napolea two year old Mares, and one Napolea two year old Coil. Will take part pay in Sheep, well secured notes. Address R. A. STEWAR morning the Mary J. Arnold sat upon | and, vice versa. Each narrow gauge the waters as was her wont before the car load can thus be transferred in Bratton, Nemana Co., Neb., near Hanna's river was spanned by the ice bridge, question of cost is, by this process, reany further publication of the dis- enable us to decide the case before us and before noon she was scudding duced to an almost nominal sum. across to the Missouri side "like a thing of life."

And right here we are impelled to way enterprise, and in nine cases out Democrat and Schurz people say the of jeer abroad, and caused every good gency existed, by the temporary ab-Cincinnati Convention will nominate citizen to blush to acknowledge that sence of the then Acting Governor be awarded Jake Rogers for his fidel- are to fill the spaces between the trunk ity to business during the precarious the narrow gauge or have no railways. season just passed. Not a mail has Now that the question of placing nomination was arrranged, it is said, will not stop to enquire at this time, of the provisions of the Constitution, failed being delivered, and nearly cheap railways within the reach of aitwo weeks ago, at a meeting at which but may, on further examination, ex- he duly issued his proclamation for each and every one was delivered most every settlement is solved, it will with the same punctuality noticeable very shortly a vast railway developduring the summer and favorable ment in those regions where so large seasons, and no passenger has lisped a proportion of the products of labor The Constitution provides for the a word of complaint about their tran- is expended in hauling them to a railpopularity of Nebraska grown fruit Under the theory of our govern- regular session of the Legislature.— sit from or to Phelps, but on the cone in our own State there is room for that we have just seen two orders to exercise of acts of sovereignty are given to the several branches of govern | their assembling oftener than at these of the daring, stil, careful and pru- which can be built at \$12,000 a mile Furnas and Sons of this place, one ment whose duties and limits are pre- stated periods is left by the Constitu- dent head of the Transfer Company. and which will pay better returns from Boston, Mass., and the other scribed in the organic law adopted by tion entirely to executive discretion. Jake is an institution of which Brownville should be and isproud.

B. Ft. K & P. R. R. LANDS. We notice some of our State papers, passed through town the first of the

respondents, all in the interests of having in charge Jack Ward, a man Was organized at Villisca, Iowa, on sumed that such Legislature meet ev- With the exercise of this discretion Burns, a cook in the Wheeler House As a tonic and cordinal for the committed for the murder of Tom Rail Road, are worrying themselves at Merldian. The deed was commit-They are not pleased because of our man named Jack Lashley. Two ness to which women are essuccess. They do not like the enter- shots were fired at Barns both or one pecially subject, it is supersedrectors. This means rail road from the question as to when such an octor, the executive shall become prise of our management—the go-a- of the men, it could not be told reason, the executive shall become Villisca, on the B. & M. rail road in casion has arisen resides with the peo- atisfied that the necessity which in- head manner in which our Brown- alone, Iowa, to Brewnville and Pawnee ple, of course, for whom this legisla- duced the call has passed, or that it ville folks "push things." Abel has Pursuit was instituted for Lashley, been out to Lincoln, and actually, we but up to this writing he has not are informed, commenced suitagainst been found.—Beatrice Express. the enterprise in charge, is sufficient to make the action of the Legislature the same, that the people may be sayguarantee that there is business on available. They, therefore, have ed the expense which would other- & P. R. R. Company the lands to ly in portions of Maryland, and the which it was justly entitled to under Delaware peninsula. One grower on judgment to the Governor of the State. In this he stands in the place vocation be by the same person who threatened if the lands cannot be trees. Four rows of Duchess six issued the proclamation or not, so threatened if the lands cannot be trees. Four rows of Duchess six Did the people see that they were long as he is for the time in the legispeaking of the Woman Suffrage lobthreatened with invasion, or any exitimate exercise of the executive functhey can in another; that "they formity and quantity and size of
the Complexion the Freshness It is not the act of the individual should at least be compelled to ex- fruit exceedingly fine. keenly relished by these of our readwhich there is, in one sense, no inter- defense!" Now, we commend to our "The truth is, the female lobby has fore such convention, if the exigency In this case it is shown that the interests of our State, the—if not A CHEAP FARM FOR SALE nothing. Even Mrs. Major Dr! Walk- countermand the order so given, and exercise of the authority invested in scriptural—apropos quotation, "fret ex has been little better than a failure; and when, on Friday, immediately after the adjournment, she rushed upon the floor of the Senate, pantaloons and all to congretulate Mr. The congretulation of the congretulation and all, to congratulate Mr. Tipton where the Governor, for this purpose, occasion had arisen rendering it nec- to gobble up all the lands, but our on his arraignment of the Conkling stands in the place of the people? I essary for the Legislature to assemble folks have proved too sharp for them, in extra session and thereby be revok- and hence this cavorting around like a gentleman bovine in fly time, with Legislature, and he must, like the Legislature is not now in legal session an abreviated narrative. Keep your

of coaxing, the Commissioners of Otoe | judgment is not like a judicial decree. | all and every act done at this time as | Brownville, Ft. Kenrney & Pacific R. county have decided to submit the question of Rail Road aid to a vote of In that case the judgment is final as and that, therefore, the relator should braska! We make this assertion knowing what we say, and hereby challenge a refutation of its truthfulproposition to be voted upon. We are ger to exist which does not exist in "I regard the result of this proceed- the fact that no county in Nebraska Two Year Old AFPLE TREES, has a more careful and exacting board Road. We will indulge the hope, however that such an understanding of the Legislature. If he partment of the State Government, and When application was made for however, that such an understanding should find that he was mistaken as and I cannot concur in the views exthis first ten miles, the Commission-

over the bonds without finding any fault whatever. I am asked repeatedly for explana- The influences herein referred to, issue that "there will be some squir- His proclamation is no deed or in- tions in relation to Arbor Day." For have been at work in our own county, ming if the debate takes the turn inlegislators which, when once issued. augurated by Mr. Trumbull in reply is irrevocable; neither can I see any Agricultural Society?" "Must the advising to injunctions and the like. to Morton. Trumbull said he had ground for assuming that its issuance Society itself plant out trees in order Where however, the road has been never recommended over a dozen involves any trick or technicalty to obtain the \$100 premium?" "Will examine", it has given more than

TIMBER GROWING. that Mr. Trumbull has actually made ment of the Governor, acting for the tion of the resolution creating "Arbor Mr. Hitchcock has introduced a one hundred and three recommendation a people, who assumes that an emertions since March 4th, 1863. Schurz, the Legislature. If the emergency be the idea, or object of the Board in courage growing timber on western the incorruptible patriot, excels him does not exist, this judgment is er- offering the premiums in relation to prairies. The bill provides that by four, viz: one hundred and seven; roneous and is changed, and the ex- timber planting. The \$100 premium "any person who shall plant, protect Tipton has over ninety, while Fen- pression of this change is communi- was to accomplish a two-fold purpose, and keep in a healthy growing conditon's favors reach nearly two hun- The several proclamations are but First to encourage tree planting, Section for five years, one hundred and READ, PONDER and INVEST! the expressions or announcements of ond to encourage the organization of twenty acres of timber the trees therethese different conditions of affairs, county Societies, and thus secure aux- on not being more than eighteen feet The Narrow Gange Rail Road Again. and are binding on the Legislature. illiaries to the State Board of Agri- apart each way, on any quarter sec-We have before us the Fails City

The different proclamations may be treated and issued by one and the betraced and issue published, submitting to the voters of same person. The Court is dealing ter enabled to accomplish the purpose States, shall be entitled to patent a with the officer, rather than with for which it was designed. If a coun- whole quarter section at the expiration Falls City, Ohio and Barada Precincts, any individual. The proclamation ty, desiring to compete for the premiin Richardson county, the question of issued first being the warrant under rendering aid to the "Kansas and which the Legislature could convene which the Legislature could convene which the Legislature could convene want and appropriate configuration. The best thing to be done to be do

Narrow Gauge Railways.

CARRYING CAPACITY OF THESE ROADS. Another inportant element of the single tree in order to obtain the gauge question is, of course, the carrying capacity of the rolling stock. carriage would be made, say, seven 30 Pairs Ladies' Fine, French Kid Boots, so analagous thereto have been deter- opinion, would not be considered as could be adopted with safety in a adopt this method of converting some of my analagous thereto have been detercoming within the purview of the speed of, say, thirty miles an hour .- | see These carriages would carry each eighteen persons, no space being wasted, and there being, therefore, no unprofitable dead weight. The menchandise trunks for this gauge are con-The largest peach orchard in the structed so as to seeme the same re-Md. It covers thirteen hundred and with the minimum of dead weight.and thirty-six thousand trees. It be- area of ten by six feet itiside, and carlongs to Col. Edward Wilkins. He ry four tuns. Practically, every poris always waste room in the cars both of passenger and freight, and conse-

carry six tons weight, while on the er press, weighing 2,100 was brought present roads a wagon weighing six Advertisements under this head will be charged 25 FURNAS & SONS.

LORSALE.-Ossge Orange Seed for sale or FURNAS & SONS.

as ever and the wagon road as dirty committee have ably replied. The FOR SALE.-A good chance. One house, fence elc. on reasonable terms. Lease on lots. E for 12 years, for paying the taxes on lots. E 194 loss of time, they say, is very incon-

> FOR SALE OR TRADE.-A set of Door and Window frames suitable for dwelling. These es are new and made of pine. Sash made and fitted to the window trames.

FOR SALE -I have for sale about 300 of those I fine Peach Trees, known as the Curtis Peach, which I offer low for cash. Those wanting a fine to transfer the car bodies (construct-

LOR SALE .- One pair three year old Horses, one

TO RENT.

WANTS.

Advertisements under this head will be charded be surprising indeed if there is not WANTED.-IF YOU WANT A SITUATION advertise for it under this head. It costs but

S. T.-1860-X.

This Wonderful Vegetable restorative is the sheet-anchor of the feeble and debilitated. aged and languid it has no remedy for the nervous weaking every other stimulant. In all climates, tropical, temperate or frigid, it acts as a specific in every species of disorder which undermines the bodily strength and breaks down the

Beautiful Woman!

the Complexion the Freshness of Youth.

the farm of timber near the Missouri river, six line on the farm. The one handred and sixty of acres is all under nedge, and in a high state of least.

improvements consist of a good dwelling Mannous Barnels used by all fashionable ladies in New York, London and Paris. H costs only 7:

Now occupies the old Regulator building,

No. 56 Main Street,

Brownville, Nebraska,

with a superband selected stock of everything in

and compare his prices with other dealers.

Just arrived from the manufactories. Not a

single piece of old furniture in it. He-sides this, his is entirely a

being of the very best quality and finest fin-

ish. Parties buying of him can ex-pect to obtain the genuine ar-ticle. And better than

say that he

No one can offer

Better Inducements

In the way unlity, style and prices.

Give him a Call.

He is prepared to job Farmiture to retail deviers

on the inset advantageous forms. He su supply them with goods, either

at prices that are really surprising. Merchants

GENERAL MERCHANDISE,

ARE INVITED TO CALL.

Improved Breeds Fowls!

A FEW PATRS OR TRIO EACH, Light Brames,

FURNAS & SONS.

A white Erama, Game, Buil Cochia, Houdan Creve Coure, and Golden Pheacant Fowls to let out

ais season on snares.

Price \$5, 50, one fourth at time of sale, the re-nable in payments to said purchaser. For par-leulars enquire of W. J. Abstin, at Brownville, or

Brownville, Neb.

FOR FRUIT TREES

lines have only the choice to accept

than the most costly ones now in

Border at Meridian.

Sheriff Baker, of Jefferson county

which, as they were in the street

Pear culture is carried on extensive-

NEW ADVERTISEMENTS.

THEY CAN SELL YOU At Fifty Dollars per Thousand, which is only

Five Cents per Tree.

Corn, Oats, Wheat, Wood, Young Cattle and Hogs aken in exchange for Nursery Stock, 28-tf. ery foot of the road, and then turned Real Estate for Sale. SE qr. Sec. 21, Tp. 5, Range 14 East. 160 acres vents, in equal second payments, with 10 per cent interest payable samusily. Address,
JOHN L. SMITH,
13-4t. Hagerstown, Maryland.

\$30,000!

10,000 Tickets at \$3 Each!

\$500 IN GOLD TO THE may secure an elegant residence in the most fashiona-

ble part of the city. 117 GIFTS VALUED AT

TO BE DISTRIBUTED.

DRAWING TO TAKE PLACE IN THE CITY OF Omaha, April 18th, 1872,

Under the immediate management of G. H. COL LINS of the well-known firm of G. H. & J. S. COLLINS, dealers in Leather, Saddlery, Haraces, Buots and Shees.

LIST OF PREMIUMS. 1st Grand Prize, House and Lot, cor. 18th and

Capitol avenue, the residence of G. H. Cel-lins, containing nine rooms, gas, water, cisof the city, on the handsomest corner to "air elegant Kerney Horse Blankets Hoods

For the purpose of increasing our business, his word and honor that everything will be con-ducted in the fairest manner possible. All moneys should be sent in Registered Letters or Postofice Money Order, and addressed to G. H. COLLINS. 25 Formam Street, Omaha,

REFERENCES. First National Benk, Omaha. Dr. Geo. L. Miller, Editor Omaha *Herald*, C. B. Thomas, Editor Omaha *Republican*, Merchants of Omaha generally, Hon S. E. Palne, Iowa City, Iowa. Hon S. E. Palne, Iowa City, Iowa.
Hon P. A. Dey, Iowa City, Iowa.
Gen G. M. Dodge, Council Binffs, Iowa.
D. T. Casement, Esq., Denver.
W. B. Daniels, Esq., Benver.
W. H. Quick, Sup't U. S. Ex. Co., Ff. Des Moines.
N. B. Clawson, Sup't Sait Lake, Utah.
Walker Bros., Sait Lake, Utah.
Hon, T. E. Sickels, Sup't U. P. R. B.
Harry Rogers, Esq., Cheyenne, Wyoming,
Hon, L. D. Randali, Dubuque, Iowa.
Hon, John Thompson, Dubuque, Iowa.
Hem Willard, Esq., Marshalitown, Iowa.

ACTIVE, ENERGETIC AGENTS WANTED!

paying weight. This is a consideration which failroad men cannot fail to appreciate. The fact on a narrow Subscribe for the "Weakly Advertisen" Old-

OPENED FOR THE PUBLIC

Brownville, Nebraska.

Next door to State Bank.

CLOTHING!

Gent's Furnishing Goods! HATS AND CAPS. Boots & Shoes, for Men, Women

Dry Goods, . Fancy Goods.

A Large and Complete as- east sortment in Ladies' Furnishing Goods, such as Ready Made Under Garments, Laces, Embroideries, Ruf- widow of deceased the flings, Braids, Corsets, &c. Housekeeper's Goods! Such as Sheetings, Linens, Table

Muslins, etc. Notions, Materials for Fancy Work, as Zephyr Worsted, Split said widow, Nellie B. Zephyr, Embroidered Slippers, and George W. Read, etc., etc.

Mrs. LOWMAN. Who will attend to the Ladies' Department, has

Louis Lowman.

JOHN BOUSFIELD, Bricklayer and Plasterer,

Brownville, Nebraska. Is prepared to take contracts in his line, in city

country. All work done in the best of style. Also war build Cisterns, and warrant them perfect. 25

BUSINESS."

"FURNAS & Sons:-We have been fooled by Eastern Fruit Agents long enough; and have come to the conclusion that the best ting we can do is to support "home Inclus-

Spring stock: By this means, can we be our own agents, and save that per cent " - Ex YES SIR: You can be your own agents, and by making up the requisite number of

pledge satisfaction as to price, quality and | Court to execute and FURNAS & SONS. Brownville, Feb. 14, "

NOTICE is hereby given to the Assessors 1872. of the several Precincts in this county at there will be a meeting of the Assessor acld at the County Clerk's office in Brownville, on Saturday, the 2nd day of March 1872 for the purpose of arranging how the assessment is to be made at which time the blanks, &c., will be ready.

JAMES M. HACKER.

County Clerk, Peru, P. C. Richards. Gien Rock, Thomas Barress, Latayette, Charles Blodgett Washington, Henry Hockmeyer, Douglas, J. H. Dundas, London, B. F. McInfuch, Brownville, Henry Cecil. Nemaha City, Elias Haynes, Aspinwall, Geo. W. Culp. st. Deroin, Lorenzo Rice.

Bedford, Lee y M son. Benton, William Windsheffel, Island, L. P. Baker.



Ben. ROGERS,

PROPRIETOR. GOOD HORSES,

CAREFUL DRIVERS. HAVING PURCHASED THE COGSWELL &

ck, and fitted it up as a Stable. I am now in ever prepared to give complete satisfacn all kinds of Stock : Horses bought sold used: Stock boarded by the day or week. Is all fresh, and my Vehicles new. The an be accommodated at all hours, day or

Stock Corrall, with Good Water, attached to the Stable.

Plant Shade Trees! See Nebraska Statute, approved March 1st, 1871-Page 51-Laws 6th 7th and 8th Session.

OFT, AND ASH LEAF

MAPLE

SUITABLE SIZE FOR SIDE WALKS FURNAS & SONS, Brownville, Neb.

LEGAL ADVERTISEMENTS.

Cloths, Napkins, Pillow Cases, March, A. D. 1872, at 1

equired to appear and

Hewett & Newman, Att'ys.

should not be granted, and

Legal Notice. In the District Court of Nemalia coan Louisa Meader, Plaintin Eunice N Meader and ATOTICE is hereby given to efendents, and to all on in said court astellar county, Nebruska, to-

Mender, as widow of the leceased, and asking th ate, and to appraise th ersons interested are ben next term thereof, to ! the prayer of said pethioner should be granted. HEWETT & NEWWAY.

ORDER OF ATTACHMEST.

Richard Coryelt,plf. John Haley & Hen- I.p. Nemana ca No. ry Haley, defts, i Pife said John Haley and Henry Harry fendants, are hereby notif of Richard Coryell, plainful, become fore R. A. Hawley, a justice the property of said defen-

LEGAL NOTICE. The mas M. Green, Phil.

John W. Henderson, ad-George M. Henderson decu, Geo. B. Hen-derson, Mary E. Hencensed, Minnie Hen erson, Grace Her derson and May He. derson, defendants.

FPHE said defendants try," Our neighbors are getting up a "club" and are going to "Farnas Nurseries" for our This proposition we make to all wanting that said John W. nything in our line. Come and see us, We as aforesald, he only

ersons interested are no equired to appear, and

Dated March 7, 1872.

PATENTED OF It Is a Commista Se Time and brone Is as perfect for a V

97.50 wall that is seen Agents cented everywhet Agents and the trade. For facturers CALE. facturers 39 %. Caent 20-2m SILOO V. SELITOT

Sell Very low for Cash! He would call the attenti-

and those who want Boots are Fit Well, Look Well and Warr Wells will not be disap-Boots and Shoes Yearly and Prempts Repaired.

Also, on hand a chole stock READY MADE GOODS. which he will