ADVERTISER in regard to grasshop- of the Nebraska system of railroads, per destruction by parasites and wet and Omaha will amount to little or

The Omaha Republican says a suburban farmer west of that city lost extending the Midland Pacific to a 25,000 heads of cabbage on account of western connection with the Union a storm last week. We presume it Pacific," that "that scheme is a skelwas the bail storm of which a note eton and will show nothing but barewas made last week.

The Brownville ADVERTISER comes next to the Little Globe in typograph. ical appearance, among our many exchanges. Fairbrother knows how to run a paper; but he is on the wrong track .- Neb. City News.

O. Give us a rest!

Lieut. General Sheridan was married in Chicago on the evening of the 4th Inst. His bride was a Miss Rucker, daughter of Major D. H. Rucker, Assistant Quartermaster General. Phil is forty-seven years old.

The latest accounts of the fatal results connected with the burning of the Catholic ohurch at Holyoke, Mass., of which we gave an account last week, give the total number of the benefical effects of our Trunk dead at 71. Of this number 55 were road. females.

The Tecumseh Herald says, it reference to the hopper, "When we state that they are doing much injury in this county, we believe we state a truth, and we speak that which is equally true when we tell that taking into the estimate the entire county, there is enough small-grain yet remaining to make an average crop. The grain, unharmed by the locusts. gives cheering promise."

Mr. Grant's letter is not difficult of interpretation, and it simply means that he wants to be the first President to serve twelve years .- Star.

Had the editor of the Star occasion to comment on a letter from Jeff Davis he would swallow it just as written -as he is always ready to swallow or: let the convention say what the Jeff, petticoats and all-but he could services of a Governor of this State think of putting an honest, candid construction on anything Mr. ter, then-if the convention is deter-Grant would say, and he therefore min d to legislate on the clerk bustfinds no difficulty in interpreting his ness, it most assuredly should not do letter in the light that all rebeldom more than to name a maximum

Friday morning the jail-keeper at should by all means heed the sugges-Nebraska City was overpowered by tions of Mr. Gere, not to consolidate two masked men, who entered his the Governor's salary and clerk hire. room through an open window, and It is not in accordance with proper three notorious criminals were set at business rules, and then there would liberty. The names of the men re- be a temptation held out to the Govleased were Hank Dodge. Walt Hard- ernor to be stingy with his help, ing and Ferris. The former two were which would prevent much useful inaccused of robbing and murdering a formation from being given to the man some months ago on French- people from the Executive office-reman's Fork of the Republican, and ports and documents-the legitimate were confined in the Otoe jail await- work of clerks. The best way for trial. Ferris was accused of horse- any such body of men to do is to do rtealing. The jailor was locked in a one thing at a time, and do it right,

VEBTISER, by name G. W. Fair- a thrust at the life of the instrument; brother, for short, Wash., gets a bunch of old rags, that means his Sunday clothes, and papers, tles them State wants and needs a constitution to a long pole, soaks the wad in coal suitable to the present, and what may oil, touches a light to this combusti- reasonably be anticipated for several ble ball, and then with wrath in his years in the future, the only danger eye, and madder than a hornet at a of having the new constitution depers, he stirs them up, roasts, stews feated lies in the danger that threatand fries them, and when he has ensthrough much legislation. Every scorehed the legs off of about six hundred thousand, he sits down and smiles a smole of pure, serene and happy contentment. He is down on grasshoppers, grasshopper clerks, the constitution the more enemies it Church Howe and the Bourbon Dem- will have. This is obvious, and if the ocratic mob .- Nemaha Valley Jour-

Well Sam., we are not in with any "feller" who is not patriotin-enough to burn his clothes to get away with a lot of grasshoppers. They mustn't fool around us "the way times is," as old Joe Coleman said alds the glad tidings that "since his years to come. when he kicked the broken winded tour in Texas, Mr. Jefferson Davis' copperhead off the sidewalk, you chances for the Presidency are eviknow.

vention, recently submitted a propo- sentiments of their hearts and shout or trammel their freedom, sition for the consideration of the con- for Davis, and throw the rebel flag to vention, that the question of remov- the breeze inscribed, "Up with Jeff ing the capital from Lincoln be sub- Davis and the lost cause, and down mitted to a vote of the people-taking with Republicanism and the Conetithe matter out of the hands of the tution." legislature. It appears from the reported debates that while a majority were in favor of a removal, they were federal soldiers march into the houses "stuck" when it came to naming a of unoffending citizens and drag them

We cannot see what could be more Star. fair than estop the legislature from redesire the captal removed, let it pro- any virtue in any kind of soldiers or vide for taking a vote on the question. as to where a majority of the voters want it removed to, and let the will of the people be the law, instead of having the question governed by speculators and sharpers who infest the capital always during a session of the of the legislature, and too often control every important matter which comes before that body. To submit a proposition to remove without saying where to, as has been proposed, is a Missouri, but at this time there are ridiculous idea, and would not meet with much favor, we think.

As to a constitutional provision re garding this matter endangering the constitution, we do not think it would. However, if it should be voted down the east could stand it awhile longer under the old constitution if agreeable to the west to have it so.

of the legislature, and placing it in in Texas. the hands of the people to dispose of : because by removing that question calculated to elicit more corruption and the Papillion river in Sarpy county. bribery amongst legislators than any matter which can come before the legquestion for the people to decide.

THE TRUNK R. R.

The Omaha Republican urges the business men of that city to organizes a company and proceed to have the Trunk railroad built at once; that The Kearney Pressagrees with THE "the Trunk road is the back-bone of nothing as a commercial centre until it is in operation." The Republican thinks "Converse is wasting time in bones until he extends his road to Omaha by way of Syracuse, in Otoe

We hope the suggestion of the Re publican will ere long take practical shape and that the Nebraska Trunk line will be speedily put under way of construction. But why go via Syraouse, we would like to know, unless to spite Nebraska City? And does it pay to spite people? It would certainly pay better, pecuniarily, to run directly via Plattemouth to Nebraska City, even though the latter city give not a cent to aid in its construction. The Trunk rallway should, to meet its contemplated objects and uses, run along the river bank as nearly possible, and a zig'zag line such as running out to Syracuse and then to Salem would make, would greatly modify

The position taken by Judge Maxwell and Mr. Gere, as reported by the Journal, on the salary question, is to our mind the most correct one reported-to fix the salaries of the State officers and permitting the legislature to allow clerk hire not to exceed a certain sum, to be named by the convention. But even to Ifmit the amount to be paid for clerk hire is not exactly the right thing, because no one can tell how much or how little clerk labor will be needed from year to year, nor what kind of work-for there are some kinds of office duties more arduous than others that a good clerk would discriminate in. We think the question a very simple one to solve. Take for instance the office of Governamount, to be allowed by the legislature. And so with all the State of-Some time before daylight on last ficers. We think the convention cell by his visitors and guests but not and in every instance and on every six Judicial Districts in addition to a diction as may be provided by law. subject "legislating" should be avoided-shunned with the reasonable The editor of the Brownville AD- dread that every item of legislation is

> The Galveston News with joy herdently improving." Now let the

more or less, its opposers, and of

course the more legislating there is in

We have grown accustomed to see place to which it should be removed. off to prison upon charges trumped

> carpet-baggers except such as emigrated from the old confederate army.

The grasshoppers did not leave Misbe banished by prayer. About that time there were some from the Southern part of that State having their wings sufficiently developed, probably flew off, and some millions of grasshoppers kicking and chawing things to pieces in Missouri as well as in Kansas and Nebraska.

Recently a couple of horse-theives named Chas. Williams and Ed. Wilson, stole a span of mules in Illinois. The thieves were found and arrested It seems to us that every fair mind- in St. Louis with one of the mules. ed man would favor taking the capi- Letters found upon the thieves showtal removal question out of the hands | ed them to belong to a gang of robbers

from legislative control a bone of con- named Schebilskee, who was study- son, Iowa. tention would be removed which is ing for the ministry was drowned in

Two men named C. Rice and Abra- the hand four times by a rattlesnake, islature. And it is a fair and proper ham Knable were recently drowned from the effects of which it died soon in the Loup river. afterwards.

THE CONSTITUTIONAL CONVEN-TION-ITS LABORS.

A leading newspaper in this State. the editor of which is a member of the sitting constitutional convention, bserving the almost universal disappointment and dissatisfaction of the people as to the labors of that august body says, substantially: "We think the people are in haste expressing themselves. Better wait until they see the new constitution. Then if they do not like it, complain." This might be replied to briefly by saying then it would be too late. The work of members extinct. No other alternative would then remain but to either vote down the constitution or adopt one upon the whole not as desirable as the old one. The people want a new constitution and they want it to suit them. They have delegated the power to a body of men called a convention to perform this duty for them, and have a right, if not to instruct, to and advise the convention what they American industry. will accept or reject. Every evidence thus far is that the convention is not engaged really in making a constitution, but in legislating-attempting to exercise a power not vested in them. Either ignorant themselves or assuma constitution, and enacting laws. Locating or changing the State cap-

itol, or county seats, changing the names of persons or places, regulating county and township offices, regulat- cease ing the practice of courts and such for consideration in a constitutional charter, or dog law. A constitution served for occupancy by actual setshould be merely, and nothing more, than a limit to legislation expressed matters. A reservation of power not qualified approval. usually delegated, or desired to be delbeyond which legislatures may not minish taxation. go. For instance in the matter of sala named sum; in taxation a certain per cent. should not be exceeded; the State should never create an indebtedness beyond a fixed amount. But not be the next year. Especially is such a constitution applicable to new growing State. What we most need is a plain, concise, flexible instrument, subject to easy, economical and frequent changes, or amendments by the people, as growing wants demand, leaving all as near the constitution. Any body of men at- SEC. 2. The supreme court shall contempting to go beyond this, are as-

The idea that this State to-day, needs a county court in each county, Supreme Court, or twenty-six Senatorial and fifty-two Representative Districts, with a Legislative Delegation consisting of one hundred and rage which should not be tolerated-

is evidence of "put up jobs." It is gratifying to know that there comprehend their duties and the accordance therewith, and in com-for the term of—years.

SEC. 6. The judge of the supreme point of established law will have pliance with the letter and spirit of the act creating the convention, amending the present constitution or election to fill a vacancy, shall be convention would have its work endorsed by the people it will act wisely influence seem to ignore the purpose having in like manner the next shortand assume to make an entire new stead. constitution; new in principle, and even phraseology-legislating for

der a burthen they are now scarce able to bear, are willing to submit to Omaha Herald, the Lincoln Star, the a change, hoping for the better but by the supreme court a reporter, who The committee on miscellaneous Nemaha Granger and the Nebraska are not ready to approve a constituprovisions in the constitutional con- City News come out with the honest tion that will utterly crush them out, court, and as librarian of the law and

JUSTICE.

The Oblo State Universalist Convention which convened at Columbus on the 4th, unanimously resolved that "the strength and glory of America is in her free schools which the Roman Catholic church is now seekup by scalawage and carpet-baggers .- every religious denomination, which persons charged with felony to a plea is loyal to our national form of govern-The carpet-bagger of that Lincoln ment to unite in the support of our interests of religion and humanity.

The N. Y. Tribune, known to have been bitterly against Grant since the beginning of his second term as Pressouri on the 3d, the day they were to dent, regards the third-term letter "as finally withdrawing Grant's name from the list of candidates for the next Presidential contest." No man with ordinary common sense and honesty will put any other construction on the letter.

> A man in Leavenworth Kansas by falo, Adams, Webster, Franklin, Harlis much more than Pennsylvania the award of contract the name of Holliday, last week tried lan, Kearney, Phelps, Gosper, Furnas, to smother his wife to death with a Hitchcock, Dundy. Chase, Cheyenne, look to the Republican party of that Bids should be endorsed on envelope "Bid pillow; failing in that he tried to Keith, Lincoln, Dawson, Sherman, State to make in October next, under for Forage." beat her brains out with small stone, making nine severe wounds, breaking her jaw-bone. The wretch was placed in jail.

A shipment of flour in paper bar- er two-thirds of the members elected rels (150 bbls) has been received in to each House shall concur therein, Cincinnati, the first ever received in sand eight hundred and eighty, and that kind of package in that market. not oftener than once in four years in-On last Thursday a young man The flour was sent from Fort Atkin- crease the number of judges of the rel was about the payment of some

> shall be formed of compact territory. A child of Mr. Hogan, of Saunders and bounded by county lines: and county, Neb., was recently bitten on such increase, or any change in the the Dardanelle Independent, shot and

tion assembled at Columbus on the 2d inst. The following ticket was nom- of \$3,000, and the judges of the insted: For Governor, Hon. R. B. district court shall each receive a sala- gin to come in in about two weeks. Hays, of Sandusky; Lieut. Governor, ry of \$2,500 per annum; payable T. L. Young, of Hamilton; Supreme quarterly.

Judge, G. W. McIlvain; Auditor, J. Little; Treasurer, Z. Miner.

principles were unanimously adopted salary be paid to any county judge. by the convention: The Republicans of Ohio, in con-

vention assembled, reaffirming the ty court of such county, and whose cardinal principles of their organizsthe convention would be at an end, tion, which have become recognized and the constitutional functions of maxims of both State and national government, declare on specific points the series of sentiments following: and all citizens are equal under the

laws, and are entitled to their fullest 2d. That policy of finance should be steadily pursued which, without they shall not have jurisdiction in unnecessary shock to business or trade. will ultimately equalize the purchasing capacity of the coin and paper

3d. We are in favor of tariff for uggest, and now is the time to speak revenue, with incidental protection to 4th. We stand by free education, our public school system, the taxa-

tion of all for its support, and no division of the school fund. 5th. Under our Republican system of government there should be no connection, directly or indirectly, be-tween the church and state, and we ing that the people are too ignorant to oppose all legislation in the interest of know the difference between framing any particular sect upon this subject. 6th. We demand such arevision of the patent laws as will relieve industry from the oppression of monopolies in the administration.

7th. A gratified people can never remember the services soldiers and should generosity like, are no more legitimate matters in the adjustment of pay and bountles. 8th. That we demand that the pubconvention than a ferry or bridge lie domain shall be scrupulously re-

9th. The determination of the government to collect the revenue and in relation to certain fundamental prevent and punish frauds has our un-

corporations to create debts should be ation; and the organization, jurisdicigated to Legislatures; an establish- restricted, and local and other expention, powers, proceedings and pracment of maximum-lines, or boundaries ditures should be so reduced as to di-11th. The observance of Washing-

eries, or fees, they should not exceed of a second presidential term, will be courts, severally, shall be uniform. few, if any features should be specific- of the patriot and soldier has added ally fixed. Because what might be es- that of the capable statesman, has en- or appointed. The terms of office of sential and degirable this year might titled President Grant to the gratitude all such officers when not otherwise of his countrymen.

CONSTITUTIONAL CONVENTION:

TRE JUDICIAL DEPARTMENT.

SECTION 1 The Judicial power of this State shall be vested in a supreme court, district courts, county courts, fore the expiration of the regular term justices of the peace, police magistrates, for which he was elected, the vacancy people as possible subject to their con- and such other courts inferior to the shall be filled by appointment by the trol and management. This is a district courts, as may be created by Governor, until a successor shalf be Cheaper than the Cheapest, at plain practical idea, or principle of a law for cities and incorporated towns. elected and qualified, and such sucsist of three judges, a majority of pired term at the first general election whom shall be necessary to form a that occurs more than thirty days afnever dreamed of entrusting them It shall have original jurisdiction in Vacancies in all other elective offices cases in which the State shall be a filled by election, but when the unexbeas corpus, and such appellate juris- the vacancy may be filled by appoint

supreme court shall be held in each year, at the seat of government. SEC. 4. The judges of the supreme court shall be elected by the electors courts suits shall be brought. fifteen members, is simply an out- of the State at large; and their terms of office, except of those chosen at the first election, as hereinafter provided, diction atchambers as may be provid-

shall be six years. SEC. 5. The judges of the supreme are some men in the convention who court shall immediately after the first the name of "The State of Nebraska," election under this constitution, be and all prosecution shall be carried on wishes of thes who sent them there, his office for the term of — years, ka." and have been desirous of acting in- one for the term of -years, and one

not holding his office by appointment for which they have been convened, est time to serve shall preside in his

SEC. 7. No person shall be eligible to the office of judge of the supreme court unless he shall be at least thirty years of age, and citizen of the Uni-This people, while staggering un- ted States; nor unless he shall have resided in this State at least three years next preceding his election. SEC. 8. There shall be appointed

shall also act as clerk of the supreme miscellaneous library of the State, whose term of office shall be for the term of four years, unless sooner remove by the court, whose salary shall be fixed by law, not to exceed fifteen hundred dollars per annum. The copyright of the State reports to for-

ever belong to the State. SEC. 9. The District courts shall have both chancery and common law jurisdiction and such other jurisdiction at the legislature may provide, ing to destroy, that it is the duty of and the judges thereof shall admit of guilty and pronounce sentence as

may be prescribed by law. SEC. 10. The State shall be divided moving the capital without submit- Democratic concern never saw such a free school system on the ground that into six judicial districts, in each of ting the matter to a vote of the people. That is, if the legislature at any it from any truthful source. time are led to believe that the people And in his opinion he never saw government, its institutions and best whose term of office shall be four

> Until otherwise provided by law, said districts shall be as follows: First District. The countles of Richardson, Johnson, Pawnee, Gage Jeff- be provided by law. erson, Saline, Thayer, Clay, Nuckolls and Fillmore. Second District. The countles of

York, Seward, Hall and Howard. Fifth District. The countles of Buf-Red Willow and Frontler. Sixth District. The countles

ley and Valley. SEC. 11. The legislature, whenevdistrict courts, and the judicial dis- drinks. tricts of the State. Such districts

The Ohie State Republican Conven- and shall do so when required by law. SEC. 13. The judges of the supreme court shall each receive a salary

SEC. 14 No judge of the supreme court or district court shall reserve sioners of Red Willow county was James Williams; Attorney General, any other compensation, perquisite or struck by lightning and instantly benefit, in any form whatsoever; for killed on the 17th ult. The following coneise, patriotic and or on account of his of office most unobjectionable declaration of nor act as attorney or counselor in SEC. 15. There shall be elected in and for each organized county one judge, who shall be judge of the coun-

term of office shall be two years. SEC. 16. County courts shall be courts of record of and shall have original jurisdiction in all matters of probate, settlements of estates 1st. The states are one as a nation, of deceased persons, appointment of guardians and settlement of their accounts; in all matters relating to apprentices; and such other jurisdiction as may be given by general law. But eriminal cases in which the punishment may exceed six months' imprisonment, or a fine of over five hundred | 50 cents.

dollars; nor in actions in which title to real estate is sought to be recovered or may be drawn in question; nor in actions on mortgages or contracts for the conveyance of real estate; nor where the debt or sum shall exceed

one thousand dollars. SEC. 17. Appeals to the district courts from the judgments of county courts shall be allowed in all crimfendant: and in all civil cases, on application of either party, and in such other cases as may be provided by

SEC. 18. Justices of the peace and police magistrates shall be elected in and for such district, and have and exercise such jurisdiction as may be provided by law; Provided, That no justice of the peace shall have juris-diction of any civil case where the amount in controversy shall exceed one hundred dollars; nor in a criminal case where the punishment may exceed three months' imprisonment, or a fine of over two hundred dollars: nor in any matter wherein the title But Den's Prices are Lower than the or boundaries of land may be in dis-

SEC. 19. All laws relating to courts 10th. That the power of municipal shall be general; and of uniform opertice of all courts of the same class or grade, so far as regulated by faw and the force and effect of the proceedings. Low Price, go to Den, and see that ton's example in retiring at the end judgments and decrees of such cinct for which they shall be elected

reside in the district, county or pre- Nice Family Hams, Shoulders, Side prescribed in this article, shall be two years. All officers, not when otherwise provided for in this article, shall perform such duties and receive-such compensation as may be provided by A Full Line of Fashionable Hats,

SEC. 21. In case the office of any judge of the supreme court, or of any district court, shall become vacant becessor shall be elected for the unexcases relating to the revenue, civil provided for in this article shall be party, mandamus, que warranto, ha- pired term does not exceed one year ment, in such manner as the legisla-SEC. 3. At least two terms of the ture may provide.

SEC. 22. The State may sue and he sued, and the legislature shall provide by law in what manner and in what courts of record shall have such juris-

classified by lot so that one shall hold in the name of "The State of Nebras-

be formed or established by the legisnor shall any county be formed of a

SEC. 2. No county shall be divided. or have any part stricken therefrom without first submitting the question to a vote of the people of the county voters of the county voting on the question shall vote for the same.

SEC. 3. There shall be no territory tricken from any organized county unless a majority of voters living in such territory shall petition for such division, and no territory shall be add- to W. H. STENNETT, General Passenger Agt., ed to any organized county without Chicago. the consent of the majority of the voters of the county to which it is proposed to be added; but the portion so stricken off and added to another county, or formed in whole or in part into a new county, shall be holden for and obliged to pay its proportion of the indebtedness of the countles from

which it has been taken. SEC. 4. The Legislature shall provide by law for the election of such county and township officers as may

SEC. 5. The Legislature shall provide by general law for township organization, under which any county may organize whenever a majority of the legal voters of such county voting at any general election shall so determine; and in any county that shall have adopted a township organithe same may be submitted to a vote of the electors of such county at a general election in the manner that shall

Ohio, up to the inauguration of the Bill Allen regime, had had a very Nemaha, Otoe, Cass and Lancaster.

Third District. The countles of Douglas, Sarpy, Washington and Burt.

Fourth District. The counties of Saunders, Dodge, Butler, Colfax, Platte Polk. Merrick Hamilton Saunders, Dodge, Butler, Colfax, lican party, to whose leaders and Platte, Polk, Merrick, Hamilton, founders she had contributed Chase, Wade, Corwin and others equally conspicuous in our political history. Ohio ders, that they will become bondsmen on political pulse of the nation, and we mestic production. the leadership of general Hayes, the that the quantities contracted for may be infirst successful assault upon the Dem-Cumming, Dakota, Dixon, Cedar, ocratic lines with a view to effectually Wayne, Stanton, Madison, Boone, and thoroughly turning back the tide Plerce, Knox, Antelope, Holt, Gree- of repudiation, Ku-kluxism, and rebelism in 1876. - Globe-Democrat.

> Anton Huber, a St. Louis saloon keeper, on the 4th inst, shot John Cardon through the heart. The quar-

D. P. Cloyed, one of the editors of boundaries of a district, shall not va- killed Hon. R. W. Wishard a promicate the office of any judge.

SEC. 12. The judges of the district courts may hold courts for each other, inst.

It is estimated that the wheat crop, alone, of Northern Texas, will be about 10,000,000 bushels, and will be- Self-Raking Reaper and Mowel

W. H. Burger one of the Commis-

L. LOWMAN, Received a splendid Stock of linen suits. Latest styles only.

Wanted-About 50 head of cattle to feed till fall. tf J. C. DEUSER.

Splendid lot of new prints received this week, only 80 to 100 a yard, by McPherson.

L. Lowman is selling ribbons and fancy dress trimmings cheap.

McPherson is selling goods below grange prices for cash. L. Lowman sells hip gore corsets,

For dry goods or groceries, go to McPherson's and get more for your money than at any other store.

Call and examine McPherson's new goods and get his prices. Kitchen tables for three dollars,

and new bureaus at Roy's.

Orders for elgars filled promptly and strictly according to order at McPherson's wholesale eigar house, Brownville, Neb.

L. Lowman will sell chevoit shirts at great bargains.

hoppers, here one Day and away the other.

Lowest, and Den will not be Undersold, so you who want Good Goods, at

you get Full Value for your Money.

Meat. Lard, and Pickled Pork at Reduced Prices, at W. T. DEN'S.

Furniture and Hardware,

W. T. DEN'S.

Caps, Clothing, Boots, Shoes,

suming to exercise powers the people quorum or to prononnee a decision. ter the vacancy shall have happened. Two Houses to Rent, Apply to W. T. DEN.

Emportant to the Traveling Public

It is the duty of all persons; before starting the safest and pleasantest to travel.

North-Eastern Iowa, you should purchase sw qrsw qr. and submitting it to the people for the chief justice, and such shall pre- or counties, or either of them to a less consin, via Fulton; and if you are going to sw qr nw qr sw qr their approval. But the controling side at all terms of the supreme court; area than four hundred square miles, Chicago, or East, you should, by all means, e his eqr sw qr sw qr purchase your ticketsby the Old Pioneer whise graw qraw qr. Route-THE CHICAGO & NORTH-WEST. e hf sw qr sw qr sw qr

man Sleepers, new and magnificent Day Coaches, and the best Smoking and Second nor unless a majority of all the legal Class Cars now on any road in the United

> tables, etc., may be had at any of the Through Western Traveling Agent, Omaha, Neb., or

DEATHS.

note is given for the purchase of timber land it shall be further secured by the endorse-ment of two freeholders of the county, to be approved by the County Treasurer, and, in case of non-payment of interest or princi-pal, the land shall be surrendezed, with im-RICH—At Republican City, Harlan county Nebraska, on Sunday the 23d of May, 1875, of hypertrophia of the heart, Dr. James F. Rich To the purchaser paying the full amount "It must be sweet, O, thou, my dead to lie, of the purchase money, for the lands pur-chased at such sale, the Treasurer of said county will deliver a receipt and a duplicate The life-long struggle ended; ended quite, receipt containing a description of the land sold, and on acknowledgment of the pay-The lips that nothing answer, nothing ask,"

Doubt, fear, hope, sorrow, all forever past, Past all the hours, or slow of wing or fleet; It must be sweet, it must be very sweet." +Nemaha Valley Journal,

NEW ADVERTISEMENTS.

PROPOSALS FOR FORAGE. HEAQ'RS DEPARTMENT OF THE PLATTE,)

Interest thereon, according to the conditions of such note, the purchaser shall be entitled to duplicate receipts of payment and purchase of such lands therein described; that no timber shall be cut thereon, except necessary for firewood for the occupant of such land, and for the improvements thereon; and that in case default shall be made in the payment of the interest or principal, or any part thereof, or if any such conditions shall be broken that then the land there had CHIEF QUARTERMASTER'S OFFICE, OMAHA, NEB., May 25, 1875. SEALED PROPOSALS, in duplicate, under the usual conditions, will be received at this office until eleven o'clock a, m., on Fri-Each bid to be considered should be guar

A preference will be given to articles of do The contracts will be let with the provise

Quartermaster of the Department of the Department of the Department of the Department of the Pending full delivery.

The right to reject any or all bids is reserved Full conditions and requirements will be made known, and blank bids furnished, on application at this office.

ALEX. J. PERRY.

48w4 Dep'ty Q, M. Gen'l.

G. S. DUNN, CLOCKS, WATCHES, JEWELR' SCHOOL BOOKS, Miscellaneous and Blank Books, Pens,

We have fitted up in fine style a Billiard Parior, and put up therein two tables fresh from the man-ufactory, to play upon which we invite gentlemen fond of the exercise. The Billiard Parior is located Paper, Pens, Inks, Slates, Wall Paper, Win dow Shads, Daily and Weekly Papers, Mag-azines, &c., &c. Repairing of Clocks, Watch es, Jewelry, &c. All work warranted.

DORSEY

Har and perfect gearing, we consider much lighter than the majority of Reapers. Our

orses will cut from twelve to fourteen screen

Especial attention is given to the quality

of material and workmanship employed in the construction of all machines we build.

Nothing but the best stock is used, and we

GRAIN, SEED AND

First Street, bet. Main & Atlantic,

CORN, OATS, WHEAT,

RYE, BRAN, SHORTS, AND

Chopped and Mixed Feed.

ALWAYS ON HAND.

500 Bushels Iowa

SEED CORN.

Good Grain & Stock Scales

Connected with the store.

CORN BY THE WAGON LOAD,

PUBLIC SALE OF

In Nemaha County.

NOTICE IS HEREBY GIVEN, That by virtue of an order issued under the hands of the Land Commissioner of the

State of Nebraska, and in pursuance of the statutes of such State, entitled "An Act to

provide for the Registering of School Lands,

etc," approved June 24th, 1866, and amended and approved February 15th, 1871, I, WILSON E. MAJORS, County Clerk of Nemana Coun-

TUESDAY, JUNE 22nd, 1875,

at public auction, and sell to the highest bid-

nor in any case for less than the minimum price of seven dollars per acre, the following

described pieces or parcels of land, situated in the County of Nemaha, State of Nebraska, known as School Lands, belonging to the

said State of Nebraska, in parcels of not ex-

ceeding forty acres of prairie or ten acres of timber lands, for the use and benefit of the

school fund of the said State of Nebraska

day to day, from the hour of ten o'clock in

the forenoon, to twelve o'clock noon, (Sun-days excepted.) until the said tracts shall be

DESCRIPTION OF LANDS.

TERMS OF SALE.

chaser, ten per cent. cash down on prairi-lands, and fifty per cent on other lands, a

per annum; the first payment of interest to be computed to the first day of January next

note is given for the purchase of timber land

TITLE.

ment of the purchase money, and on presentation of either to the Land Commissione

at any time after fifteen days from the date of each receipt, shall entitle the purchaser to a title to said land, in fee simple, from the said State, and the delivery of a deed on the sur-render to such Commissioner of the other

receipts; and to the purchasers purchasing on credit, the said Treasurer will execute in duplicate, one of which shall be delivered to the purchaser, and the other retained for the

use of the State, after being signed by the purchaser. A contract of sale for the land

purchased, conditions that upon the pay-ment of the unpaid purchase money and the

be broken, that then the land therein des-cribed shall be surrendered by the purchaser

his heirs and assigns, with improvements thereon, to the State, and the said contract

Dated Brownville, May 14, 1875.
WILSON E. MAJORS,
46w6 Clerk of Nemaha County.

J. MUDDART & CO.,

No. 51 Main Street.

BROWNVILLE, NEB.

**BEST WINES & LIQUORS** 

KEPT ON HAND.

BILLIARDS.

shall be void and of no effect.

Treasurer of said county, with a pror

DESCRIPTION.

ier, but at not less than the appraised value,

HUDDART & McCOY.

JOSEPH CURTIS.

Combined, for 1875.

In the Probate Court of Nemaha County, Na In offering the Borsey Reaper for the coming harvest. Dwould call particular attention to some of the principal points of excellence requisite in a first-class machine, some of which the Dorsey possesses, and are superior to all other Reapers made.

The chief principal of merit I claim for the self-Rake, and its great success as such, is in the mking center having its location between the driving wheels, thereby allowing the The said George Carnes, a non-resident of the said Asa Day has commenced a civil ac tion against him in said court, the object of which is to recover of said defendant the sun of one hundred and fifty-nine (158) doilars with interest thereon from April first, 1873 fifty cents (\$162.50), due plaintiff on accorthe driving wheels, thereby allowing the rakes full sweep to bring in the grain and and that said plaintiff has attached the property of said defendant in said county, coast rakes full sweep to bring in the grain and rake the sheaf square, and in the most perfect manner, for the binder. No other machine, whose rake center is on the bar, can deliver a perfect sheaf; the sweep being too short, the sheaf, if well formed on the top, is invariably tangled and in bad order underneath. This is certainly a point well worth considering in the purchase of a machine, as much labor is saved in binding good work. The draft of the Dorsey, owing to its peculiar and perfect gearing, we consider much ting of a horse, wagon, harness, and growing wheat and corn, to satisfy his said claim; and that said defendant is required to ans-wer said action on or before the 2d day of T. L. Schick and J. W. Newman, All's.

LEGAL ADVERTISEMENTS

Attachment Notice.

lsa Day, Pl'ff,

George Carnes, Def't.

PROBATE NOTICE.

arge machine is so very light that two small of grain per day with ease, and without change of team—an important matter to be considered, and one strongly commented on trix of said estate before me at the court day of June, A. D. 1875, and the 4th day of Da day, for the purpose of presenting their claims for examination, adjustment and al Nothing but the best stock is used, and we always endeavor to combine strength with lightness and finish. All eastings liable to break are made of malleable iron; the masterwheels and principal boxing are babbited. Every machine is warranted to do as good work as can be done by any other reaper.

Can be done by any other reaper. break are made of malleable iron; the mas-terwheels and principal boxing are babbited. Every machine is warranted to do as good work as can be done by any other reaper.

50w1

Probate Netice.

TOTICE is hereby given that Z. P. Thorn ne of the Administrators of Loren-eccased, has this day filed the final secount of the administration of said saids. Said account wirroe before the Propage court for settlement on the Eth day of June, A. D. 75, at 11 o'clock a. m.; all persons inte in said estate will appear and show cause, if any there be, why said account should not be allowed as filed. Dated, June 8, 1875. E. M. McCOMAS, Probate Judge.

Estray Notice.

fayette precirct, Nemaha Co., Neb., filve head of cattle described as follows: One Steer, red, six months old; one steer white, two years old: one steer clay-bank, two years old; one helfer, white, two years old; one helfer, line-back, one year old. The last four branded on the right hip with the letter "C."

N. JOHNSTON. letter "C." April 17th, 1878.

Notice of Divorce.

TORACE N. ADAMS, You are hereby notified that on the 3ist day of May, 1875, Melessa J. Adams filed her petition is the District Court, in and for Nemaha county. District Court, in and for Nemaha county, Nebraska, in which petition she prays to be divorced from you for neglecting to provide suitable maintenance for her; for extremo cruelty toward her and for habitual drunkeness, and that she have the care and custody of her three children Elva, Mary E. and Morris P. Adams. You are required to answer said petition on or before the 12th day of July, 1875.

MELISSA J. ADAMS. MELISSA J. ADAMS.

W. T. ROGERS, Att'y for Pl'ff, Notice for Divorce, McCarter did, on the 13th day of May, A the County of Nemaha and State of Nebras ka, charging the said Mary A. McCarter with adultery with one John G. Radeliff and ask ing that he may be divorced from the said

for hearing at the next term of said court

said petition on or before the 28th day AARON S. McCARTER. by J. S. STULL, his Attorney. Dated May 13th, 1875. 47w4

JUDKINS' FLOUR SFEED STORE

Browsville, Nebraska. LINCOLN NEW METHOD AND

SPRING WHEAT BRAN, SHORTS,

CHOPPED & MIXED FEED, CORN, &c IOWA SEED CORN. ELL AS LOW as any house, in the city.

W. A. Judkins.

DRUGGIST BOOK SELLER

LOWEST PRICES. North Side Main St. John McPherson,

has every thing in his line at the

MANUFACTURER OF AND JOBBER OF

TOBACCOS, PIPES, AND

SMOKER'S ARTICLES, BROWNVILLE, NEB.

orders from the country solicited and promptly filled. I. S. NACE, Traveling Agent.

HOMEWOOD MILLS RUNNING

HENRY SHIFFER, scknowledged to be the best miller in the

State, assisted by Mr. Henry; Emerson, I am prepared to furnish GOOD FLOUR in any quantity. Every sack warranted.

My Flour is for sale at all the principal stores in Brownville. GEO, HOMEWOOD. Sheridan Mills, April 1st, 1875.