THE NEGRASKA HERALH

PUBLISHED WREELY BY **H**-D HATHAWAY

EDITOR AND PROPRIETOR.

or Office corner Main and Second stree sec-TERMS :-- Weekly, \$2.00 per annum if paid in

\$2.50 if not paid in advance.

ANOTHER SHORT TUEN.

The Omaha Republican discloses an- Dr. Miller, are attempting to make capibther little strategetic move on the part | tal against Gov. Butler on the ground | of the managers of the impeachment that a man named McBird cannot be against Gov. Butler, which is nothing found. Now, if Dr. Miller would not be less than a plan to prevent a trial and betraying the "confidence" of some tal (for a failure to prosecute would clear Democrats) we would like a little light great criminal but that the Senate would | self up as the great luminary on this subnot allow them to convict him. The ject) where, and by whom was the so-Republican understands "that the prose- called "evidence" of McBird taken .-ground that important witnesses have prior to taking of the so-called evidence, absented themslves. The managers know and who heard him swonn to the stateas well as any set of men in the State, ment's reported as his "cvidence" be in justice to Gov. Butler, for while it very good authority (not in "confidence") had enough of the "star chamber," one- lieved by many good men that he never John Gillespie, Auditor, became and sided business.

HOW HE KNEW IT.

was to be made to get rid of McBird, please enlighten the "rural districts" on we knew it as we knew the truth about factary to our Plattemouth contemporary. -Omaha Herald 12:h.

This is the way Dr. Miller knew that an effort was to be made to get rid of McBird ! He knew it "as ht knew the truth about Butler." That is about as we supposed he knew it-and the "Plattsmouth contemporary" is perfectly satisfied that Dr. Miller knew nothing

of the kind-just as he "knew" what he much of the cry against Gov. Butler has been charging against Gov. Butler for the past year, and failed to substan- arose from personal antipathy, and that a misdemeanor in office. tiate under oath before the investigation it should be taken with a large degree of committee. Dr. Miller flies from one allowance. As facts are brought out our Auditor of the State of Nebraska, while to give one bidder for said Public Print untenable position to another, in rapid position on this question is continually succession. He first asserts that he strengthened. Dr. Miller has been one being clothed with certain powers con- Auditor, privately open one of said bi-ls well if the parties who are loudest in mistake, and I had received a letter deto get rid of McBird," and when we corner him on that statement is beyond a doubt that if this statement is correct, Dr. Millez is the guilty one bebeyond a doubt that if this statement is correct, Dr. Miller is the guilty one be-

PLATTSMOUTH, NEBRASKA, THURSDAY, MARCH 16, 1371

LET US HAVE AIGHT.

VOL. 6.

A few men in the State, headed by 9th. 1871.

time the several charges and specificathen throw the blame of Butler's acquit- "prominent Republican" (elected by tions herein alleged and set forth, was, and now is, holding and enjoying the office of Auditor of the State of Nebraska, him and reinstate him in office) upon the given to the people in regard to this and as such officer was intrusted by law Senate, and proclaim that Butler was a McBird evidence (for the Dr. sets him- with the auditing of all just and proper accounts against the said State of Nebraska, which could only be justly audited upon the receipt of proper vouchers therefor; yet the said John Gillespie, cution will ask an adjournment" on the Who had been with him for a whole day Auditor disregarding his duty and the olemn obligation which he as Auditor was bound to observe, did, at divers and sundry times, between the first day of March, A. D. 1868, and the first day of that this adjournment cannot be granted fore the committee. We have it from February, A. D. 1871, the precise days in justice to Goy. Butler, for while it fore the committee (not in "confidence") being unknown, in violation of his said would reinstate him as Governor, it that McBird never testified before the in- duty as Auditor, issue and determines would do so with the cloud still hanging vestigating committee-in fact, that he are now unknown, certain State warrants over him (the very thing, probably, that was never before that committee at all, drawn and issued in behalf of said perthe managess desire). We hope the but that the so-called "evidence" was sons, so unknown, against the funds of the State of Nebraska, without first havcourt of impeachment will not allow so written up by an outsider who handed it ing the legal vouchers therefor, or withgreat an injustice to be done Gov. Butler in to the committee as the evidence of out the prior indebtedness of the said as to adjourn before he has had full op- McBird. McBird, it is said, never was State of Nebraska, contrary to his said his oath of office; thereby he, the said

porting to be "evidence" from him. --When we said we "knew" the effort Will the great impeachment luminary day of February, A. D. 1869, said John these matters, and then repeat that little

> der, and that Dr. Miller really "knew," and still knows, more about the McBird but appropriated for private purposes, "evidence" and his present whereabouts all of which acts and doings of said John than he would care to make public.

> > SIGNIFICANT.

Articles of Impeachment, Against John Gillespie, Auditor of State

NEBRASKA

ART. 1. That John Gillespie, at the interest.

knew of the existence of anything pur was guilty of a misdemeanor in office. SPECIFICATION 1st. That on the 18th Gillespie, Auditor, did falsely issue and deliver to David Butler, Governor, two certain State Warrants, drawn upon the of one of said warrants, said other war-

rant was not returned for cancellation, Gillespie, Auditor, in the issuance and delivery of one of said warrants, were contrary to law and in violation of his We have heretofore asserted that duty as a public officer and his oath of the said State, then and there falsely,

office; whereby the said John Gillespie, fraudulently, and corruptly, in violation Auditor, committed, and was guilty of of his said duties as Auditor, and in utter disregard for the trust and confidence Aur. 2. That said John Gillespie, reposed in him by the people; in order

exercising and enjoying the prerogatives ing an advantage over another who had bid for the same, did then and there, as of his said office : and by virtue thereof.

longing to the State of Nebraska, known | language of said report being "a correct as school money, and to this colluded and full statement of all warrants drawn with James Sweet and Nelson C. Brock, upon said fund." (meaning the Building Exhibited by the House of Representa tives, of the State of Nebraska, March with James Sweet and Velson C. Brock, upon said fund, '(meaning the Building the said Sweet & Brock obtained a large said Commissioners.) Said John Gillesthe said Sweet & Brock obtained a large said Commissioners.) Said John Gillesamount of public money at 10 per cent. pie, Auditor, in said report, states that

interest per annum, for the sole purpose the sum of \$1,082.10 had been drawn of substituting other borrowers of said out of the State Treasury upon a war- sion of the House yesterday was occupied money at a high and exorbitant rate of rant issued therefor for trees for the with a prolonged discussion on the sub- hearts. "Capital Grounds," when, in fact and in ject of adjournment, and the calling of

SPECIFICATION 1st. In the fall of truth, no such warrant was ever issued, an extra session. A concurrent resolu-1870, John Gillespie, Auditor, ordered and approved a loan to said James Sweet and Nelson C. Brock, in Lincoln Nebraska, for the sum of \$15,000 of as having been issed as payment, were fer serving the State, and laboring for public money belonging to the said State | furnished by said Pearman for the indi- their constituents gratis. for the period of three years, the same vidual benefit of John Gillespie, David The managers of the Governor's trial being school money. Three mortgage Butler, Thomas P. Kennard. The state-deeds being executed therefor by the ment in said report had a tendency to issue is now made up-and the time set said Sweet and Brock, to secure the pay | deceive and mislead the Legislature and | for the beginning of this important case | ment thereof, which said mortgage deeds the people of the State, by making it is next Tuesday, at 3 p. m. It is to be were never delivered to the said John appear that the warrant had been issued hoped that when once fairly started Gillespie, Auditor, or either of the State for public purposes, and also by making it will be continued from day to day unofficers, or placed upon record, but the it appear that the sum of \$1.082.10 til Governor Butler is fully vidicated or said John Gillespie, Auditor, knowingly arising from the sale of lots and lands, | condemned. and corruptly suffered the said mortgage had been deposited with the State Mr. Rhodes, of Johnson county, one "Then I am afraid you don't move in deeds for \$5,000 each, to remain in the Treasurer, but as said warrant, so falsely of the ablest members of the lower the beat society. possession of the said James Sweet and charged by the said John Gillespie, branch of the Legislature, was yesterday Nelson C. Brok, as Bankers; whereby Auditor, was not issued or drawn upon unanimously elected to fill the vacancy the sail State of Nebraska had no see the fund received by them out of said on the Board of Managers in the Im curity whatever for the said \$15,000, sales; a fraud was practical, as by the peachment trial of the State Auditor, and the said mortgage deeds were so perreport it became a debit against the caused by the resignation of Mr Mamitted by the said John Gillespie, Au- money received upon said sales ; whera- jors. Mr. Rhodes beside being a gentleportunity to vindicate himself. We have sworn to a single statement, and it is be- duty as such officer, and in violation of ditor, to remain in the possession of the by the said John Gillespie, Auditor, man of recognized ability, enjoys the said James Sweet and Nelson C. Brock, then and there committed, and was guilty | confidence of all who know him and will Bankers, for a long time, and until other of a misdemeanor in office.

ties, who became borrowers of the said \$15,000 at a high and usurious rate of interest; all of which said interest in securities were substituted by other par And the House of Representatives by transactions a thorough sifting. interest; all of which said interest in after, any further articles or other accu- propriation Bill. Almost every item in excess of the 10 per cent., required to isations or impeachment against the said it was reduced, and many stricken out be paid to the State on loans of school John Gillespie. Auditor of the State of entirely. Among the items rejected was Buber a year ago, upon reports from responsible republicans, entrusted to us under express injunctions of confidence. State ? Would it be betraying more to leave? Would it be betraying more fraud was practiced upon the unsuspect- articles herein preferred against him, and Executive Department. If we may be We trust the explanation will be satis-to reave r would it be berraying more would it be berraying more to reave r would it be berraying more to reave r would it be berraying more confidence.'' to tell the people how you confidence to tell the people how you a lowed to express our opinion, we most to reave r would it be berraying more to tell the people how you a lowed to express our opinion, we most come by the so called McBird "evi- in truth, there was at the time but to all of which the said John Gillespie, part thereof, and to all and every other emphatically think this a small way of dence?" We doubt not this whole \$1,000 due him for such services, and the delivery chine the delivery of a misdemeanor in which shall be exhibited by them as the should be compelled to pay for the farcase shall require ; do demand that the niture used in his office while other

ART. 5. That said John Gillespie, said John Gillespie, may be put to State offices are furnished by the public answer the misdemeanors in office, here-seems very unjust. The bill will never State, on the 7th day of December, A. in charged against him, and that such pass the Senate in its present shape. D. 1868, being then and there, as such proceedings, examinations, trials and A dozen or more members have aljudgements may be chereupon had and ready left for their homes, and many Auditor, the custodian of certain written Scaled Bids for the Public Printing of given, as may be agreeable to law and others have asked for a leave of absence. justice.

G. W. COLLINS, F. M. McDonagh, Chief Clerk, House of Rep.

MR. EDITOR :- Would it not be as



HRALD

cans. LINCOLN, March 11.

One of the neatest teasts ever given-EDITOR HERALD :-- The morning ses-Woman-the last word on our lips, because it comes from the bottom of our

A brother chip says he is as fond of a compliment as Jim Lane, of Kansas, Ar. 1.25 used to say he was of grouse. "As to TRAIN NO. 3. grouse," says Jim, "I am as the boy in indiania was as to ginger cake : he said he reconed he did like ginger cake better'n any boy in Indiana' an' got less of

The second state and a second state of the sec

NO. 50.

The late George Tichnor had a decidd aversion to radicalism and radicals .---It is related that Thackery once asked him if he knew Theodore Parker, and he replied in the negative with a look of disdain, whereupon Thackery said :--

Dr. G, of Sycamore, Illinois, iding in the country one day, saw a sign upon a gate post which read thus : "This farm for sail." Stopping his horse, he hailed a little old woman who stood on tiptoe, hanging out clothes .-- | "I say, madam, when is this farm going not lose any time in giving Gillespie's to sail?" "Just as soon." replied the

Experience shows that the farmer who raises his wheat, his corn, his nules, and his pork, at home, succeeds better than he one who raises only wheat or corn. This argument for a mixed husbandry is soually strong for a mixed industry, and

e country that manufactures every arde that its soil and resources it for, is richer, more prosperous, and powerful than the one which confines its industry to the manufacture of but one article.

COMMENICATED. ED. HERALD :- Dear Sir :- About a year ago I received a letter from a vil-It is the intention to keep a quorum of lainous concern in New York, proposing the House (twenty members) here if Speaker House of Representatives. possible, and after the trial has com- to sell me a lot of counterfeit money "so well executed as to defy detection," &c., menced, to suspend logislation, and only and asking me to come to New York "to meet to call the vote in conformity with make arrangements for a big business," Parliamentary law, it having been decided that one branch of the Legislature &c., &c. As the address was not quite

ded that one branch of the Legislature could not adjourn and the other continue in session for a longer period than three mistake, and I had received a letter de. Trains will leave and grrive at the depot of

ARRIVAL AND DEPARTUES OF MAILS

THE DALEY PLATTSMOUTH HEBALD IS PUBLISHED BT H. D. HATHAWAY, EDITOR AND PROPRIATOR.

43-Office corner Main and Second streets see

nd story TERMS :-- Dally \$10.00 per [admand, or \$1.03

per month. Railroad Time Cable.

B. & M. R. R IN NEBRASKA.

WESTWARD. STATIONS. PASTWARD TRAIN NO1 RAIN NO Louisville, South Bend, Ashland Greenwood Ar. 1.15* p tu Waverly

TRAIN NO. Greenwood Waverly 5,50 4,30 5,00 ewlon

ing 33 minutes slower than Chicago. B. & M. R. R.

Wook effect Sunday Nov. 274

ARRIVE. Pacific Express.—except Monday Mail—Except Sunday Freight No. 5-except Sunday Freight No. —except Sunday

DEPART.

Atlantic Express-except Saturday 5:15 p. m Mail—exbept Sunday. Freight No.5 except Sunday. Freight No. 8—except Sunday

The Boat leaves Plattsmouth at 8 a. m. Su [The above gives the arrival and departure by

trains to and from the east bank of the Missour-river. The Atlantis Express arrives at Burlington at \$200 n.m., and the Pacific Express leaves there for Plattsmouth at 7:00 p. m.

> C. B. & ST. JOE. R. B. [AT PACIFIC JUNCTION 10WA.]

7:40 a. m. 5:20 p. m. This gives passengers from Plattsmouth close nnection going South or North by leaving here on the5.15 p. m. train.

GOING SORTH. CUING SOUTH

(ARRIVES.)

3.30 p. n

.3.55 p. m 4 05 p. w

5.30 n. n

OMAHA & SOUTHWESTERN.

9.25 a. m 9.40 n. 10 a Platte 10.25 n. m sdar Island. 11.00 a. m Omaha Junction

LEAVES.

Omaha Junction oilar Island Omaba. Passengers and freight will be transfered at Ceder Island and connection made at Opaha Junction with the morning train going West from Plantsmonth to Lincoln on the B. & M. B.

it in "confidence." If you "knew it' knowledge he does not know of a single natic Asylum, said payment being in vino better than you knew what you have item that is damaging to Gov. Butler : Constitution of the State of Nebraska ; been charging against Gov. Butler for "I am assured by Senator Thomas whereby the said John Gillespie, Audittrayed any very great amount of "confi-dence" by telling it all over the world.-We believe, knowing the authors of the part of the programme to manufacture public opinion against Gov. Butler, by which it is hoped to convict him, even without evidence. Try it again, Dr.,

effective 'confidence' game. THE APPROPRIATION. A Lincoln correspondent of the Neraska City Chronicle has the following in relation to the appropriations made by managers that McBird's evidence is imthe present Legislature :

The amount of the Insane appropriaby the Auditor of State upon bills approved by the Superintendent, Dr. N. R Level.

Calistanding Indebtedness Board and clothing Wages of attendents &c. Comenting basement floor Books, pictures, musical instruments Repairs of floors and windows &c. Improving kitchen and laundry Peneing, trees &c. Well, wind mill and pumps, &c. Teatu, warop and farm tools. Drugs, medicines & c. Wire Sarcens for windows. For painting woods &c. Casi. Salary for Saperintemlent Furniture, Billiard Tables &c.	\$ 19,317 97 10,700 60 5,004 00 1,000 00 2,000 00 2,000 00 2,000 00 2,000 00 2,000 00 2,000 00 2,000 00 2,30 00 2,500 00 2,500 00 2,500 00 2,500 00 2,500 00
Total	\$ 53,617 97

Appropriations for 1872, are as follows : 2 12 (00 00)

Sourd and clothing. Vages of attendents. 1.000 001.000 00 ilental expenses. provements on farm 1,000,00 alary for Superintendent. S.000 00 For ass't. Supt. for two years . Add general appropriation bill

The above figures show the amount occasions performing night work upon 317.97 outstanding indebtedness on ac- and count of Insane purposes in the latter part of 1870. There are other special appropriations

the amount of which I cannot now get, but will give it when I can.

Frank Hatton's Mt. Pleasant Journa graph among its many gems :

of any one who could, but that he had

them or not." Why did not Dr. Miller go before the committee with his "confidence" game. dence" and that he did not feel at liberty to say anything about it-except through

his paper.

It is claimed by the impeachment portant against Butler, and it is also asserted by a few reckless newspapers (pro-

assumed by any man ? Admitting the misdemeanor in office. 0 60 most about it. Dr. Miller "knew"

Concurrent Resolution

The following is the concurrent resolu-1,000 00 tion recently passed by the Legislature indigent persons :

WHEREAS, The Senators and Repreare individually and collectively, nobly, 8 84,417 97 patriotically and diligently, without fear, favor, affection or compensation, giving s 231,897 97 their labors during the day, and on many

necessary to run the State Government immigration bills and other things, to for 1871 and 1872, including the \$19, hasten the increase of our population;

WHEREAS. Cleanliness is next to godliness : therefore.

treasury after the Insane appropriations are provided for, be appropriated for the purpose of defraving the expense of fur-

sewing, &c. ; and be it further

causche said nothing nor did nothing to prevent such flight, then flies to the re-that many good men came to believe of an extra compensation to one Joseph Ward a contractor to build the Lunstic their bid had been prepared in accord is a part, at least, of the power that is Asylum for the said State of Nebraska , ance with the notice for Sealed Bids for seeking the destruction of the character fuge of 'confidence.' We always believed that all our State officers were a pack of said extra compensation so agreed to be said Printing, being in writing, carefully and reputation of our Executive and the Omaha Herald was a little on the thieves. The charges were made so paid by the said John Gillespie, Auditor, and securely, and on the day herein men Auditor. My reason for believing this "confidence" order, but we supposed boldly and definitly, that it seemed that it seemed that was afterward paid by him to the said John Gillespie, Auditor, as afore- have been unsuccessful in political schemit could "play it" a trifle better than there must be something in them. The State warrant and warrants for a large said; whose sacred duty it was to pro- ing are determined opponents and accuthis. Is that the way you treat your chief of the howlers, Dr. Miller, was amount of money over and above the teet the same from the knowledge of ri sers; and I have sometimes thought "confidential" friends of the Republican brought before the investigating com amount stipulated to be paid for the val bidders, as also his own duty to re- that it was because they were not invited persuasion? If you receive any such in mittee and sworn as to what he knew, building of said Lunatie Asylum, said main ignorant of the contents of this and to take a prominent part in the manpersuasion? If you receive any such in-formation in "confidence," why are you now betraying that confidence by pro-biolicity the the building of said Linkate Asylum, said and the following item from the pen of Hon, J. S. Church, editor of the Browa-biolicity the building comclaiming to the world that you "knewit," ville Advertiser discloses the very sig but you can t tell it because you received nite and und for the building of said Lanatic Asylum, said payment being in vi-olation of section 24, article two of the Constitution of the State of Nebraska; whereby the said John Gillespie, Audit-fraud of their rights, did privately open the past year, you could not have be that Miller, of the Herald, knew noth- or of the State of Nebraska, then and the said bid of said Miller & Richard- with them, or did something they did they reassembled resolved themselves bors should think he had attempted to trayed any very great amount of "confi- ing, nor testified to the truth of one ma- there committed, and was guilty of a son; whereupon the said St. A. D. Bal- not wish done. And in consequence of into a Court of Impeachment to hear engage in counterfeiting.

We may be excused for saying, in strict committee that he could not swear to the Gillespie. Auditor as aforesaid, during the said Miller & Richardson proposed to mpeached they would like to make it pear at that time. "confidence," you know, Dr. that we do truth of a single charge he had made the fall of 1869, and while the said Jo- do said Public Printing for; and thereby appear that he is condemned. not believe a word of the Mc Bird story. against the Governor, nor did he know seph Ward was building the foundation the said St. A. D. Balcombe so regula Now, I think we should lay all party tain gentleman of the legal profession a young friend of mine got a similar for the Lunatic Asylum, which the said

the said Ward was utterly irresponsible. of Miller & Richardson were rejected, people to pass sentence of condemnation the amount of labor already performed (New York.) Now, it is well known and had not given any bonds for the when in truth they should have been ac- and hold up their scathed and blackened and that which remains undone. He that these rascals can get the names and building of the said Lunatic Asylum; cepted, had not the fraud herein charged characters before the world as unworthy and tell them that all he knew about and also knowing that the said Ward had been practiced by the said John Gil- of the great trust which was conferred and see if you cannot strike some more Butler was received in "strict confi- no qualifications or capacity as a builder; lespie, Auditor, whereby he became upon them by the consent of their felthe said John Gillespie, Auditor, with a and was guilty of a misdemeanor in of- low citizens. full knowledge of all these facts herein fice.

stated, did allow the said Joseph Ward ART. 6. That under and by virtue of an act of the Legislative Assembly of to largely exceed the just and proper estimates for building said foundation, and the State of Nebraska, entitled, An Act brated Myra Gaines, written from New as such Auditor during the fall o' 1869. to provide for the sale of the unsold lots Orleans to a Western paper. Since we did issue and deliver to said Ward, Ne- and blocks in the town site of Lincoln, came to New Orleans, on going into the tra-ka State Warrants to the amount of and for the location and crection of a parlor one evening, I saw a group of la-\$40,000, the same then being over \$30,- State University and Agricultural Col- dies and gentlemen, in the midst of which 000 in excess of the amount that was lege, and State Lunatic Asylum, Ap was a small woman, with sharp-cut feation is itemized as follows and is paid out bably not more than one)-that But due said Ward; whereby the said John proved, February 15th, A. D. 1869; tures, holding the attention of those ler's friends bribed McBird to leave. - Gillespie, Auditor of the State of Ne- said John Gillespie, Auditor aforesaid, about her in sprightly and animated con-Was ever a more ridiculous posistion brasks, committed, and was guilty of a was one of the commissioners au- versation. She was a remarkable lookthorized to locate a State Lunatic ing woman. ART. 3. That the Auditor of State is Asylum, at or near Lincoln. In

last proposition to be true, and how required by law to direct prosecutions in the summer of 1869, the said John Gil- there?" "Don't you know her? That much weight would McBird's evidence, the name of the State for all official de- lespie, Auditor, was influenced by peou- is Mrs. Gaines." She was talking about be given in a court of justice, even if he linquencies in relation to the assessment, did testify. If he could be bribed to collection and payment of the revenue; State to agree to an unsuitable location involving property in this city to the also against all persons who may by any of said Lunatic Asylum.

ability be bribed to swear to almost or property due or Lelonging to the nal consideration the said John Gillespie, cilled upon to-day by numerous friends anything. If there is any bribing in the State, who fail to pay over or deliver the Auditor, became interested in, and one who desired to express their sympathy McBird case, we suggest that Gov. But- same, and also to give information in of the purchasers of a part of section 10, but, dear me, I don't want any sympaler's enemies are the ones who know writing to either house of the Legisla- in town 9, north of rang 6 cast, in Lan- thy." And then she broke out in a clear, most about it. Dr. Miller "knew" he tive Assembly in regard to any duty of was going, and he probably "knew" how his effice. This law the said John Gil- of the true price and value of such tract ing for 34 years for my rights; above a and by whom his "evidence" was taken. lespie, Auditor, has wholly disregarded of land so purchased by the said John hundred lawyers have been employed

and set at naught. SPECIFICATION 1st. That in the month citizens who owned land in the same mitted suicide, and several others drank of May, A. D. 1869, the sum of \$16,- locality, for the purpose of inducing the themselves to death. My Heavenly Fa-\$\$1,26 of money belonging to the State | said John Gillespie, Auditor, to vote as | ther has spared me and kept me in good of Nebraska, being the amount realized one of the Board of Commissioners, to health, and here I am, at 64, as joyous to provide for the care and comfort of from the general government upon the locate the said Lunatic Asylum in the as when in my teens." And then she sales of the public lands within the State immediate vicinity of the land so pur- broke out again into that indescribable of Nebraska, which amount came into chased. The difference between the laugh, hearty and joyful Then she senatives of this generous commonwealth the hands of David Butler, Governor of nominal price so paid by John Gillespie went into a discussion of courts, commisthe State, who had been duly authorized and the true value of the land as paid sioners, reports of committees of Conto collect the same, which said sum of by others interested by reason of owning gress, etc. She epitomized the whole money was not deposited by the said other lands in the same locality, became case with an eloquent vivacity, a terse-David Butler, Governor, with the State and was the amount received by John ness and compactness of argument that Treasurer, as he was in duty bound to Gillespie, Auditor, as a consideration or would win renown for any lawer in the do; but in lieu thereof, he placed the corrupt inducement for him to agree to land. She confessed to sixty-four years same to his own private account, all of locate the said Lunatic Asylum where it of are, though she does not look above which was well known to the said John now is, in the immediate vicinity of said forty-five; says she expects to five to be Gillespie, Auditor, who took no steps to | land ; whereby the said John Gillespie, | 120. She goes about the street much have this large amount of money placed Auditor, then and there committed, and on foot, walking with a q ick, elastic Be it Resolved, That \$215,714.26 or so much thereof as may remain in the state, as he was bound to do by law; ABT. 7. That said John Gillespie, ABT. 7. That said John Gillespie, ABT. 7. That said John Gillespie, State, as he was been the state for the st nor did he call the attention of the Leg- Auditor, early in the spring of 1870, at long association rendered happy by the slature to the fact as the law required, Lincoln, in the State of Nebraska, did, years of litigation that would have

although he had such opportunity to with David Butler and Thomas P. Ken proved the death of most any other wohas the following sensible and pert para-has the following sensible and pert para-nishing the members of this Legislature on the contrary ha made his official and pert parawith spurs, paper collars, washing, plain on the contrary, he made his official re- contact with one J. W. Pearman to furport without in any manner referring to nish trees and shrubbery to be planted in Eighteen hundred men make a loco-

posing to go to New York and make the question.

The writer hereof predicts that the House will fail to have a quorum by defray my expenses. I thought the Monday, and then matters will become badly mixed. LECK.

well executed as to defy detection."-LINCOLN, March 13, 1871. Mr. Taffe wrote in reply that the cheat EDITOR HERALD :- On Saturday the | was not in their having the counterfeit House took a recess until to morrow money, but in obtaining money from perafternoon, for the purpose of giving the sons in the country who might be inthat time for a portion of the said Pub- way when they were trying to reach the adjourned until this morning at 10, and private place and opens it, and behold !

notice of detectives, I paid no further I might mention here that one cer- attention to it. But, some time since,

ted and arranged the prices in his own spirit and considerations of self, aside, who is known here as Enthuscastic Es- communication which now lies before taken his stand, upon these charges and | Ward had contracted to build for the bid; by means of which he secured a and wait our verdict until the Senate of tabrook has taken two several mammoth me, and to day I received another directreport as well as we do, that the report he must maintain it for the sake of his sum of \$18,500, and before the said good portion of the said Public Printing, the State of Nebraska determines the contracts, and I believe the contract ed to myself, all bearing the same general that McBird has left, is all made up as a own reputation, whether he could prove foundation was completed, said John whereupon a contract was awarded to the guilt or innocence of the accused, and price is generally regarded to be a very impress but purporting to come from different come and price is generally regarded to be a very impress but purporting to come from different come and price is generally regarded to be a very impress but purporting to come from different come and price is generally regarded to be a very impress but purporting to come from different come from different come and price is generally regarded to be a very impress but purporting to come from different complete come from different come from Gillespie, Auditor, well knowing that said St. A. D. Balcombe, and the bids then, and not till then is it time for the reasonable one, taking into consideration ferent men in different parts of the city. has contracted, firstly, to convict and address of as many people as they want find guilty, one David Butler the tempo- all over the country; and there may be, rary ex Governor of Nebraska, of high perhaps, hundreds of thousands of these crimes and misdemeanors in office, and circulars sent out. All this printing and

so to politically speak he is to send that postage costs a vast amount of money individual to that 'undiscovered country' | and could not be kept up if they did not where 'the woodbine twineth.' Second- make a great many dupes. We think, ly, he is to honorably vindicate and ac- therefore, that the above facts should be quit Auditor Gillespie of the charges published as widely as possible, that our perferred against him by the House of young men may not be lod into tempta-Representatives. I don't know whether tion, and that this raseally enterprise may this is termed hedging or not.

be stopped. Very Respectfully, Yesterday he appeared before the W. S. LATTA Our friend Latta is but one out of Senate in the capacity last aforesaid, and informed the High Court of Im- probably a hundred men in Case county peachment, that they were not disposed alone, who have received similar letters. o crowd matters, but would give the Strenuous efferts have been made to ferourt and managers time if desired. ret out the men. which generally proves The court thereupon ordered, that a failure; and even when they are found he defendant file his answer at 2 p. m. it is impossible to prove any crime Sundry Ledger Accounts. hursday next, at which time further on them, for they have no counterfelt on will be taken. Manager Galey money, neither have they over disposed All other property... ormed the Senate that the Managers of any-they have "gobbled" the money were ready for trial to-morrow, this of the men who have sought to pass enthusiast aforesaid will appear before counterfeit money, and were only prethe Impeachment Court in the role of vented because these men did not furconvictor de Butler. As the Sargeant at nish them with it. We d slike to see Losses unaid. Arms has been dispatched for "persons any set of scoundrels make money as and papers" the examination of witnesses these New York counterfeit money ad-

Mr, Myer's bill for the "Collection of ing feature about it they make it only off monies due the State, and the prose- those who only lack the opportunity of cution of public offenders" was indefinite- being as great rascals as they are-ED. ly postponed in the Senate to-day, only [HERALD.] two dissenting voices.

The State Board of Immigration will have a meeting to-night for the purpose of organizing. The indication ar that the Board will not at present elect any Ministers Plenipotentiaries, Envoy Extraordinaries, to visit Europe to induce

There are already 11001 applicants, each one can speak from fifteen to twen-Plattsmouth, Nebruska, y-five different languages fluently. Senator Tennant's bill for the removal f the Seat of Government, is the best thug of the kind we have seen. The Boiard of Commissioners are George L

Waters, C. H. Gere, and Moses Sydenham, and they shall locate it where, in MANWELL & CHAPMAN. their wisdom they shall deem it to be to l

. M. MAROUETTE.

Professional Cards.

FOX & WHEELLER,

MARQUETT & STRONG.

SAM. M. CHAPMAN

arrest, providing the Government would B. & St. Joe R. R. North, & M. R. R. East, & M. R. R. West, waha by Rail Government could well afford to do it, Weeping Water, 12 mm. 12 mm. † Nebraska City, by Stage, 9 pm. 8 pm. † Departs, Tuesdays, Thursdays, and Satur-12 n.m. 12 n.m.; as the parties claimed to have eight hundred thousand in Government notes "so Office hours, from 6 a m to 750 p m. Sundays, 12 30 to 1 30 p mr J. W. MARSHALL, P. M.

A REAL PROPERTY AND A REAL PROPERTY AND

For Sale.

FOR SALE.—Three acres of land adjoining the city on the south, can be had cheap for cash. For particulars enquire at the HERALD

FOR SALE.-Two lots in Glenwood, Chean, [sent8] 8. DUK [sept8]

FOR SALE.-8% acres of land adjoining Plattsmouth. Enquire of S. DUKH.

FOR SALE-The subscriber offers for sale & valuable water power, two miles below Plattemouth, near the Missouri river, with sufficient water and fall with eco sufficient water and fail with economical man-agement to produce power equal to a 30 horse-power steam engine. The present owner is en-gaged in other buliness and cannot devete hig attention to the business of milling, and will sell said water power for a reasonable price. RICHARD VIVIAN. Apply to MAXWELL & CHAPMAN. dec2ld&wt

Lamar Insurance Company, OF CHICAGO.

Statement, January 1, 1871.

ASSETS.

Bills Receivable for Cash Premiums on Farm Risks Lonns on Collaterals 12.419.4 \$292,050,5

LIABILITIES.

\$11,862.00

OFFICERS.

LEONARD SWETT, President, ISAAC H. HARDIN, Vice-President, W. H. W. CUSHNAR, Treasurer, WW. S. GOUDIT, Saturdar, Treasurer, WM. S. GOGDELL, Secretary, P. M. ALDEN, Assistant Secretary,

STATE OF NEBRASKA. INSURANCE DEPARTMENT.

T IS BEREBY CERTIFIED. That there has been filed in this office a tworn statement lowing the condition of the D. R. WHEELER.

ATTORNEYS AT LAW .- Special attention given to probage business and land title cases, Office in the Masonic Block, Main Street, LAMAR INSURANCE COMPANY

located at Chicago, in the State of Hiltonis on the first day of January A. D. 1671. In accordances with the provisions of an Act on the General Assembly, of the State of Nebraska, to regulate Institute Companies, approved February 12th, 1886; that said Company having filed the neccasery papers and a statement she wing that said Company is possessed of the requisite amount of capital, and invested as required by law. J. N. STRONG ATTORNEY AT LAW and Solicitor in Ches-cery. Agents for Railroad Lands Plattementh, Nebraska.

Autherity is Therefore Given

Miller, St. A. D. Balcombe, W. H. H.

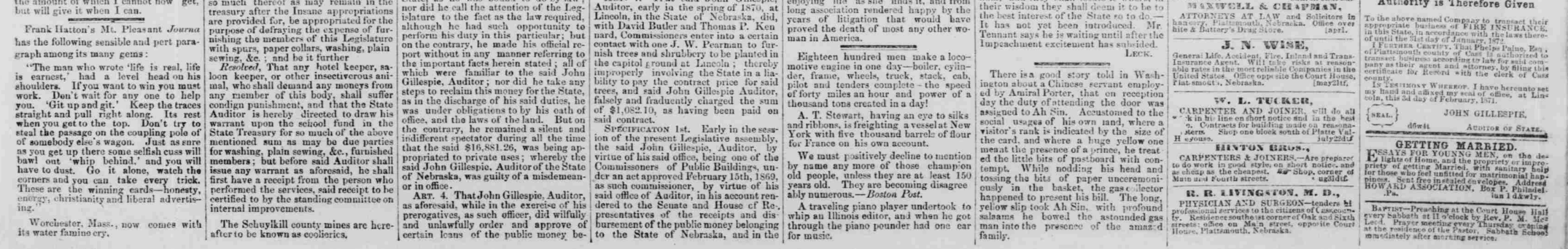
Myra Gaines, the Millionaire. Here is a pleasant sketch of the cele-

"Who is that little woman talking

amount of \$50,000,000, had been decided leave the country, he could, in all prob means become pessessed of public money SPECIFICATION 1st. That for a nomi- against her. She said : "I have been

Gillespie, was made up and paid for by against me ; of these, seven have com

Emmigration to this State.



String String