			and the second se			and the second	Section in the second sector in the second sector was
-	an a	electronic and a second se	COROL STRUCTOR	FROM WASHINGTON.	the President would do in the event of	WASHINGTON, Feb 22.	-All the warehouses in Rulo a
The L	Aebraska Herald.	ment-and none other-standing by			the passage of Mr. Edmunds bill of	It is reported here that the Mary-	filled with grain. So great is t
		and defending Andrew Johnson now		GEN. THOMAS ARRESTED.	suspension, to which the President an-	land Legislature is highly enraged at	quantity of produce being brought
PLATT	SMOUTH, NEBRASKA.	that stood by and defended the rebel-	the close of the winter term of school	Laboren Dafas Comment		the rejection of Senator Thomas. It is	
z	and the second second second		in district No. 29. Oreapolis township.			said it will request Reverdy Johnson to resign and refuse to allow the feder	
THURSDAY	Y,		better known as the Stocking School	A REAL PROPERTY AND A REAL PROPERTY A REAL PROPERT	law is clearly unconstitutional. There		the wealth of the country back of Re-
	and a surface of the second		House. We learn from parties who		is a point against it which you gende-	WASHINGTON, Feb. 22.	Our bridge acrosss the Big Mudd
	RESPONDENCE.	any other law passed by Congress. If		I ne news from Wishington for the	men of the press seem to have entirely	There were present at Stanton's	not only enables our citizens to hy
We are lasiron :	of receiving correspondence from- State, relative to the material inter-	he is to be the judge, jury, Supreme	5 M 5 A	past few days has been important, and.	overlooked. The bill of Senator Ed- munds to suspend me during the pend-	office this morning Representatives	makes the road from Paul hereason, b
ests of the counti		Court, Legislative authority, Executive		to a certain degree, exciting. It ap-	ing trial, would undou'stediy be an ex-	Wyck, Dodge, Ames. Clark ex-mem-	Rule short, and opens up to that loca
ler as contributo	ors may deem of interest.	and Militry Dictator of this nation,		pears that the difficulty between John-	post facto law, so far as my case would	ber Delano and Mr. Freeman Clark	ty an excellent market.
	- State Convention	thea, indeed, was Mr. Seward s query		son and Congress has about reached	be concorned, and such a law is de-	of New York.	The report that a three feet year.
	an State Convention.	a pertinent one when he asked if we			clared unconstitutional by the very law	About 11:30 a. m. Gen. Thomas having just been released on bail by	excellent coal had been found on the
and set a day work a set	rention will be held at Nebraska City A pril 20th, 1868, at 12 o'clock M., to	would have Johnson President or King.		down or else there will be trouble	we will summare is the removal of Mr.	Judge Carter, presented himself to the	reservation, near Rulo, proves to
Nehraska at the	to represent the Republican party of e National Convention to be held at	Thank God, we have a Congress that		The President disregards the tenure of	Stanton. That is an accomplished fact.	door and told Stanton he would like to	correct—read register.
Chicago, May 2 Member of Cong	20th, next, Also a candidate for gress, Governor, Secretary of State, irer, 3 Presidential Electors, and the	will not allow this government to be		office law, and assumes to pronounce	and any law prescribing a penalty for	see him. Stanton requested him to	Man Advantisamanta
delegates press	ant from each Judicial district will	overthrown by such a man as Andrew			that act would be ex post facto, and	proceed with anything he had to say:	New Idvertisements.
nominate a suit for their respec	itable person for District Attorney,	Johnson, and they have a constituency		withstanding the action of the Senate		Thomas remarked that he had come to	PROBATE NOTICE
The Conventi	ion will be organ'zed as follows:	that will stand firmly by them during		in refusing to concur in the removal of	of such a character?"	discharge the duttes of Secretary of	
Richardson Cou Nemaha County	y 5 Lincoln & Kearney 1	the crisis.	taken all together would have done	Stanton, he has issued an order to	The correspondent remarked that	War ad interim, having been ordered to do so by the President. Stanton re-	0345-0903344, 1
Counties of Nem Richardson &	John- Douglas do 5	and the second	bonor to any of the large schools of	Gen. Lorenzo Thomas to take posses-	certain radicals might argue that a	plied that he could do no such thing,	Pursuant to an order of the Probate Court of st County, made this 24th day of Feb upy 1568, Nor
son Counties of Paw	1 Dodge do 1 wnee, Platte do 1	LATEST Our latest advices up to	the eastern States. The directors of	sion of the War Office, and that blood	persistence in keeping Mr. Stanton out	and ordered him to his room to perform	is hereby given that Friday, the 20th day of Ma e 1965 is the time appointe. for a final settlem at
Gage, Jeffera line & Lancas	ister IlCounties of Washing-	the hour of going to press show that	the school and parents in the district	less hero threatens to do it by force of	of office after the Senate had declared his removal contrary to law, and after	his duties as Adjorant General.	the estate of Peter A Sarpy, doceased. All person interested are requested to attend wild sections
Counties of Gag Jefferson	1 Counties of Hall, Buf-	he committee appointed to prepare ar	desire to return especial thanks to Mr	arms. We give below the most im-	the proposed passage of Mr. Edmunds'	Mr. Thomas replied that he had been ordered by the President to act	at my office in the city of s'itting outh, at 10 o'cl, ar m., o' suid day.
Jehnson county Otee do	TIGORDERS OF DUIL BUG	ticles of impeachment have positive ev-	James Crawford, of South Bend, and	portant despatches in relation to this	suspension bill, would be bringing the	as Secretary of War ad interim, and he	a second second state and a low of the second second second of the second second
Lancaster do Cass do	5 Dakota county 1	idence of Johnson endeavoring to ex-	Miss Cooley and others from Cedar	affair:	question out of the operation of ex post	intended to do it.	WILLIAM D GAGE fol 27w3 Frobate Jud
Countles of Cas Saunders, But		cite conspiracy against Stanton and	Creek for the interest they manifested	I ntoing han by	The President replied that he could	Mr. Santon again replied that he	
Seward Countles of Sau	inders, Counties of Dodge,	Congress, and one article to be pres-	in the success of the exhibition, and	executive session. Excitement in	not alter the case, as the offence charged	should not, and again ordered him to	NOTICE
Seward & Bu Counties of	Flatte, kota, Dixon, Cedar,	ented will arraign him on that charge.	for the excellent music they furnished	Washington is greater than since the	would still be the removal of Stanton,	his own room and denied the power of the President to make any such order.	All persons alle kereby notified out to trust, hard or emptoy my sons, George A. and Poreman M. Kap
Merrick, Hal	ar and Piarca I	Gen. Emory, commander of the dis-	for the occasion. The school was	assassination of Lincoln. The Senate	an act performed before the passage	Mr. Thomas said he would not go	without my consent. Any persons employing harboring them without said consent will be held
Lincoln.		trict, will be summoned on this charge.	laught by art. Jona Clawrold, of	passed, by a strict party vote, a resolu-	In reply to an inquiry as to whether	and that he should obey the orders of	has to me wages as follows: For our less of Geor A., not less hour, twee by dellars per month, and
		Johnson made such propositions as to		no auth rity for his course in the re-	the President had seen Gen. Thomas	the President and not obey the order.	Freeman M., not less than sixteen dollars ; mouth, by the sensor.
		show such conspiracy only wanted the	hearts of his scholars and their parents.	moval of Stanton, and ordered copies	since the interview of the latter with	of Stanton. Mr. Stanton remarked - As Secreta	Platismouth, Feb 27th, 1868, feb27w3 8. F. FATON
the Convention		assistance of the military to carry it out. This fact may delay the articles sever-	He entered upon the discharge of his	to be sent to the President, Stanton and	Stanton, he answered, yes, and proceed	ry of War, I order you to repair to	PROBATH NOTICE.
Republicans, be unrepresent	send delegales, and let not one county ted.	al days. Prominent parties believe	duties with his whole soul; and took a	Gen. Thomas. After the adjournment	ed to state what had occurred - at that interview. "Gen, Thomas," he said.	your own place as Adjutant General.	
Omaha, Jan	ST. A. D. BALCUADD,	that it will be about three weeks before	lively interest in the general culture of	Office to consult Stanton. The latter	waited upon Mr. Stanton and showed	Mr Thomas-I shall not do it.	CASS COUNTY. SE.
	the second data in the second data and the second data and the second data and the second data and the second d	the final vote is reached in the Senate.	the minds of his pupils, instead of con	avows his determination not to leave	to him the President's order removing	Mr. Stanton-Then you may stay there as long as you please if the	Parcuaul to an order of the Probate Court at a
COMM	HTTEE MEETING.	The President is despondent and irri-	fining himself merely to their profici-		him and appointing Gen. Thomas Sec-	Preisdent orders you, but you cannot	county made this 23d day of February, 1869, Not is her. by given, that on Saturday, the 22d day
The men	mbers of the Cass County	lated because Stanberry made no ap	ency in books, as is the case with too	It is supported the matter will be	retary of War ad interim. Mr. Stan- ton read the order and asked Thomas	act as Secretary of War.	March, 1965 is the time appointed for the final a tigment of the estate of John scott, Jr., decrase
Republican	n Committee are requested	plicatian for guo warranto and says	many teachers. We cannot command	broug't before the Supreme Court on	whether he would be obliged to vacate	Mr. Thomas-I shall act as Secreta-	All persons interested are requisied to attend as settlement at my office in Plattamouth at 10 e'clo
to meet at	the office of Maxwell &	his positive orders have been disobey	words to express our appreciation of a	a writ of quo warranto on Stanton, re	the office forthwith. Thomas said his	ry of War. Thomas then withdrew into an office	A. M. of said dey. WILLIAM D. GAGE.
Chapman, i	in this city, on Saturday the	ed. Gen. Emory refused to detail the	teacher of this kind. His labors are			opposite-General Scriver's room	jeb27s2 Probate Jud
7th day of 1	March, 1868, at 2 o clock	usual guard for the funeral of Mayor	the noblest on earth. Of what good is	Thomas	mediately. Stanton said be would like to have time to arrange and take away	Stanton in mediately followed him, and	WANTED, - Tanolers, Suiteste and ether in 'geut Pen and Women is a bus n as porting \$1.0
p. m.		Kelly, saying that all the troops must	all the learning in the world if the	ANDON DUCTION NOPOPOL NOPO	his papers and documents, to which	after conversation Mr. Stanton said,	\$200 per month, according to all the For parti- I readdress ZEIGLER, MCURDY & Co., Round
The Com	nmittee consists of the fol-	be kept together in anticipation of pos-	mind is not cultivated to make a proper	tors appeared before Chief Justice Car	Thomas feplied that considerable time	"Then you claim to be here as Sec retary of War, and refuse to obey a y	Block Chiergo Ill, feld7y)
lowing men		sible trouble. Johnson sent a mes-	use of it; and it is the leachers of our	The of the sector of the sector of the sector of the	would be allowed for such purpose.	orders."	PUBLICATION NOTICE
Platts'th Pr	rec't- § H. D. Hathaway,	sage to the Senate Monday setting	common schools who shape, to a great		No time however, was fixed for Mr.	Mr. Thomas-I do, sir, I shall re-	In the D strict Court of the Second Judicial Dist.
Deals Diam	b. H. Wheeler. Geo. L. Seybolt.	forth his reasons for removing Stanton.	extent, the moral principles of the	olation of the tenure of office law, and asking a warrant for his arrest. Jus-	The Descident repeatedly expressed	quire he mails for the war department	of the state of Nebraska, in and far the County Case. All of Basen P 10 b
Rock Bluffs Liberty,	" S. G. Cannon	Emory and Wallace, district and post	youth of the country. It is as much	tice Carter immediately issued a war	his utter indifference as to what course	to be delivered to me and shall transact	Albert Bacon, P. m.
Avoca,	" Orlando Tefit	commanders, have both refused to obcy	the duty of school directors to select	rant for the arrest of Thomas, which	Congress might adopt on the impeach-	all the business of the war department. At this juncture Gen. Grant and his	Subastian Strigel, Del't.] Tu Subastian Strigel, non-teallant Defendent, T
Oreapolis	" Thos. Thomas	any except they come from Grant	teachers who can give the proper tone	1 1 2	ment question, and in answer to a part-	aid came in. Grant playfully said to	nte hereby notified but the above named Plaint did,on the Slat day of January, A. D. 1568 fife in t
Mt. Pleasan		and Grant has sent instauctions to	to the moral principles of their children		ing remark of your correspondent, that he might sleep, soundly in spite of im	Stanton: Friend, I am surprised to find	office of the District Clerk of the Second Judig District of the State of Nebraska, in and for Ca
Salt Creek South Bend	D. R. Den	all headquarters not to obey any orders	as h is to select one who can make	The second se	neachment said laughingly	you here; I supposed you would be at	County, his edition azalast yon, the other a prayer of which is for the forethence of a Mortga
Louisville	" J. T. A. Hoover	except they come through his headduar	them proncient in books; and in this	last night in relation to the removal of	hink my slumbers will be much dis-	my headquarters for protection. Note-Mr. Stevens said he would	made and executed by you, the said sebastion sting to the said Flain tiff, beating data he 27th day
Weeping V	Water " E. L. Reed	ters. Excitement and anticipation are	respect the directors of district No. 29	Secretay Stanton. The correspond-	urbed by that fear. I shall sleep	1 C 1 1 1 171	Jury, 1850; to secure the payment of the sum of a hundred and forty-four doltars and eighty-six er
Eight Mile	Grove, Benj. Austin	on tip toe, but from present indications	showed their good sense in the selec	ent remarked that the country was sur	soundly and awake refreshed."	wires were loaded with reports of	and interest, according to the terms and provide of a certain promissory nate of or of to the said more
	red that every member of	we believe Mr. Johnson will be com-	tion of Mr. Crawford. It has only		CHICAGO, Feb. 22 A Post's spe cial says Statuton has beaten the		gage and petition. The morigaged premises all co- by end foreclosure are described in said morigag
the Commit	ttee be present, as the time,	pelled to submit quietly to the arrest	been two years since the people of the	the people say? I suppose they are	President at his own game	not yet concluded. They will proba- bly not get a vote before daylight, but	as onlows, to with The wear hals (30) of he north

etc., of holding the county and precinct conventions will be determined upon, and arrangements made for the coming campaign.

Plattsmouth, Feb. 27. H D. HATAWAY, Ch'n.

R. R. COMMITTEE.

The members of the Plattsmouth R. R. Committee are requested to meet at the office of D. H. Wheeler this evening, Feb. 27th. A full attendance is desired, as business of importance will come before them.

By order of the Chairman.

Latest From Washington.

IMPEACHMENT PASSED.

At a late hour last Monday night the House passed the Impeachment resolution by the significant vote of 126 to 47. The cool heads of Congress have held back, averse to the impeachment, until "forbearance has ceased to be a virtue." The more lenient Congress was, the bolder and more defiant Johnson became, until he has finally driven the people's representatives to the wall, forcing them to either admit that Johnson was suprême dictator or else impeach him for high crimes and misdemeanor. They have submitted to his alliance with the rebel elemennt; excused him while he was doing all in his power to impede reconstruction; passed by his attempt to suborn the officers of the general government for the purpose of carrying out his own personal ends; in fact, they have done it any wonder the people fear to trust dred and twenty-five houses up and in all that could be done to avoid this last

resort, in the vain hope that so grave a measure as the impeachment of the chief Executive of the nation might

not be necessary. But the President has forced the issue, and Congress has been found resolute in their determin ation to maintain the rights of the people against any and all despots and tyrants. Andrew Johnson has boldly rack, fodder or no fodder." We do attempted to set at defiance plain law of Cougress, and further hesitation on the part of that body would be criminal-it would be a virtual acknowledgement that Andy the Ist was King of the United States, and that the perhead paper: people and their representatives were

surpassed."

his lawfull subjects, possessed of no rights or priveleges except such as he was disposed to grant. Was it for such a state of affairs as this that a hundred thousand brave boys lay down their lives in defense of this government? Congress has done nobly and wisely. Let the loyal people of the

called upon to endure for the sake of time thereafter his wife presented him for several days, awaiting transportation deed, nor do I care. It would make reach a vote this evening.

and trial of impeachment. He would resist if he could, but his weak kneed Democratic and rebel friends appear to forsake him when they take a square look at the inevitable result of resist. once, and to the straightforward and determined course pursued by Con-

THE SPECIAL ELECTION-Last Thursday passed off without the least excitement, there being no opposition at all to the proposition to issue

bonds. Every vote polled on the question of issuing bonds to assist in build ing a R.R. to intersect the Union Paone vote against the bonds for the purchase of the ferry boat and franchise-Was there ever more unanimity of act- Where parents quarrel over school af

ion? If our citizens will only continue fairs, scholars are apt to lose their inin the good work as they have com erest. menced, we shall hear the whistle of the locomotive before twelve months From the Commonwealth of the 22d have passed.

"OPEN CONFESSION."

-Our town is crowded with stran The LaCrosse Democrat, the great gers from the east. They are all in light and leaser of the Democracy of vesting largely in town lots. the Northwest, does not deny that it is in favor of assassinating a Republican President. It says: and tweive during the past week.

"Some one says the Radicals fear -A large number of lots have been Grant will be assassinated. So he will disposed of during the past few days at f he is elected President, and it would an advance of over one hundred per not do the country the least harm." cent on the sales of September last. That paper glories in the assassina--Two columns of new advertise tion of Lincoln, thinks "it would not do ments from Plattsmouth merchants and the country the least harm" to assasone from an Omana firm, we were sinate Grant, thinks the rebellion was appear in our next.

just, and is read and endorsed by thousands of Democrats in the North. 1s -Lincoln has now about one hunprocess of erection. Four years ago such a party with power? there was only five on the town site.

CONSISTENT.

The La Urosse Democratis certainly a consistent sheet. It does not beau about the bush to let the ex-rebels prospecting and purchasing city lots. know that it thinks they were right tending to emigrate from their locali-They represent large numbers as in during the rebellion, like other Cop- ties to the "future Metropolis" and our perhead papers, but comes "up to the vicinity. -We welcome the new store on P not see how sensible men of its party street. Mr. Min half of Platt-mouth can endorse it; yet the endorsement of his opened one of the best assortiments of general merchandise that has ever the Democratic party is the same thing. come to our city. His store is literally The following from its columns is a crammed full. Let our citizens ex end

"stunner" to "war Democrats," but it to our new townsman a hearty welcome has not been rebuked by a single cop. and liberal patronage. His advertise ment will appear next week. -The ma ons commenced work at "CONFEDERATE FLAG .- We wish a Confederate flag, six feet long, or the capitol on Tuesday. The base and nearly, to place in our sanctum by the last course of sand stone is now being side of the National flag-each being put on, another week will find the lime American, and having floated over courses going up. Over S0 000 feet

So much for winter.

men whose bravery has never been of pine lumiber have arrived from Chi-We cannot speak in too high terms of show his readers the benefit of advertis- Ward in thus pushing forward to work

LINCOLN ITEMS

district commenced to build their school the peop 1 suppose they surprised, but I have only done what I house, and they now have one of the had determined on?" In the language Thomas was arrested by Marfinest schools in the State, outside the of the correspondent-the removal is shai Gooding for attempting to i terfere rities, as those who attended the clos-ing exercises of the late term can cer-the resident of the recent deter-mination on your the Mr. Presiden. The Presid nt-Mot at all, sir; the ufy. The number of scholars attendpeoplo seem to Raye mistaken my ing Juring the term was forty-one --course altogether 11 this matter. 1 Notwithstanding the house was filled never had but one determination on the leased on bail of five thousand dollars

subject, but I have acted carefully, pruto overflowing, we are informed the dently and moderately. Perhaps I order maintained at the exhibition was have been too slow in removing Mr perfect, with the exception of one or Stanton, but not because I feared the two instances where parties from this bugbear of impeachment, or I dreaded city behaved somewhat rudely and un- anything that Congress might do .-There is nothing that body could do, or gentlemanly. The greatest harmony attempt to carry out, that would intimihas prevailed in the management of date or surprise me. I know they are affairs in the district from the com- capable of doing anything I delayed cific was favorable, and there was only mencement, and no doubt much of final action solely to let the people see the proficiency and interest of the and understand the position of Mr. Stanton. scholars is a stributable to this fact .--

We at first intimated to him that we would like him to withdraw from our privy council. He did not take the hint. We then requested him to resign. He refused. We then suspended hun under the constitutional power which we have to su-pend or remove members of our Cabinet. The act of the tenure of office bill, though we did manifest no approval or disapproval. not therefore, recognize its constitutionality. As a matter of courtesy, we

- The foundations of four houses sent reasons for our retion to the Senwere commenced on Thursday last, ate. That body pretended not to consumed to reinstate Mr. Stanton in office.

Stanton would see the propriety of resigning himself. Generals Sherman advise him to resign.

from General Sherman, dated January ed to Thomas. unable to get in this issue. They will 18th, saying General Grant him-elf proposed to go to Mr. Stanton and .ay for the good of the service and the

country, he ought to resign; it will be time to contrive ulterior matters. The President then continued; "Af-

thought proper to-day to order the re--Several gentlemen from Indiana moval of Mr. Stanton and appoint Gen. and Iowa have been in town recently, Thomas Secretery of War ad interim This is the whole story.

Correspondent-Was this step dis cussed in the Cabinet council? The President-No, sir, not pre-

cisely. The general policy was agreed upon some time ago, and the removal

o-day is in accordance therewith 1 have just received a copy of the resolution adopt-d by the Senate to-night. in executive session.

> The President then read the resolu Correspondent-What will the Sen

ad interim

The President-I don't see that they there was noth ug else, always has can do anything. The resolution is been considered a high crime and mis itself the end of the matter, so far as demeanor. But I will not discuss this the Senate is concerned, unless the question unless the gentlemen on the cago, and more coming every day. House presents articles of impeachment and the Senate undertakes to for the present, give way to them, and A down-east editor, in order to the energy displayed by contractor try the Executive and resolves itself say what I have to say in conclusion.

This morning General Lorenzo with his duties as Secretary of War, in violation of the tenure of office act. He was brought before Judge Carter of the criminal court for this District He waived examination and was reto appear at 10 o'clock on Monday -

The Reconstruction Committee, at a meeting this morning, agreed to report articles of impeachment against the President to day. There is intense excitement among the members and in he galleries, over this action on the

part of the committee. A Journal -pecial says after his release by Judge Carter, General Lorenzo Thomas went to the W. r Office and demanded possession. Stanton enne, however, has seen fit to officially ordered him to leave the office, threat- rebuke the Herald as follows. nning to put hun under millitary ar rest, whereupon Thomas went to the White House to consult the President. At ten minutes past two, Mr. Stevof Chevenne by daily circulating falle ens rose to make a report from the and malignant reports calculated to incommittee on reconstruction. The Speaker admontshed spectators and members to preserve order during the suspension was also, not in conflict with proceedings about to take place and

Mr. Stevens made the following reports . That in addition to the papers referred to the committee they find that the President on the twenty first of sider those reasons sufficient, and as. |February, signed and ordered a com unssion or letter of authority to Dr. Well, we still waked, hoping Mr. | Lorenzo Thomas, directing and authorizing said Thomas to act as Secretary of War ad in erim, and take posession and Grant offered to go to Stanton and of the broks, records, and other public property in the War Department. The President here read a letter Then followed a copy of the order issu-

Upon evider ce collected by the com mittee, which is hereinafter presented, and in virtue of the power with which they have been invested by the House, afford me great pleasure at anytime to they are of the opinion that Andrew afford you or any other person inter-Johnson, President of the United ested, an opportunity to test its fireter waiting a reasonable time, we States, be impeached of high crimes proof qualities, and if, after the roo! and misdemeanor. They therefore has hardened by the sun's heat, it can recommend to the House the adoption by any degree of heat, be melted and of the accompanying resolution, signed caused to drip through the cracks and by Stevens, Boutwell, Bingham, Beapores, as represented in your article. man, Hurlburd, Farnsworth and Paine: you are hereby authorized to publish Resolved, That Andrew Johnson, me as an imposter, If I ever after put President of the United States be imon another roof of the kind in Omaha. peached of high crimes and misclemeanors.

The report having been read, Mr. itevens said:

ion in the first instance to discuss the question, or if there be no desire on the other side to discuss it, we are willing that the que tion shall be taken on the ave do. Mr. President, under that res knowledge which the flouse already olution, if you still insist upon having has. Indeed, the fact of removing i Gen. Thomas act as Secretary of War man from office while the Senate is in session without its consent is itself if al Grant to disobey the Senate, and that he (Johnson) would stand between General and fine and imprisonment. other side desire to; if they do, I shall, We thought that every body knew that

justice does not accept Substitutes in Mr. Brooks then took the floor and such matters, but makes the violator of

aly not get a vote before daylight, but resolution will be adopted by a full of the Gavernmont survey of Neback's territory. there is no doubt that the unpeachment party vote. Nothings more about the cene in Stantons office.

LATEST-2 o'clock, a m. The House has concluded to defer a vote on the impresentment resolution till Monday evening and continue the debate

A HEAVY LICK.

labit of denouncing everything and ev erybody that it could not "run," and

WHEREAS, The Omaha Herald has

for the past few months persistently

and wantonly misrepresented the City

jure our interests abroad and affect us

Омана, Feb. 8, 1868.

MR. BALCOMBE -- Dear sir: My at

Yours Truly,

-Mr. Osborn's advertisement will

A. OSBORN.

has taken it for granted that everything laining to be Democratic would submit to its lashes without a murmer. The Democratic city government of Chey-4. D. 1868.

NOTICE.

Jol us E. Neal, PPff.

 a home; Be it therefore
Resolved, That the common Council of the City of Cheyenue condemn that journal as a malignant libeller of our city and its citizens, and is therefore to taily unworthy of credence or patronage of the public.
willis Stevens, Deft.
Willis Stevens, Deft.</li taily unworthy of credence or patronage and the proceeds of such sale applied to the payment of said note and interest, and to have your equity of or said not and interms, and to new your operson enamption, and any int reit you, or any person claiming under you, and subsequent to said mornage, forever forested and barret. Which said (and is described as follows, to wit: The south half (%) of ention has been called to an article in outh east qr. (14), of section No threty-two. your daily issue of the 1st inst. The ant qr. (%) of south-west qr. (%) great Chicago fire, what caused it, (11.) Rauge (38). au the north-west qr. (14), of the princast qr. (14) section. No five, (5) wherein you seem to condemn all patentroofs, composed in part of Coal. ship No. 1en (10,1 moth of range No iweive, (12.) east; lying and being is Cass County, Tar, as being unsafe. I wish to call Nebrasks, and you are required to appear in the above named Court on the 30th day of March, 1869 your attention to the article of Plastic Slate Roofing, composed in part of and to answer the partition herein, or the same with be taken as true, and jadgement rendered secondcoal tar, to which I think your remarks | ingty. are calculated to do injustice. It would JAURUS & NEAL, PUT.

THUS. B. STEVENSON, ALL'S. Ordered published in the "Nebraska Herald"

four consecutive weeks WILLIAM L. WELLS, feb13w4 Clerk of Dist, Cour.

NOTICE. In the District Court of the 24 Judicial District, In and for Cass County, State of Nebraska, Jairus E. Nes and H. E. Hills,]

Henry C. Mayfield

The defendant, Henry C. Mayfield, will take no the that on the 4th day of F-buary 1505, the plain 107, Jairus E Neal, field his petition in the above en-titled cause, he object and prayer of said petition being to obtain payment of a promiseory note for two hundred and cichty (286) dollars, excented by you on the 22d day of March 1559 with interest after you on the 22d day of Murch 1550 with "interest after due at forty" per cent per annum, and indefout of the psymeat of the money due on still note, to have a certain that of hand by you morigidged on the same date of sold note to scenre the psymeon of the maney mentioned in the note in one year, sold second up to haw, and the proceeds applied to the payment of the amount by the court proved to be due the plaintif, and to forcelose your equity of redemption in and to the morigagized permises, being the south half (56), of the south-west quarter and the west half (56) of the south-west quarter of section twenty-four (24) in the south-west quarter and the west half (36), o the south-east quarter of section twenty-four (34), in Township tweire (12), north of range sleven (11)

east of the sixth Principal Meridian, in Cass Councy Nebraska: You are required to sphear and answer, plead or demarts the said petition on or before Monday the 30th day of Murch, 1868 or the said pe-tition will be taken as thus, and indigement rendered About the silliest piece of business ve have ever heard of was the request that President Johnson made of Gener

accordingly, JAIRUS E NEAL, and H. E. HILLS, By THOS B. STEVENSON, Act'y,

Ordered published in the "N-braska Haraid" four consecutive weeks WILLIAM L. WELLS, feb13=4 Clurk of Dist. Court

PROBATE NOTICE.

United States stand firmly by them in this second crisis which the nation is called upon to endure for the sake of called upon to endure for the sake of freedom and a Republican form of gov-ernment. You will find the same els-conclus ive.

be found in another column of the Mr. Speaker-It is not my inten HERALD. -That able, independent, and comprehensive journal, the New York Ledger, thus appreciates a recent event, which has made a good deal of stir in the world:

ap to that time. The Omaha Herald has been in the

JOHN RICHLY AUGUSTUS MILLER. Notice is hereby given, that, by wirins of an Excution in the above on itled cause, issued out adjunder the Seal of the Clerk of the District Con the Si Judicial Dist let within and for Hill ounty, and State of Neuraska, and to me directs

feb6w4

will other for sale at Public Auction, to the highest ad best fidder, at the front door of the Court court in the City of Plattamenth, County and State ONDAY, the 24 day of March, A D 18/3. the hours of oue and two P. M. of said day to the and interest of the above named the r, Augustus Miller, in and to the followin real colate, to with Lot ork No. thirts-mine (39), Runted in the city of alternoush, Cars Covery Survey Nothersky, Given under my band, this 2010 day of January

jan20ws

J. W. JOHNSON, Sheriff, Care Co. Neb.

PPEs Atrys.

You are hereby required to an over said petition i or hefsig the 251 day of March, this, or judge sort if be taken againsty in as proved for in the pe-

SHEEREFFS SALE.

Daved January BI F, 1801 SWEET & SCOPIELD.

Execution

In the District Court of the State of Nebrasha, 24 Judicial District, in and for its County of Case.

willis Stevens, Def t.