

Monday this week 150 negroes arrived at Nebraska City.

The U. S. Collectors are still after the moonshiners of Tennessee.

Much of the wheat in Iowa has been badly damaged by chinch bugs.

Napoleon Bonaparte, colored, was hanged for murder at Sardis, Tenn. on the 19th.

Great preparations are being made in all the Southern cities to forestall yellow jack.

The Nebraska Republican state convention is called to meet in Lincoln, July 30th.

At the recent city election of Jackson, Florida, the Republicans elected their ticket by 100 majority.

The President has appointed ex-Governor Ramsey, of Minnesota, Secretary of War to succeed McCrary.

Arrears of pensions, amounting to \$10,219,000 have been paid up to this date under the new law. \$25,000,000 were appropriated.

A correspondent at Paris reports that Prince Jerome Napoleon wholly disclaims any intention to become a pretender to the Imperial throne.

Cincinnati papers announce that at the German Sangreest recently held in that city, three hundred and fifty thousand dollars worth of beer was drank.

The Secretary of War has issued orders for 1500 tents and 10,000 rations daily for twenty days, for yellow fever sufferers at Memphis.

John Hope, convicted of robbery of the Manhattan Savings Bank, of \$3,000,000 of securities and cash, has been sentenced to State prison for twenty years.

In the case of the negro Cox for the murder of Mrs. Hull, N. Y., the court has granted a stay of proceedings until October, when the case will come before the Supreme Court.

The pay of U. S. Marshals being cut off by Congress, the illicit whisky stills of the Southern States heretofore suppressed by the Marshals are boldly springing into life and activity again.

Chicago reports of the 22d quote stock better than last week. Hogs, mixed, \$2.90@3.25; light, \$3.00@3.35; choice heavy, \$3.40@3.85.

Cattle—Receipts 4,840; trade dull; export grades steady, \$4.75@5.20; good to choice shipping, \$4.20@4.60; common to fair, very dull, \$3.60@4.00. Western cattle slow.

W. H. H. Clayton, U. S. Attorney for the Western District of Arkansas, publishes a notice to the effect that no action will be taken at the August term of court in any criminal case, and inforas parties and witnesses in such cases that their attendance will not be required until November 2d, next. It is alleged that this action is taken because of the failure of Congress to appropriate for fees of Marshals, and it closes all the criminal proceedings in all cases where compensation is paid out of the U. S. Treasury. It is probable a further postponement will take place in November for similar reasons.

The solidity of southern elections this year will surpass all previous records. This is made apparent by the early activity of the bulldozers and by the arrogant attitude of the southern newspapers. The issue raised by the extra session just suits them, and the security which they now feel against legal prosecution for driving voters from the polls will prompt them to more reckless bulldozing than ever. It is safe therefore, to predict enormous democratic majorities in every southern state, without a shadow of a republican success anywhere.—New York Tribune.

There is no doubt about this. All restraints to violence and all protection for the ballot box being removed, elections will be farces and the solid south more solid than ever before.

The most truckling, sycophantic, Hoksplitties in existence are those county newspapers claiming to be "independent." Their normal posture being on the fence, they are always ready to tumble off on either side long enough to gather up any provender thrown them charitably, or by those needing the dirty work that none but the "independent" editor will stoop to do. Being alternately Democratic, Independent, Greenbacker, they advertise that they may be "seen" in the little matter of the position to be independently taken in "this year's election."

Congressman Horst, of Michigan, in a pithy little speech, of which the recent session, showed so true appreciation of the "independent," that we will quote his pertinent hit. Mr. Horst said: "Why, who are these independent men? As a rule they are good for nothing in cases where any thing is to be done. They are always on both sides of every question and never squarely on either side of any. They may be called political mermaids—half fish and half woman: too much woman to be good for anything as a fish, and too much fish to be worth anything as a woman."

[Laughter.] The truth is the people—honest, candid people—who have themselves taken positions in the ranks of the great political parties, will demand of newspapers the same candor and honesty, or be justly deemed unwise, and unworthy the confidence and support of anybody.

Inter Ocean: Our loved Senators are going to be badly scattered during the summer. Bayard will drink water from the German Springs for his liver, Thurman will arrange for his boom on the coast of Nova Scotia, and David Davis will lie down in two or three counties in Illinois. Chandler will go up and count the little Hales in Malco, and Blaine look over his pastures, and then his way to Ohio to skin Democrats. Logan will perhaps assist him in the amusement. Both takes an active part in the canvass in California, and Don Cameron in Pennsylvania. Davis of West Virginia is spending his summer in the mountains. Hamlin and Wheeler are off fishing. Windom will take in Minnesota in August. Edmunds will roam over Europe. Johnston of Virginia, James of Florida, and Lamar are making for the mountains of Virginia. Anthony is eating elms in Rhode Island, and Gordon has forsaken his sheep farm and will take in the cool spots of the North. May they live long, and be wise when next summoned to public duty.

Robt. Toombs, of Georgia, who predicted before the war, that he would soon see the fall of his slaves under the shadow of Bunker Hill, has not yet given up all hope of the fulfillment of his prophecy. In reply to a question as to his allegiance to the government, he said: "I would not consent to serve it in any capacity. It is a temporary concern at best. The constitution has no power within itself. It depends solely upon the faith of the people, and that guarantee alone cannot continue to bind together a great country of diverse interests. I have never really believed since 1850 that this Union was a perpetuity. The terrible experience of the late war will probably deride any faction from making a row the next few years."

The consummation of the Toombs idea is the precise result that the State rights doctrine would lead to. State rights, treason and disunion are synonymous terms.

The prohibitionists of Iowa held a convention at Cedar Rapids the 18th. After adopting resolutions, one was adopted declaring the nomination of a ticket at this time inexpedient. Those supporting the resolution thought that instead of making a fight on an issue with the old parties for state offices, temperance workers should make a special effort to secure a majority of prohibitionists in the legislature. This action of the convention, however, did not suit the radicals, and they met after the convention adjourned and nominated a state ticket. There is generally enough impracticables, and fanatics in the temperance party to spoil everything.

The colored people of Orangeburg County, South Carolina, took advantage of a Fourth of July mass meeting to adopt the following:

Resolved, That we reaffirm our allegiance to the Republican party, and that we will cast our votes for its nominees in the national election of 1880, and that Orangeburg County can be carried for the Democracy only by a repetition of the frauds of the last election.

The "exodus" fever has reached the sugar parishes of Louisiana, and the bulldozers are proposing to suppress it by legislating. The bulldozing Democrats of the South are the only people that would think of making a law to prevent a free citizen from removing from one state to another.

It seems the South is fated to be again scourged with yellow fever. Twenty-one cases were reported to the board of health in Memphis Monday, and a general exodus of citizens is in progress.

The Atchison Globe is of the opinion that it will take \$20,000 per annum to sustain the exodus colored people of that State.—Journal.

The Globe being furiously Bourbon, can't you stand up a better witness.

The average daily death rate now in New York is about 115, or 500 per week, about 60 per cent of these are children under five years of age. More deaths occur in July than any other month.

The total number of deaths, that have occurred in Memphis from yellow fever this season up to the 20th is 12; total number of cases, 32. The disease has not yet, we believe broken out in any other city.

Last Saturday 1,700,000 bushels of wheat unloaded in Chicago came near creating a panic, but a few backwash buyers eased off at 86cts. from 88 in the morning.

H. M. Kutshick, editor of the Commonwealth, Fond du Lac, Wis., has received appointment of Collector of Internal Revenue. That's one editor in luck.

Anthony Zabriski, N. Y., whose wealth is estimated at the enormous sum of \$10,000,000, was killed on the 18th by an express train.

Last week ten carloads of Red Ribbons, with baskets well filled, were carried out of Chicago into the country, and had a plenty.

The Greenback Labor party of New York has called a State convention for August 28th at Utica.

A Democratic Gem.

From the Okolona States. Suppose, Messrs. St. Louis Globe Democrat, that Grant should be shot into the White House in 1881, and should try to subvert our republic by proclaiming himself dictator thereof—suppose this state of matters and things political, we say, would you speak through the columns of your big, brilliant, booming, bull-headed newspaper, and counsel the American people to acquiesce in the usurpation?

Would you? Whether you would or not, the masses, the live, unthought and unbuyable patriotic masses of both parties and sections wouldn't.

The head of the dictator would be whisked off his shoulders and used as a foot-ball, while his stark body would be dragged through the streets of Washington with a hop, skip and jump, at the hind end of a lively and scurrilous donkey.

The following is in substance the "tramp law" of Nebraska:

Any person going about from place to place and asking or subsisting on charity, shall be taken and deemed to be a tramp. Any tramp who shall ask and receive from any person food, clothing, or lodging, and if requested by such person to perform a reasonable amount of labor therefor, and shall refuse, shall be deemed guilty of a misdemeanor and shall be fined for each offense not less than three, or more than twenty dollars, and shall be imprisoned in the county jail at each labor not exceeding one day for each dollar fined at the discretion of the court. Any tramp who shall fully do injury to any person or property or who shall procure food or clothing from any person by threats or force, shall be deemed guilty of a felony and on conviction shall be punished by confinement in the State Prison at hard labor not less than one year or more than three years. This shall not apply to a minor under sixteen nor to any female nor any blind person.

Of the twelve jurymen who are trying Buford at Owenon, Ky., for the murder of Judge Elliott, nine, it is said, cannot read or write. This is a nice little party to consider questions of moral responsibility! The trial, so far as it is reported to the outside world, is a minor and unimportant affair.—Brooklyn Argus.

A late issue of the Courier Journal of Louisville, says: "One-third of the voting population of Kentucky cannot read the ticket they vote, and 150,000 children in the State are growing up in ignorance of the mere elements of the English language." No trouble to get a jury down there, anyway.—Inter Ocean.

Ex-Gov. Wm. Allen, of Ohio was 73 years old. He was born in Virginia and went into Ohio more than 60 years ago, a poor boy about. Not by his money—he had none—but by his brain and indomitable will he grew to eminence as a lawyer and a statesman.

A party of Government engineers are now surveying the Missouri river. They pay especial attention to improvements made and to be made, by Government money.

Dr. W. B. Parker, Lomax, Iowa has been required to enter into bonds of \$5,000 or go to jail, for drugging and then raping Miss Ottaway, a young school marm.

In Brussels placards are posted from time to time informing the king that he is about to be assassinated. "Uneasy is the head," etc.

Pitt's immense agricultural implements works, Buffalo, N. Y., were destroyed by fire last week.

The American Bankers' Association will meet in convention at Saratoga, August 6th.

Wheat men of Illinois estimate this year's crop at 1,000,000 bushels.

The Richardson county fair will be open Sept. 24th at Falls City.

Crimes and Casualties.

John Sauld, Iona, Mich., suicided by cutting his throat, 15th inst. Dayton, while drunk was drowned in the Miami river. He had been a prominent Murphy temperance lecturer.

Mrs. Patterson, Bonham, Texas, while in bed was bit by a centipede six inches long. Though usually fatal, she is recovering.

John Hines, Louisville, Ky., was killed by an engine.

Charles Bile, farmer near Cottage Grove, Ill., was fatally kicked by a horse, 10th inst.

A terrible tempest swept through Massachusetts in the vicinity of Boston, last week, doing immense damage to life and property.

At St. Joseph, Mich., a worthless scamp named Albert Livingston, raped an 8-year old daughter of Mr. Frick, burning her seriously if not fatally. The beast is in jail and ere this is probably lynched by the excited people.

Cox, the mauler, who murdered Mrs. Hull, in New York, a few weeks ago, has been sentenced to be hanged in August.

Rev. W. J. Parks, Presbyterial church, Canton, Ohio, is in trouble for practice of free loveism among the sisters.

William Baker, for murdering one Chattenback at St. Charles, Mo., is to be hanged Aug. 25th.

A light occurred in a Galveston Texas, coast, last week, between the deputy sheriff and a prisoner, when the former shot the latter necessitating the amputation of both legs.

At Brooklyn, N. Y., 17th inst., while a drunken man named Meyers was beating his wife, an old man named McDermott interfered, when Meyers shot him dead.

A man named Mied died in Chicago last week of hydrophobia, after being bitten two months.

Rev. J. S. Anderson, Charles City, Iowa, recently eloped with Mrs. D. C. Hayes. Both had families.

A Fort Worth, Texas, alderman has been arrested for murder committed four years ago.

STATE NEWS AND NOTES.

—The harvest is good, all over the state.

—State Fair Sept. 8th.

—Augustus Sandberg, a Swede, was drowned in the Papillion river, Cass Co., last week.

—At Oscola, on the evening of the 16th, when an audience of 300 had assembled to witness Queen Esther, the hall floor gave way, precipitating the whole crowd to the floor below. Many were hurt, but none reported killed.

—Qualey's soap factory, Omaha, was destroyed by fire last week.

—Lincoln, July 16.—This afternoon Justice Lake gave the opinion of the supreme court in the Schickler case.

—The court will hear a motion for a new trial on certain points not covered by the previous motion, and in the meantime the sentence is applied until the pleasure of the court be made known.

—Schlenker was to have been hanged last Friday.

—Fairbury Gazette: A correspondent of the Omaha Bee, in speaking of the effect the building of the proposed B. & M. road from Brownville to Red Cloud will have on the country says:

If the railroad [the B. & M.] crosses the St. Joseph & Denver road at Fairbury, that point ceases to be a dead-end over to the south of Nebraska, except Hastings, which will be too far west to effect its trade. Which is certainly a fact. We heard it predicted not long since by a gentleman who is a cool and careful observer that if that road is built Fairbury would have a population in five years of five thousand. That certainly would be a remarkable growth, but as strange things have happened in this western country and are liable to occur again.

—York Tribune: Now that Senator Saunders is relieved from official duties, perhaps he can tell his constituents something about the pledge which Charles Howe claims to hold.

—State Journal: The joint stock company at Bennet, have purchased the camp ground, ten acres, of Wm. Roggenkamp, at \$1,250. The shares were sold at 25c each. They propose fitting it up in grand style, and besides being used for the annual camp-meetings, will be open to picnics and excursion parties. Camp Comfort will then have a peer.

—Nebraska City News: The people of Hamilton County very sensibly voted the bonds to the B. & M. Railroad for the extension of the Midland Branch to Aurora from York.

The B. & M. is now heading for Grand Island, and will doubtless, if supported by the people on the route, have its Midland road finished to that place this year. The B. & M. will attempt to get a jury down there, anyway.—Inter Ocean.

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LEGAL ADVERTISEMENTS.

IN THE DISTRICT COURT OF NEBRASKA COUNTY, STATE OF NEBRASKA. A. J. Unger, Plaintiff, vs. John M. Unger, non-resident defendant. You are hereby notified that on the 19th day of July, 1879, A. J. Unger, plaintiff, herein filed in the office of the clerk of the District Court in and for Nebraska County, Nebraska, in which petition said A. J. Unger prays a judgment against you for the sum of Two Hundred and Thirty-seven Dollars and Eleven Cents with interest from the 28th day of May, 1879, at the rate of six per cent, annually, due against A. J. Unger on a judgment obtained by him against you in the Court of Common Pleas of Franklin County, Pennsylvania, on the 28th day of May, 1879. That said A. J. Unger has sued out an order of attachment in said action, and the undivided one-fifth of the Northwest Quarter of Section Twenty-Two, Township Three, Range Fourteen in Nebraska County, Nebraska, has been attached. You are required to answer said petition on or before the 1st day of September, 1879. A. J. UNGER.

THE HEIRS OF JESSE L. BROWN, deceased, will take notice that a petition has been filed in the District Court in and for Nebraska County, Nebraska, wherein George W. Benjamin is plaintiff and the heirs of Jesse L. Brown are defendants. The object and prayer of said petition is to correct an error in the appointment of a deed from Jesse L. Brown and Sarah E. Brown his wife to Barlow S. Wood for the south half of the Southeast Quarter of Section Twenty-eight in Township Three, Range Fourteen in Nebraska County, Nebraska, and the undivided one-fifth of the Northwest Quarter of Section Twenty-Two, Township Three, Range Fourteen in Nebraska County, Nebraska, as set forth in the petition. You are required to answer said petition on or before the 1st day of September, 1879. S. A. GOSBORN, Attorney for Plaintiff.

NOTICE is hereby given, that by virtue of a decree of said court in the case of the Nebraska Mutual Life Insurance Company of Omaha, Nebraska, vs. the Nebraska Mutual Life Insurance Company of Omaha, Nebraska, made in and for Nebraska County, Nebraska, on the 19th day of February, 1879, made by the said court, the following described land, to-wit: The southeast corner of section 10, in Township 3 North, Range 14 East, in Nebraska County, Nebraska, made to enter one principal note of \$2,000, dated February 28, 1879, due three years from date, four coupon notes of same date for \$500 each and due in eighteen months, twenty-four months, thirty months, and thirty-six months from date, all drawing 12 per cent interest from maturity, and the property of said land, except the first due coupon note are and shall remain, and the property of said plaintiff who holds the same by assignment. Said defendants are required to answer or otherwise plead to said petition on or before August 26th, 1879. S. A. GOSBORN, Attorney for Plaintiff.

LEGAL NOTICE—NOTICE is hereby given that a petition has been filed in the District Court in Nebraska County, Nebraska, wherein Stephen Cross is plaintiff and Alexander B. McEachern and Joseph Cross are defendants. The object and prayer of said petition is the foreclosure of a mortgage dated February 28, 1874, made by the defendant Alexander B. McEachern to the plaintiff Stephen Cross, in and for Nebraska County, Nebraska, made to enter one principal note of \$2,000, dated February 28, 1874, due three years from date, four coupon notes of same date for \$500 each and due in eighteen months, twenty-four months, thirty months, and thirty-six months from date, all drawing 12 per cent interest from maturity, and the property of said land, except the first due coupon note are and shall remain, and the property of said plaintiff who holds the same by assignment. Said defendants are required to answer or otherwise plead to said petition on or before August 26th, 1879. S. A. GOSBORN, Attorney for Plaintiff.

SILVESTER SHEUVEY—You are hereby notified that on the 4th day of July, 1879, Sarah L. Sheuvey filed her petition in the District Court in and for Nebraska County, Nebraska, in which she prays to be divorced from you, on the grounds of extreme cruelty and falling and neglecting to provide suitable maintenance for her. You are required to answer said petition on or before the 15th day of August, 1879. A. J. UNGER, Attorney for Plaintiff.

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