

Rates of Advertising: Local Notices, first week, 10 cents per line...

COUNTY SEAT REMOVAL PUBLIC MEETING!

for the purpose of discussing this question, at SAMUELSON'S HALL, SOUTH AUBURN, NEB., SATURDAY EVENING, AUGUST 12, 1882.

HON. CHURCH HOWE, S. A. OSBORN, And other Speakers will address the MEETING!

Citizens of the County are invited to turn out and hear this question discussed. Stationery of all kinds at the post office. Screen wire at Willing Bros. & Jordan's.

A. W. Nickell, reliable druggist.—Brownville. For Lumber Lime and Coal go to J. W. KEENS.

A. W. Nickell, the bookseller.—Brownville. Strictly pure Sugar Syrup at Devin & Fisher's.

Nickell, the druggist, will give you bargains in tea. Try the Non-Explosive Safety Oil at Devin & Fisher's.

Hardware and Furniture at Willing Bros. & Jordan's. Go to the New Store for bargains North of the postoffice.

Extra copies of THE ADVERTISER or sale at the postoffice. Blank deeds, notes, mortgages etc., for sale at this office.

Machine oils of all kinds at greatly reduced prices at Nickell's in Brownville. A great temperance camp meeting was held near Vincennes, Ind., last week.

200 BUSHELS Fresh Timothy Seed for sale. Address R. A. Stewart, South Auburn Nebraska. Emma Troup, a Columbus young lady, appeared on the street in male attire and was arrested and fined \$10 and costs.

A little boy, proud of his new jacket, with six brass buttons on it, cried out to his sister: "Look a here, sis, ain't I a six-button kid?"

An Irish editor has been arrested for publishing an article written by James Redpath, which, the government alleges, encourages the murder of landlords.

The National Catholic Total Abstinence Union met in twelfth annual convention at St. Paul last week, the delegates numbering 591. Bishop Ireland made an eloquent plea in the cause of temperance.

Somebody has remarked: "There's nothing said that has not been said before." But if that writer could see some of the awfully original poetry invented by South Auburn snuffowers, without the least provocation, he would take it back.

Science says: "To find the weight of a hollow cast iron ball: Multiply the difference of the cube of the outer and inner diameter in inches by .1265." The New Orleans Piquette says that an ordinary junk dealer would put the old shell on a platform scale and try that weigh.

S. A. Osborn, he of the silver tongue and genial smile, accompanied by Geo. Cross, the chap who sells lumber cheap for cash and also deals in doors and sash, who handles the famous Marble-head line, and is full of business all the time, paid a visit to the embryo city of Johnson last Wednesday.

Majors Unmasked—The Wind Let Out of the New Deal.

The political situation in Nemaha county at the present time presents an aspect, in one sense ludicrous, and in another sense disgusting. Figuratively we behold the ludicrous position of a robust political pugilist knocked out of time, sprawling in the dirt, his seconds throwing up the sponge, yet howling around in a futile attempt to find some man to stand before the champion.

Not figuratively, the disgusting spectacle is presented of a would-be statesman with pretensions claims to congressional honors, who, realizing the fact that he is not wanted, that his claims are ignored, stooping to the most contemptible political tricks to thwart the will of the people.

Ever since the national census was taken and additional congressional representation mooted, Hon. Church Howe and Hon. T. J. Majors have been prospective candidates for congress. Everybody in Nemaha county knew that these gentlemen would be candidates for the indorsement of the Republican party of the county, and that they would, as usual, be antagonistic.

Well, that was all right, and the people of the county were ready to hoist the flag of the winning man. True to this state of affairs Mr. Majors some time ago, when his aspirations as a contingent so suddenly collapsed at Washington, hastened home, unfurled his battle flag, had his hair cut, swelled himself up, and bombastically entered the field to contest for the Nemaha delegation against Church Howe.

Since that time until within the last ten days he has been most aggressive. He has traveled through every precinct and into every neighborhood, setting the pins for himself and pulling the wires for a Majors legislative ticket.

Now, then, that this contest has been most conspicuous between the two political gladiators, we think that fair play, ordinary gentlemanly conduct and common decency would demand that Mr. Majors acknowledging himself too weak to contend for the prize should take a back seat, and let him who has so fairly and manly won it wear it.

It would be but merely in Mr. Majors to acquiesce in the obvious will of the party and people in the matter. There is probably not another aspirant for congressional honors anywhere who would not gracefully as possible retire and leave the field to the man who had vanquished him.

A CURIOUS MONSTROSITY.

Written for THE ADVERTISER.

The quiet neighborhood in the vicinity of the brick church, three and one-half miles southwest of Brownville, is in a fever of excitement over a monstrosity, which turns out to be a twin female born inside of her sister. While these kind of monsters have been observed before and not wholly uncommon, yet the like does not occur in that vicinity every day.

It is visited daily by people curious to see "unnatural things" that are perfectly natural, and exaggerate and warp their imagination with recitations from silly speculation as to what it is, and what sin the parents could have committed to thus cause the Creator to visit their offspring with such hideous deformity.

Your correspondent was repeatedly solicited to visit the wonder and make note in the ADVERTISER of what he saw and heard, and confirm as many different stories as it was consistent with superstition and ignorance to swallow.

Arriving on the ground, we found an elderly Irish gentleman, with pleasant manner, who informed us his name was Lindsey, and that his wife, who in the absence of a physician officiated as the midwife, and that the child was in her charge and that we could see the same.

The following is Mrs. L.'s account of the parents' history: Mr. Chas. Green, and his wife, Alfa, are American born and lately immigrated from Illinois to this state. Mrs. G. has been the mother of three children previous to this birth—all died in infancy—the two first were twins. Nothing unusual occurred in the circumstances of the previous births.

We then examined the monster and found it to be what is called by medical writers partial abdominal inclusion. It consists of twins, one of the children being fused or grafted into its mate to such an extent that the head and body is wholly absorbed and all of the spinal column except the sacrum.

died out of the minds of even the pious element of the medical world.

Find a double-yolked egg, carefully break one end and empty out one yolk, hold up the shell to the light and you will see one of three conditions, either a partition or septum, (being a reflection of the skin of the egg,) or a partial partition, or none at all.

The skin of the egg is called the chorion, if the chorion partition separates the yolks, there will be no monster nor cannot be if the egg is hatched.

If the partition between the yolks is only partial the chickens when hatched will be connected at one or more points, having the four wings, four legs and two heads. There is a membrane covering each yolk, we will call this the amnion, if one of these is ruptured it will be absorbed by the other and the result is a fused condition of the bodies, or one into the other.

The child monstrosity described in the foregoing article, died a few days ago.—[Ed. ADVERTISER.]

An Iowa jury has started alvery practical boom for the West. What the West wants, after capital, is women. Young women. An Iowa man kissed his cook. She found fault either with the size or manner of the salute and sued him for damages.

The jury calculated the damage at \$3,000. Now in Massachusetts according to a recent decision a man can hug two women against their will for \$10, and in Brooklyn the retail cost is put on the same basis as the wholesale, "without discrimination."

As the anti-monopolists would state it, and one kiss was taxed \$5. Unwilling girls will therefore come West if they know themselves. Besides, the jury market value of the kiss is not founded altogether upon the comparative difference in cost of women sweet enough to be kissed against their will in Iowa and Massachusetts.

A great part of the difference expressed by \$3,000 against \$5, is the difference between the kiss of a robust and healthy son of the prairie, and the weakly salute of an effete super-civilized bean-fed Bostonian.

When an Iowa man kisses a girl the immensity of the force expended compared to a Massachusetts kiss is a cyclone to the eddy of a languid fan. Equitably the Iowa man can better afford \$3,000 for a kiss than the pale faced Harvard student can with propriety disburse a liver.

He gets that much more satisfaction out of it. This is by no means a discouragement to girls who contemplate coming West. It is something worth while to experience the earthquake of a \$3,000 kiss.

A five dollar article must be the tamest sort of suffering and a girl ought to be a little ashamed to bring it into court.—[State Journal.]

Dr. Anita E. Tyng, of Providence, R. I. has accepted the position of Chief Physician of the Philadelphia Women's Hospital. The position involves great responsibilities, having under its direction four physicians, a large maternity, dispensary, clinics, and a training school for nurses.

LEGAL NOTICES.

Notice to Redeem From Tax Sale.

STATE OF NEBRASKA, COUNTY OF NEBASKA, 1882. To C. H. Thomas, Amanda Thomas, Jane Noyes, Ann Noyes, Melissa Noyes, William Noyes and Charles Noyes, heirs-at-law of John Noyes, deceased; and H. C. Thomas and H. S. Haulley, owners and persons interested in the following described realty, and C. H. Thomas and Amanda Thomas occupants of said realty:

You and each of you are hereby notified that the County of Nemaha, in the State of Nebraska, did on the first day of November, 1880, purchase at public sale, the following described realty, situated in said County of Nemaha and State of Nebraska, to-wit: The west half of the northwest quarter of section two (2), in township six (6) North, of range fourteen (14) East, for the sum of \$5.00, same being for taxes levied thereon for 1879, (said realty being assessed for the year 1879, to the above named H. C. Thomas) and said realty having first been offered for sale and remaining unsold for want of other bidders; also one-third of the southeast quarter of section two (2), in town six (6) N., of range fourteen (14) E., for the sum of \$1.98, same being for taxes levied thereon for 1879, (said realty being assessed for the year 1879 to the above named H. C. Thomas), and said realty having first been offered for sale and remaining unsold for want of other bidders; also two-thirds of the southeast quarter of section two (2), in town six (6) N., of range fourteen (14) E., for the sum of \$11.80, same being for taxes levied thereon for 1879, (said realty being assessed for the year 1879 to the above named R. S. Haulley), and said realty having first been offered for sale, and remaining unsold for want of other bidders.

That the certificates of said tax sales have been duly assigned to Robert Mauby, who is the owner and holder thereof.

That the time of redemption from said sale expires on the first day of November 1882.

And you are further notified that unless said realty is redeemed from said tax sale within five months from the date of this notice, to-wit: on or before December 20th, 1882, I shall apply to the Treasurer of Nemaha County for a Treasurer's Tax Deed, on or after said December 20th, 1882, for said real estate. ROBERT MAUBY, Nebraska City, Neb., July 26, 1882. 7w1

Notice of Appointment of Administrator.

Estate of Samuel F. Hacker, deceased. In the County Court of Nemaha County, Nebraska. Notice is hereby given that an application has been made to the County Court of said County to appoint Anne M. Hacker, administratrix of the estate of said Samuel F. Hacker, deceased, and that August 31st, A. D. 1882, at 10 o'clock a. m., at the office of the County Judge of Nemaha County, Nebraska, in Brownville, Nebraska, has been fixed by the court as the time and place for the hearing thereof, when and where all persons interested may appear and contest the same. JOHN S. STULL, County Judge. Dated July 31, 1882, 7w4

Notice of Probate of Will.

Estate of Elisha J. Merriam, deceased. In the County Court of Nemaha County, Nebraska. In the matter of proving the will of said Elisha J. Merriam, deceased. Notice is hereby given that August 31st, at 10 o'clock a. m., at the office of the County Judge of Nemaha County, Nebraska, in Brownville, Nebraska; has been fixed by the court as the time and place for proving the will of said Elisha J. Merriam, deceased, when and where all concerned may appear and contest the probate thereof. JOHN S. STULL, County Judge. Dated August 1st, 1882.

Legal Notice.

To Francis M. Richards, Samuel Daily, R. Z. Daily, and Morrison. You are hereby notified that I am the owner of a treasurer's certificate of sale No. 124, of the following described real estate to-wit: Part of the southeast quarter of section six, township six, north of range fifteen east, containing fifty acres situated in the northeast corner of said section, in Nemaha County, State of Nebraska, and taxed in the names of Francis M. Richards, Samuel Daily, R. Z. Daily, Morrison, other name unknown. On the 5th of December, 1879, said lands were sold for the delinquent taxes of 1868, 1871 to 1878 and years intervening said dates, amounting to one hundred and twenty-five and 34/100 dollars, and has paid up the taxes to date. And that the time for redemption will expire on said property above described on the 18th day of November, 1882, at which the undersigned will apply for a tax deed. JOHN F. SEAL, Owner of said certificate by Osborn & Taylor, his agents. 7w3

Legal Notice.

To Mary A. Oldfield; non-resident, defendant. You are hereby notified that on the 22d day of July, 1882, John M. Oldfield filed a petition against you in the district court of Nemaha County, Nebraska, the prayer of which is to obtain a divorce from you on the ground of adultery and desertion. You are required to answer said petition on or before Monday, the 3rd day of September, 1882. JOHN M. OLDFIELD, By Osborn & Taylor, his attorneys.

Notice of Dissolution.

Notice is hereby given that the co-partnership heretofore existing between G. W. Fairbrother, Sr., G. W. Fairbrother, Jr. and Benj. F. Sanders, as G. W. Fairbrother & Co. publishers of the "Nebraska Advertiser," is this day dissolved by mutual consent. G. W. Fairbrother, Sr. and G. W. Fairbrother, Jr. will continue the business, assume all liabilities contracted by the firm, and all sums due or becoming due on subscription or other business of the firm must be paid to them. G. W. FAIRBROTHER, SR., G. W. FAIRBROTHER, JR., BENJ. F. SANDERS. Auburn, Neb., August 8, 1882.

Notice of Dissolution.

The firm of Claggett & Son is this day dissolved by mutual consent, J. H. Claggett retiring, and Lynn M. Greene buying his interest in the stock. The business in the future will be carried on by C. E. Claggett and L. M. Greene, under the firm name of Claggett & Greene, who will collect and settle all accounts due from the old firm. Please change the names on your books and oblige. Yours Respectfully, CLAGGETT & GREENE. Johnson, Neb., July 20, 1882.

Private Diseases.

Persons desiring the popular prescription of the late Dr. Jonas Crane, for Venereal Diseases, can have the same filled by calling upon Dr. Alfred Crane, at his residence, Brownville, Nebr. 6 15

WITCHERLY & HAWKINS.

FIRST DOOR EAST OF THE POST OFFICE, where the best editorial work is done in Brownville, or Nemaha county.