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Reading Matter on EVERY PAGE.

ESTABLISHED 1856. Oldest Paper in the State.

SOCIAL DIRECTORY. LODGES.

These and Lily Conclave, No. 63, of the First Order of the Eastern...

City Officials. Mayor, J. W. Mott. City Clerk, J. W. Mott. City Treasurer, J. W. Mott.

County Officials. For Governor, Robert W. Furnas. For United States Justice, George B. Lusk.

Business Cards. Attorney, J. W. Mott. Physician, J. W. Mott.

Notaries. Notary Public, J. W. Mott. Notary Public, J. W. Mott.

Druggists. Druggist, J. W. Mott. Druggist, J. W. Mott.

Ford Stable. Ford Stable, J. W. Mott. Ford Stable, J. W. Mott.

County Surveyor. County Surveyor, J. W. Mott. County Surveyor, J. W. Mott.

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Grain Dealers. Grain Dealer, J. W. Mott. Grain Dealer, J. W. Mott.

Merchandise. Merchant, J. W. Mott. Merchant, J. W. Mott.

Saddlery. Saddlery, J. W. Mott. Saddlery, J. W. Mott.

Bridge Building. Bridge Building, J. W. Mott. Bridge Building, J. W. Mott.

Hotels. Hotel, J. W. Mott. Hotel, J. W. Mott.

Gun Smith. Gun Smith, J. W. Mott. Gun Smith, J. W. Mott.

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Roads and Sheds. Road and Shed, J. W. Mott. Road and Shed, J. W. Mott.

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BROWNVILLE, NEBRASKA, THURSDAY, OCTOBER 3, 1872. VOL. 16.—NO. 51. OFFICIAL PAPER OF THE COUNTY.

strengthened in all her parts, magnificent in all her proportions, and there she now rides in peace and prosperity.

Up to the present writing Miller has convicted no one but himself, and we speak by the card when we say that Col. Furnas will make his defamer answer in court for the slanders he has coined.

The Herald of Tuesday publishes an affidavit purporting to have been made by one T. H. Robertson, in which the affiant says: "The bill for the relocation of the Seat of Government then came up for passage over the Governor's veto, at which time five members, including Robert W. Furnas, voted to sustain the veto."

Now the fact is, the bill never came up in any such shape, and Furnas never cast any such vote. We have the "Journal," and it gives the lie to Miller and his associate slanders.

THE CREDIT MOBILIZER SLANDER. The following is the statement of the Hon. Oakes Ames, of Massachusetts, in reference to the Credit Mobilizer.

To the People of the Second Congressional District: Fellow Citizens: Charges of a serious character, in reference to the discharge of my trust as your Representative in Congress, published in the New York Sun, and extensively circulated, seem to demand notice.

The bill was read the first and second time in the House Jan. 13th, and was referred to Committee on Public Buildings. All votes now show Mr. Ames in the affirmative.

Now, by reference to the "Journal" on page 45 we find the veto message of Gov. Izard, and then the following: Question recurring in the passage of the bill, Mr. Safford moved the postponement of the question until Thursday next.

The eyes and nays were ordered, and resulted as follows: Ayes—Messrs. Bradford, Clancy, Kirkpatrick, McDonald, Reeves, Safford, Rogers and Salisbury—5.

Now we find by the "Journal" that Col. Furnas never changed his vote. And further, we find that the question "Shall this bill pass, the veto of the Governor notwithstanding," was never put, and when Miller asserts to the contrary he knowingly and willfully lies.

We are unused to penning such terms, but when we see a fellow citizen wantonly maligned and slandered, mild language fails giving proper vent to our feelings.

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But Miller insists upon it that a "corruption fund" was raised, proposed to know all about it and strongly intimates that he was privy to the disbursing of the same, which would make him equally guilty with the suborned, as the following section from the law demonstrates:

SEC. 88. If any person or persons shall, directly or indirectly, give any sum or sums of money, or any other bribe, present or reward, or any promise, contract, obligation or security, for the payment or delivery of any money, present or reward, or any other thing, to obtain, procure or influence the vote of any member of the legislative assembly, to be more favorable to one side than the other, on any question, election, matter or thing, pending, or to be brought before the legislative assembly, or otherwise, he shall be deemed guilty of bribery, and on conviction, shall be punished by imprisonment in the penitentiary not less than one year nor more than five years.

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