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BROWNVILLE, NEBRASKA, THURSDAY, APRIL 15, 1880.

Song.

O, the beat of heart against heart, The ruby lips upturned to kiss:

O, the thrill, the tr-mulous start, In tasting thus the cup of bliss!

Then the head at ease reclining; And the tresses downward flowing On the soft arm, whitely shining In the moonlight o'erus glowing.

Whisnered yows caresses tender. Gentle press of girlish fingers; Gazing into eyes of splendor, When the beaming twilight lingers.

Arms encircled round the treasure, As gold girts the sparkling gem; Each adorned in proper measure Forming such a diadem.

A diadem that pales a crown; For it denotes that power above; But one short day, the king's renown; Eternity, the fame of love.

THE NEW NULLIFICATION.

Speech of Hon. James A. Garfield, tives, March 17, 1880.

Mr. Garfield. The discussion this bill has concentrated upon two topics-the public printing and the election laws. On the subject of the public printing I shall take no time, except to say this: After one of the this Government with the old conthe weight of its own corruption, it was developed and proved beyond any controversy that in the four years preceding the administration of Abraham Lincoln, out of the private prof- which its subject matter is applicable, perious and mandatory; it addresses but if I look only to my party's interits on the putlic printing and bind. and is binding upon all people on ev- itself to the conscience of every mem- est it would give me joy to engage in done promptly and satisfaction guaranteed. ing. the sum of \$100,000 was contrib- ery foot of our soil. This is the voice ber of this House, with only this dif- such a struggle. cal purposes, mainly to carry the Now, therefore, under this decision disobedience; we cannot be fined or the people understand the tendencies me? democratic elections in Penusylva. the election laws of the United States locked up in the penitentiary for of gentlemen on the other side. Now, not exhaust the profits of the Public Union. No judge of election, no State priation; we cannot be fined or im- tion of the law will not be tolerated.

of the Government was done, it be-

House the power to elect its own offi-

done to order, and Satisfaction Guarantied. J. L. ROY,

All Orders for an Express Left with

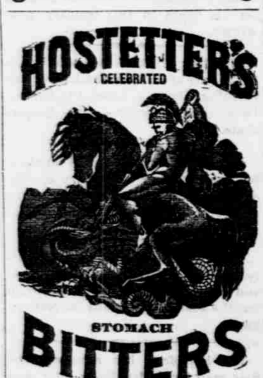
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the good faith of any member of the Supreme Court, but to show how dif- the application of two citizens the

land on that subject.

law of every State of this Union to ces. Here too the law is equally im- gret it deeply for my country's sake;

of the Constitution." ference: we cannot be impeached for The contest of last elected a Printer, as they had a mani- down upon congressional elections in the law of the land.

and binding for all the departments that subject.

ment, as did nearly all my associates, nor permit it to be obeyed. and it was adopted by the almost We who are the sworn law-makers others was my duty to keep the obli- on the republican side.] unanimous vote of this House, both of the nation, and ought to be exam- gations of the law. Where the law parties uniting in declaring that the amples of respect for and obedience to speaks in mandatory terms to everyold law was unconstitutional, and the law-we who before we took our body else and then to me, I should that experience had proved it unwise; first step in legislation swore before deem it cowardly and dishonorable if A Memorable Scene in the United republicans taking their share of re- God and our country that we would I should skulk behind my legislative sponsibility for their own blunders support the supreme law of the land privilege for the purpose of disobeyand mistakes; all agreeing that the -we are now invited to become con- ing and breaking the supreme law of April Atlantic law ought to conform to the Constitu- spicuous leaders in the violation of the land. [Applause.] the law. My colleague announces his When the democratic party came purpose to break the law and invites into power in 1876 they amended that | Congress to follow him in his assault |

law by making it take effect immedi- upon it.

THE ELECTION LAWS MANDATORY. made, do not in this bill, and will not open during the ten days preceding wanton and lawless neglect."

clares that there "shall be paid" out sanction. If my colleague chooses to "That a law of Congress interpene- of the Tressury \$5 per day to these of- meet that issue, if he chooses to go to trates and becomes a part of every ficers as compensation for their servi- the country with that plea, I shall re-

grew into a great national establish- tion of congressional elections. They risk of vitiating every national elec- side.] and the demand of citizens for super- find some response from the other the farm, while Father Kelley sits in But now a Representative, speak- visors and marshals is made and re- side of the House that will prevent the arm chair and tells to his grandcame manifest that the Senate was ing for the democratic party in this fused because an appropriation has this course of procedure. If we do, children the story of his last fight. exercising a power of appointment House, rises, not with the plea which not been voted. Does he not see the I will gladly give away any party adunwarranted by the Constitution; he could have made with some show possibility of vitiating every election vantage for the sake of strengthening and in the year 1874, on motion of Mr. of plausibility last year, that the law held where fraud and violence are not the foundations of law and good or-Hale, of New York, a resolution was is unconstitutional and that therefore suppressed and the law has not been der. And I therefore appeal to genadopted by a two-thirds vote suspend. they would not enforce it-but, with complied with? Yet he would risk tlemen on the other side to prevent a ing the rules of the House and mak. a constitutional law, declared so by the validity of all congressional elec- disaster which their party leaders are ing in order on a sundry civil service the Supreme Court, covering him and tions of the United States; rather preparing, not for themselves alone,

appointed by the President and con- ional election can be held, he rises in Mr. Chairman, when I took my seat bill as will put an end to this miserafirmed by the Senate. I had charge his place and declares that the demo- as a member of this House, I took it ble business, and cast out of these of that bill and voted for the amend- cratic party will not execute that law with all the responsibilities which the halls the dregs of that unfortunate place brought upon me; and among and crazy extra session. [Applause

THE PRESENT ISSUE.

THE ADVERTISER

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OFFICIAL PAPER OF THE COUNTY

jority of the decisions of that tribu- these officers are confronted by the our peace. In a time like this, more So, when a man presented himself nal. It is a decision of a broad, imperial command of the law-first than ever before, this country needs a and asked for work, after inquiring of sweeping character, and declares that to the judge and marshal to appoint, body of law-givers elothed and in the man as to his habits, etc., he Ohio, in the Heuse of Representa- Congress may take the whole control then to the supervisor and deputy their right minds, who have laid their would finish up by asking the man to of congressional elections, or a partial marshal to act, and to act under the hands upon the altar of the law as its fight. In this way be disposed of control, as they choose; that the elec- pains and penalties of fine and im- defenders, not its destroyers. And quite a number of applicants, and tion law as it stands on the national prisonment. Impeachment enforces yet now, in the name of party, for was beginning to despair of getting statute-book is the supreme law of the the obedience of the judge; fine and some supposed party advantage, my his strong team. One morning as he imprisonment the obedience of the colleague from Ohio announces, and was standing in the barn door, a More than that: the Supreme Court, supervisors and deputy marshals. | no one on his side has said him nay, young man came up the road, and,

'Good morning,' gruffly.

'Yes, eir; I am looking for a job." 'What can you do?' 'All kinds of farm work, sir; I was

nia; and that vast contributioni did are the laws of every State of this voting "no," and refusing the appro- this cool, calm, deliberate, assassina- not; but I can try." Printer out of the Government. This officer or other persons connected prisoned if we refuse to do our duty. We have had a winter to freeze out Kelley knew he was on his back on exposure destroyed the wretched con- with any congressional elections, no And so, shielded by the immunity of our passion, we have had a summer the floor, with two teeth down his tract system, and thereafter the Gov. elector who offers his ballot at any his privilege, as a representative, my to thaw out our difference, we have throat; the next, the man was astride ernment itself assumed the responsi- such election, can with impunity lift colleague sets the example to all offi- bad the changing circles of the year his stomach, with a fist in each eye. bility of the work. At first the Sen- his hand or do any act against any of cers and all people of deliberately and to bring us around to order and calm- and his nose was bleeding. Then he ate or the House of Representatives the provisions of this law. They rest with clear-sighted purposes violating ness, and yet all the fiery courses of let him up, and was just picking up. the stars seem to have shed their in- his bundle to start off, when he was fest right to do under the clause of every State like the "casing air," Thus he seeks to nullify the law. fluence on my colleague to fire him called back and set to work, and he the Constitution which gives each broad and general, protecting with Thus he hopes to thwart the nation's with a more desperate madness and proved to be as trusty and industrious their dignity every act and penetrat- "collected will." Does my colleague drive his party on to a still sadder as he was brave. The farmer's cers. But when by and by the office log with their authority every func- reflect that in doing this he runs the fate. [Applause on the republicon daughter needed just such a man for ment, in which all the printing are the supreme law of the land on tion? Suppose his lead be followed, I trust and believe that we may yet any day superintending the work on

WEBSTER AND HAYNE.

States Senate.

a buff waistcoat and a high white

We read of peculiar things happenng in life, a wise man should be surprised at nothing. In like manner, a comely and modest woman has often a fortune in her face if she knows such a vote in this Chamber upon this how beauty should become her. Towit: During the troublesome reign of King Charles I., a country girl came up to London in search of a place as servant-maid; but not succeeding, she applied herself to carrying out beer from a brew-house, and was one of those then called tub women. The brewer, observing a welllooking girl in this low occupation. took her into his family as his servant, and after a while, she beheving A few days later Mr. Webster heard with so much prudence and decorum. his state and himself mercilessly at- he married her; he died when she tacked by Gen. Hayne, of South Car- was yet a young woman, and left her The issue now made is somewhat olina, no mean antagonist. The son a large fortune. The business of the different from that of the last session, of a revolutionary hero, who had fal- brewery was dropped, and the young but, in my judgment, it is not less sig- len a victim to British cruelty, high- woman was recommended to Mr. ately. We had made it take effect Mr. Chairman, by far the most nificant and dangerous. I would by educated, with a slender, graceful Hyde as a gentleman of skill in the when a vacancy should occur in the formidable danger that threatens the gladly waive any party advantage form, fascinating deportment, and a law to settle her affairs. Hyde, (who office of Public Printer. In 1876 the Republic to-day is the spirit of law- which this controversy might give for well-trained, melifluous voice, the law was so changed as to make it take breaking which shows itself in many the sake of that calm and settled haughty South Carolinian entered the endon), finding the widow's fortune effect immediately. And that passed turbulent and alarming manifesta- peace which would reign in this Hall lists of the political tournament like very considerable, married her. Of by the general consent of both part- tions. The people of the Pacific Coast, if we all obeyed the law. But if the Saladin to oppose the Yankee Cour this marriage there was no other issue than a daughter, who was after-When Mr. Webster went to the ward the wife of James II., and

Business on the Brain.

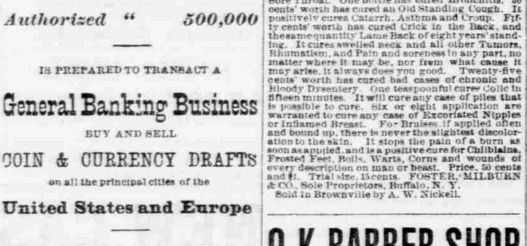
"Don't talk back to she court, he

take her away. Now, I'm ready for

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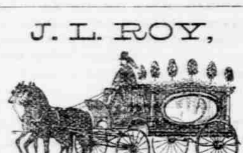
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WANTED A compretent business man in each

direction of economy; but merely we announce ourselves the foremost ted-I say to gentlemen on the other day the whig uniform, which had tice Moses was roused from a sound abolish a constitutional office and cre- law-breakers of the country and set an side, if you are determined to make been copied by the revolutionary be- sleep by a stern voice. ates an unconstitutional one, takes example to all the turbulent and vic- such an issue, it is high time that the roes-a blue coat with bright buttons, the appointing power out of the lous elements of disorder to follow us? American people should know it. hands of the President and unlawfully places it in the hands of the House. merely to get some democrat into office. This is to be done for no public to shield his violation of the law be- Rome, this rock of the law rises in ity, and he had sent a request to Gales plied, endeavoring to soothe him. good, to satisfy the demands of party hind a section of the statutes which monumental grandeur slike above to report what he had to say himself, burger. I have no doubt that this provides that no disbursing or other the people and the President, above rather than to send one of his steno- vociferated. "If you've got any witamendment will be, as it certainly officer shall make any contract inought to be, ruled out of order, and I volving the expenditure of money be- ing everywhere reverence and obedi- of the scene in the senate chamber yer do the talking." will waste no further words in discus- youd what is appropriated for the pur- ence to its supreme authority. Yet during the delivery of the speech was "Why, Tom, how you do take on I CONTEMNING THE SUPREME COURT the short time left me, to what I con- tion law itself. I invite attention laws; we have failed because we had aration, did not commence his scath- the prisoner." sider a matter of far greater mement. briefly to its substance. Sections 2011 not the constitutional power to de- ing impeachment of Warren Hast- And jumping out of bed, he started My colleague, [Mr. McMahon.] in his and 2012 of the Revised Statutes pro- stroy them; the Constitution says ings with more confidence than was for the next room to summon a jury. speech opening the discussion upon vides that upon the application of any they shall stand in their authority displayed by Mr. Webster when he but fell over a rocking chair, barked this bill, made the announcement in two estizens of any city of more than and power; but we, the democratic stood up, in the pride of his man- his shins, woke up, and asked his substance, and it remains uncontra- twenty thousand inhabitants to have party, in defiance of the Constitution, bood, and began to address the inter- wife what the dickens was the mat-

ation whatever for supervisors or spec- judge of the court to so do. als when no appropriation had been made for that specific purpose. . Then further on he declares-I

quote from bis printed speech :

an officer of the United States, to be ery foot of our soil where a congress- law breakers of the land.

ies. The proposition now is to go after two years of wrestling with the leaders on the other side are still de- de Lion. back, and, in the face of our past ex- spirit of communism in the city of termined to rush upon their fate by perience, make a change in this law San Francisco, have finally grappled forcing upon the country this last iswhich will not affect in any way the with this lawless spirit, and the lead- sue-that because the democratic par- Hayne, on Tuesday, January 20, 1830, England. question of economy, which will not er of it was yesterday sentenced to ty happen not to like a law they will be felt himself master of the situachange one lots of the machinery of penal servitude as a violater of the not obey it—because they happen not tion. Always careful about his perthe management of the public print- law. But what can we say to Dennis to approve of the spirit and character sonal appearance when he was to ading, and does not pretend to be in the Kearney and his associates if to-day of a law, they will not let it be execu- dress an audience, he wore on that

ial deputy marshals, so far as they In the open court from day to day, maintain this attitude in regard to shaggy eyebrows, a quadrangular gland, and the grades cannot be told have to do with congressional elec- and from time to time, the judge shall the legislation of this country? Are breadth of jawbone, and a mouth from pure-breeds. The late Dr. Livtions." He asserts that it was not appoint, and, under the seal of the they willing to start on a hunt which bespoke strong will, he stood ingstone, when traveling some 30 proper for any officer of the govern-court, shall commission two citizens through the statutes and determine like a sturdy Roundhead sentinel on years ago or more in Africa, found in ment to appoint special deputy marsh- of different political parties who are for themselves what they will obey guard before the gates of the consti-"And I desire to say that because he can be impeached of high crimes but an elector in this novel and mod- he was beating out with sledge ham- from importations from the former the Supreme Court of the United and misdemeanors in office He must ern sense, that he will elect what laws mers his forcible ideas. His perora- centuries ago, as the Merino sheep of States has decided that the election not stop to inquire whether an appro- he will obey and what he will diso- tion was sublime, and every loyal Spain were said, by Columella, an anlaw is constitutional by a sort of eight- priation has been made to pay these bey, and in so far as his power cango, American heart has since echoed the cient Roman writer on agriculture, to by-seven decision - and I mean by supervisors. The rights of citizens he will infect with his spirit of diso- last words: "Liberty and Union - come from a very fine-wooled Afrithat a division apparently according are involved; upon their application bedience all the good people of this now and forever-one and insepara- can sheep, bred in great numbers

Again, section 2021 provides that on THE DANGER OF EXAMPLE OF DISOBE-

not only in this case but in other re- Now comes one other mandatory that they not only have not in the seeing him, called out : cent cases, has made a declaration order; in the last section of this long past obeyed but in the future they saddest histories in the experience of which ought to be engraven upon the chapter of legislation the majestic will not obey this law of the land minds and hearts of all the people of command of the law is addressed both which the Supreme Court has just tract system, which broke down by this country. And this is its sub- to Congress and the Treasury. It de- crowned with the outhority of its

appropriation bill an amendment to filling the Republic from end to end, than abandon his party's purpose he but for our common country. I hope change the law and make the Printer reaching everywhere and covering ev- would make Congress the chief of the before this day is over we may see

Here is the volume of our laws. cravat. Neither was he insensible to My colleague [Mr. McMahon] tries More sacred than the twelve tables of the benefits to be derived from publicpose. I answer that I hold in my the dominant party in this House subsequently written virtually from What is the matter?" hand a later law, a later statute, virtually declares that "any part of Mr. Webster's dictation. Perhaps, "I'll send you up for sixty dayswhich governs the restrictive law of this volume that we do not like and like Mr. Healey's picture, it is rather that's what's the matter. Enders, which he speaks, which governs him cannot repeal we will disobey. We high colored. I will now call attention, during and governs the courts. It is the elecdicted and not protested against by the election guarded and scrutinized, declare that if we cannot destroy ested mass of talent, intelligence and ter, anyhow .- Virginia Chronicle. any one on this side of the House, the judge of the circuit court of the them outright by the repeal, they and beauty around him. A man of first, that "we have not bitherto United States shall hold his court shall be left to crumble into ruin by commanding presence, with a well

in any future bill, make any appropri- the election. The law commands the Mr. Chairman, I ask gentlemen on a broad, thoughtful forehead, courag- These bave been crossed now by the other side whether they wish to sous eyes gleaming from beneath thoroughbred Short-horns from Envoters within the precinct where they and what they will disobey? That is tution. Holding in profound con- breed of cattle closely resembling Enreside, to be supervisors of the elec- the meaning of my colleague's speech. tempt what is termed spread eagle or- glish Short-horns in size and in all tion. That law is mandatory upon If it means anything it means that. atory, his only gesticulations were up their fine points. The probability is the judge. Should be refuse to obey He is not an old Brandenburg elector, and down motions of his arms, as if that the latter may have been derived to party lines, (without impuguing the judge must act. But what then? country who trust him. | ble!"

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A Rural Romance. DIENGE. ferently a legal question may appear marshal of the United States shall ap- I ask gentlemen whether this is a Concord (N. H.) Patriot. to persons who have been educated in point special deputy marshals to pro- time when it is safe to disregard and. Michael Kelley, or Mike Kelley as different political schools)-that al- tect the supervisors in the execution weaken the authority of law. In all be was called, was an eccentric old though that court has decided the of their duty. And the law is manda- quarters the civil society of this coun- farmer living in one of our suburban constitutionality of the law, that tory upon the marshal. He must try is becoming honey-combed towns. Born of poor parents, by inwhen we come, as legislators, to ap- obey it under the pains and penalties through and through by disintegrat. dustry and perseverance he had bepropriate money it is our duty to say, of the law. What then? When the ing forces-in some States by the vi- come possessed of one of the finest is this law constitutional? or, if con- supervisors and special deputy marsh- clation of contracts and the repudia- farms in that section, of which he stitutional, is it a good law, and are als have been appointed they find tion of debts; in others by open re- was justly proud; but no prouder was we bound to appropriate money for their duties plainly prescribed in the sistance and defiance; in still others he than of his own physical strength law. And then section 5521 provides by the reekless overturning of consti- and agility, that had assisted him in He undertakes, as will be seen, to that if they neglect or refuse to per- tutions and letting "the red fool-fury accumulating his property and made throw contempt on that decision by form fully all these duties enjoined of the Seine' run riot among our peo- him a most excellent boxer and wreststyling it "a sort of eight-by-seven upon them, they are liable to fine and ple and build its blazing altars to the ler, and he had a corresponding condecision." I remind him that it is a imprisonment. They cannot excuse strange gods of ruin and misrule. All tempt for men of inferior powers. seven-to-two decision, baving been their neglect by saying, "We will not these things are shaking the good or- One spring when help was unusually adopted by a larger number of the act because Congress has not appro- der of society and threatening the plenty, he determined to have the members of the court than the ma- priated the money to pay us." All foundations of our Government and farm run that year by a strong team.

'Good morning, sir.'

'Do you want to hire a hand to work on your farm, siz?" 'Perhaps so; want to hire out?"

born on a farm." 'Can you fight?' 'What, sir?'

And he did try. The first thing

a busband, and now he may be seen

From Kitchen to Throne.

mother of Mary and Anna, Queens of

"Are you ready for trial, I say ?" "Hush! Don't make a noise, or else you'll wake the baby," she re-

Cattle similar to Short-horns forknit, sturdy frame, swarthy features, merly existed in Mayence, France.