NEBRASKA ADVERTISER

THURSDAY, SEPT, 22, 1881.

-School books at Nickell's.

- Best teeth \$10, until Oct. 12th Collins.

Buy the Bain Wagon for service. STEVENSON & CROSS.

Extra copies of the ADVERTISER at A. W. Nickell's.

- Oil cloth, brussels and hemp carpet, by Stevenson & Cross.

- Newton and Studebaker wagons for sale by David Campbell.

- Berkshire hogs, highbred for sale by Stevenson & Cross

For first class groceries call on T. L. Jones.

- Hardware and groceries, large stock of each, by Stevenson & Cross.

-- School books and all miscellaneous books at Nickell's drugstore.

 Want butter and eggs. Highest price paid by Stevenson & Cross.

 Courtland buggy and Harness for sale by the Regulator, T. RICHARDS.

A few fruit jars left, Will be closed out very low. STENENSON & CROSS.

-For a good Cooking Stove with the most and best trimmings, call on Wil ling Bros. & Jordon.

 Buy New Home sewing machines. Light running and noiseless. STEVENSON & CROSS.

The Elegant Light Running White Sewing Machine for sale by T. F. Seaton.

A nice line of guns just received at prices that will sell every time. STEVENSON & CROSS.

- School books, of every kind at Nickell's drugstore.

- The best cook stove, with the latest improvements, you can buy of Stevenson & Cross.

Blunt's Press Driti, the best, for sale by David Campbell.

sulky Plows.

the best made for the least money By Thos. Richards.

For Sale.

A good second hand Hearse cheapnot wishing to keep but one. STEVENSON & CROSS.

LOWEST PRICES.

Go to the "Regulator," Thos. Rich-

Stevenson & Cross carry a line of goods that no other house in Nebraska carries-always glad to see old customers and new, and prices will be found as low as goods can possibly be sold.

HARDWARE.

New stock just received by Thomas Richards.

 We have just received the finest, best and largest stock of heating stoves that was ever brought to this country, at prices that will sell them. Come and make your selections early. STEVENSON & CROSS.

 Go to Willing Bros. & Jordan for your hardware and fruit cans, powder and shot, barb wire, the Joliet, Baker and Scutts make, nails, door locks, corn term. knives, and the best assortment of guns at the lowest prices W. B. & J.

All men that like to hunt trict. will do well to call on S. M. Summers for their powder, shot, and shell. And I also keep the Baker gun, the and last. Call and see day of October, at the usual places of nesses, Anna F, and Mary E. Cottrell, cree of foreclosure and sale. them.

Notice.

Mrs. E. J. MONAHAN, of Maryville Mo., will visit Brownville Oct. 15th and remain three days. She will stop at the Union House where she will be prepared to treat all forms of eye diseases successfully. Her treatment is a permanent cure for Granulated Eye Lids and all forms of inflammation of the eyes.

City Market.

The attention of the citizens of Brownville and vicinity is called to the meat market of

JONES BROTHERS,

at Body's old stand. Everything pertaining to the shop is neat and clean; meat is kept sweet and nice in the ice closet, cuts to suit customers are handsomely made by expert butchers, and everybody is promptly waited upon. The choicest beef and other meats al- to any bed spring made, and will last a poena, as a witness in the Tanner case. ways on hand. Try the city meat lifetime. market.

Large Stock of

And other Lines of Goods, have been received, and more will be received during the fall months; to supply the immense trade of

STEVENSON & CROSS.

Proceedings of Central Committee and Call for a County Convention.

at office of Judge Stuli in Brownville, Nebr., Sept. 17th 1881. Mr. Roberts was of the greatest interest, and drew and the roll was called, when the fol- formed some kind of an opinion relowing members responded: Peru, garding the guilt or innocence of the R. H. Roberts; Washington, John Pohlman; Douglas, Wm. Hannaford; Brownville, C. F. Stewart and B. B. Thompson; Nemaha City, Seymour Howe and J. F. Drain; St. Deroin, E. M. Baker and Frank Hunt; Bedford, Church Howe, proxie J. S. Church,

persons present from the precincts that have not full delegates act as such: J. E. Neal, Glen Rock; Capt. Bailey,

Benton; Col. T. J. Majors, Peru. Mr. Howe moved that the precinct primaries take place on Oct. 1st at the and also a marriage certificate, of sub-2 to 4 o'clock p. m., except in Benton precinct, which will be held at such place as the committee in that precinct by a Methodist minister. So far the determine. Mr. Howe moved that the 5; Lafayette, 8; Washington, 6; Doug-

as follows: 1st, Election of eleven established by citing parallel court de-Nomination of Representative to fill not jurisdiction of Tanner, unexpired term, County Judge, Coroner, Surveyor, County Commissioner, and void. A witness was then pro-Supt. Instruction, Sheriff, Clerk and Treasurer. Motion prevailed.

On motion the county convention was called to meet at Sheridan on Saturday, Oct. 3d, at ---- o'clock.

Moved to adjourn carried. Ben. B. Thompson,

Secretary. CALL FOR COUNTY CONVENTION

In accordance with the action of the Republican county central committee, as set forth in the foregoing proceedlngs of the committee, a county convention is hereby called to meet at Sheridan an the third (3d) day of Octoegates to the Sate convention, nominate candidates for the various county offices, and to do such other business as the convention may deem proper. The delegates to be chosen and candidates nominated in the following

1. Eleven delegates to State convention. Σ. Representative to fill unexpired

3. County Judge, County Coroner.

County Surveyor.

County Commissioner, 3d dis-

7. Supt. Public Instruction. Sheriff.

and elect delegates as follows:

9. County Clerk. 10. County Treasurer.

Lafayette 8 Washington 6 Brownville......10 Nemaha City 7 Aspinwall 6 St. Deroin 1 Bedford..... 4 Benton 6 Peru.... C. F. STEWART, Ch'n. B. B. THOMPSON, Sec'y.

D. E. DOUGLAS & CO. Paul Kern'ys F. J. Holmes, Felicia creed \$100.

District Court Proceedings.

The criminal docket, as usual, was The Republican Central committee not extensive. The case of the State of Nemaha county met persuant to call against Sylvanus W. Jamer, charged with aduliery with May E. Cottrell, moved to organize by the election of a big crowd. There was considerable Dr. Stewart President, and B. B. trouble in procuring a jury in this case, Thompson secretary. Motion carried as nearly everybody had heard of it and accused. In the afternoon of Friday however, the jury was complete, and taking testimony began. Mrs. Nancy C. Tanner, first and lawful wife of defendant, and her brother substantiated the fact of Tanner's former marriage with the said Nancy C. A divorce Mr. Howe moved that the following paper was then produced by Tanner's lawyers bearing prima facie evidence that defendant had procured a legal divorce from his wife, Nancy C., at Brigham City, Box Elder county, Utah Territory. This was read in evidence usual place of holding elections, from sequent date to the divorce, showing a a legal marriage of Mary E. Cottrell and the defendant, at Oregon, Missouri, situation, to the unlearned in the infollowing basis of election be adopted: tricacies of the law, looked decidedly one delegate for every 20 votes or favorable for defendant. But not so, major part thereof as cast for late Gov- | The prosecutor bringing up the reserve ernor, Carried, Island, 1; Glen Rock, caused a dark and portentious cloud to loom up and overshadow the defendlas, 5; London, 5; Brownville, 10; ant's gleam of hope. The prosecutor Nemaha City 7; Aspinwall 6; St. De- denied that Tanner was in Utah when roin 1; Bedford 4; Benton 6; Peru 10, his divorce was granted, or that he Mr. Howe moved that at the county was ever there, before or since. Could | convention the nominations be made this be substantiated by testimony, he delegates to State convention. 2nd cisions on jurisdiction, that if Utah had therefore his alleged divorce was null duced to prove that Tanner had admitted that he was not in Utah when he' got his divorce. A question of that import was asked, objected to, and argued elaborately by counsel. court overruled the objection. At this stage of the proceeding it was nearly dark and the court took a recess until after supper. After supper the court reassembled – the officers, the jury, the lawyers, the crowd-all were there except Tanner. Tanner didn't assemble. A suspicion flashed over the court and crowd that Tanner had "lit out." The court waited and looked perplexed. The crowd was sorely disappointed and ber 1881, at 1 o'clock p. m., to elect del- buzzed a confused discussion of the situation. The defendant's lawyers-Broady and Osborn-didn't seem entirely overwhelmed on viewing the vacant chair beside them, but serenely smoled an acquiescing smile at the turn affairs had taken. Broady demanded that the trial proceed. The court said "not much, that's too thin;" or words to that effect. The court did not propose to try Tanner while Tanner was out in the brush. Call Tanner, said the court to the sheriff, and tell him to come into court or his recognizance will be forfeited. The sheriff called, but Tanner didn't come, all the same. Then his surety, Wm. McKinney, was called, and next day came and paid the forfeiture-\$200-money which Tanholding elections, except Benton, the and Nancy C. Tanner, were each retime and place to be fixed by the cen- quired to give personal recognizance in and Lavina Lucas, formerly Lavina

if he is captured or comes back, was \$344,10. fixed by the court at \$500. youth who has been in jail here all Hoadley, the court orders and directs summer for forging a five dollar note that petitioner's name be so changed. on J. W. Bennett, a nolle pros. was entered by the district attorney. It was verdict of jury for plaintiff for \$300.80. a case of mercy, compassion and prom- Charles L. Flint vs. Mary Houchins ise to be a good boy and an honest man and others. - Action to quiet title. L. forever in the future. The judge gave L. Hulburd appointed guardian ad the young man a fatherly lecture be- litem for Mary Houchins, a minor. fore setting him at liberty, that he Court finds for plaintiff. Decree quietwill surely heed if he cares to keep ing title as prayed for. clear of prisons and shackles in the

In the case of the State vs Sam. Ben- per stipulations on file. nett, for retailing liquors without a (ESCHOOL STATE Snow surety.

We are still making and selling our J. W. Gavit was brought into court patent bed springs. They are superior on a writ of attachment, and fined \$8.25 for disobeying command of sub- money \$100.

CIVIL DOCKET, ******

'81, Fall & Winter of, & '82

DOLEN

Has received his immense stock of goods, consisting of the latest designs and shades of

Flannels, cotton and woolen; Yarns, common and Germantown,

Buying. Ladies' Wraps & Trimmings,

of all shades and designs. All the Novelties in

Cords, Tassels and Buttons,

and the finest line of notions ever brought to this market. Ladies' shoes and Men's and Boy's boots,

any other House in town. Call and see for yourself, at

DRAKE'S

Patented Oct. 15, 1872, by A. B. DRAKE, Clay Center, Kas. Letter A represents a post, which has the fron rod B inserted at ite

Letter A represents a post, which has the fron rod H inserted at the foot, and thence extending perpendicularly downward to a sufficient length to secure a hold in the ground, where the said rod is bent at a right angle and is extended thence horizontally as far as necessarry to secure the required firmness, and then it is bent upward at an acute angle to connect with the upper portion of the post A, and forms a firm base there with, as shown in the cut. If deemed necessary, a stone or block of wood, or other substance, may be placed upon the horizontal portion of the rod, or the excavation may be partly filled with cement. The posts or setting will be found to stand with unusual firmness and bormans. Which thesevers Frosts Will not effect in the least,

Fence posts used in connection with this improved setting may be made much lighter than osnal, and the improvement is admirable adapted to various other uses besides fencing. WM. ROSSBLL. Manufactured and sold by

A. Holmes, J. F. Bennett and John | Henry Hartman vs Caroline Hart-Grieve.—Case referred to W. T. Rogers | man-Divorce granted plaintiff, he to to find law and facts and report at pay costs, next term of court.

State Bank vs. Theo. Hill and others-sale confirmed and deed ordered. plaintiff, she to pay costs. Brownville Ferry Co. vs Nathan Van Luven—in hands of the court to be decided at chambers.

Brownville Ferry Co. vs. Michael Barada, This was an action brought to restrain Barada from running skiffs and other boats at this point for pay. Decree granted as prayed for in peti-

Jonathan Edmunds vs C. Renz and others—sale confirmed and deed ordered.

Fordyce L. Howard vs Lyman Os porn—The court finds that plaintiff has no valid or legal estate or title in this court. the lands in controversy; and that the defendant has legal estate and title therein. And the court further finds the plaintiff has an equitable lien on said land for taxes paid, amounting, to pay said claim. Each party to pay their own costs.

others, -court finds for plaintiff and ner had deposited to secure him. And finds due on note and mortgage the so Nemaha county is even with Tan- sum of \$5,652,78, interest ten per cent. The several precincts of the county ner, or as nearly so, in a financial point, first lien; and finds due Wm. McDonwill hold their primaries from two as it ever will be. This is the end of ald, on judgment, the sum of \$4,000, best in the world for wear o'clock to six o'clock p. m., on the first the Tanner case at present. The wit- interest 10 per cent., second lien. De

J. H. Drain vs. Nathan T. Russell tral committee men of that precinct) \$100 for their appearance as witnesses Russell -court rendered judgment for at next term of court. Tanner's bond plaintiff and finds due him the sum of

> In the matter of changing the name In the case of James Williamson, a of Benj. Bates to Benjamin Bates. J. H. Robison vs. Thos. Richards-

Charles L. Flint vs. Thos. W. Mc-Cov—action to quiet title. Settled as

Wm. S. Goslin and others vs Tilghlicense, defendant gave bond in \$200 man Howard-action in attachment. for his appearance at next term. Alex. Court finds due plaintiffs \$1,230,30. Order of sale.

Elizabeth Fosgate vs John W. Fosgate-divorce granted plaintiff. Ali-

Emily Beeson vs Isaac Beeson-divorce granted plaintiff and alimony de-

Mattie Walsh vs A. V. Walsh-Di-

vorce and custody of child granted

Cyrus C. Johnson vs Letitia A Johnson-Divorce granted plaintiff, he to

Mary E. Logan vs Geo. T Logan-Divorce granted plaintiff, with custody of child, and to pay costs.

Benj. Cooney vs Pat Bourke Sr. and Pat Bourke Jr.—cause continued at costs of defendants.

Marshall P. Hanegan and C. C. Donald, Nemaha City, and G. W. Taylor, of Brownville, all having formerly been admitted to practice law in the State of Iowa, were admitted to practice in

Brownville Exposition open to all at Sam Sumwith interest, to the sum of \$294.20. mers' First Class store, as The defendant has six months in which he has opened the largest stock of dry goods, grocer-Downie D. Muir vs. R. V. Muir and ies, hats, caps, boots and shoes that ever came to Brownville. Call and look.

It does not cost anything

to look.

Regulator. THOS. RICHARDS.

Best Bread in Brownville at the Bakery of Aaron Palmer-always fresh and clean. Give him a trial.

Highest market price paid by D. E. Douglas & Co.

- A sure cure for diarrhoea and summer complaint at Nickell's.

- Fresh Bread, pies and cakes at ways on hand at A. Palmer's.

Cash Paid for Wheat.

The highest market price paid for good wheat at Glen Rock Mills.

JO. HUDDART & CO.