

VOL. XV.

SALT LAKE CITY, UTAH TERRITORY, WEDNESDAY EVENING, JULY 26, 1892.

NO. 207.

CHICAGO TRADE.
JOHN C. NEEMES & CO.
 MANUFACTURERS
CONFECTIONERS
 70, 90, 102, & 114 MICHIGAN AVENUE,
 CHICAGO.
 Our Goods are kept by Z. C. M. L. in Branch
 Stores and Dealers generally in the Territory.
 ESTABLISHED 1850.

Palmer, Fuller & Co.,
 Wholesale Manufacturers of
Sash, Doors & Blinds,
 MOULDING,
 Stairs, Porch, Church, Finials, Stairs,
 and all kinds of Millwork and Moulding
 done from your application.
 4100 1/2

ARTICLE OF WORLD-WIDE RENOWN



H.B. CLAWSON'S PURE REFINED LARD.
 Manufactured by H.B. Clawson, Salt Lake City, Utah.
 For Sale by Z. C. M. L. and all Branch
 Stores and Dealers Generally.

WALKER, OAKLEY & CO.,
 MANUFACTURERS OF
LEATHER.
 BOSTON, CHICAGO, 179 & 181 LEXING-
 TON ST.

KEITH BROTHERS,
 Manufacturers and Jobbers of
 HATS, FURS & MEN'S FURNISHING GOODS.
 20, 22, 24 and 26, Madison Street,
 CHICAGO.

HAZARD POWDER!
 Offer, 65, Pine St., New York.

GUNPOWDER!
 BENTLEY, KENTUCKY RIFLE,
 FAIRBANK, DUCK,
 BENTLEY, KENTUCKY RIFLE,
 FAIRBANK, DUCK,
 BENTLEY, KENTUCKY RIFLE,
 FAIRBANK, DUCK.

WATSON BROS.,
 STONECUTTERS & BUILDERS.
 MONUMENTS, HEADSTONES, MARBLE
 WORK, GRAVES, BRICK, IRON, BRASS,
 GRATES & HEARTH STONES.
 North Side of South Temple Street,
 Little East of Eagle Gate.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

WATSON BROS.,
 STONECUTTERS & BUILDERS.
 MONUMENTS, HEADSTONES, MARBLE
 WORK, GRAVES, BRICK, IRON, BRASS,
 GRATES & HEARTH STONES.
 North Side of South Temple Street,
 Little East of Eagle Gate.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

KENDALL'S SPAVIN CURE
 The most Successful Remedy
 ever discovered, as it is certain
 to cure the disease and does not blister.
 READ PROOF BELOW FROM
 REV. P. N. GRANGER,
 Presiding Elder of the St. Albans
 District.

NEW YORK TRADE.
ROYAL
 BAKING POWDER
 Absolutely Pure.
 This powder never varies. A marvel of
 purity, strength and wholesomeness. Not
 recommended by the United States Govern-
 ment until it had been analyzed and found
 to be of the highest quality. It is the only
 powder that will make cakes, breads, etc.,
 without the use of lard, butter, or shortening.
 Sold only in cans. ROYAL BAKING POWDER CO.,
 100 Wall Street, New York.

HEMPHILL, HAMLIN & CO.
CARPETING,
 FLOOR OIL, CLUTCHES, BRUSSETS, MATS, ETC.
 345 & 347 BROADWAY,
 NEW YORK.
 Our Goods are kept by Z. C. M. L. and
 all Branch Stores.

CLARK BROTHERS.
 Formerly Draper, Clark & Co.
HAT WAREHOUSE.
 222 & 224 BROADWAY,
 AND 120 & 122 CHURCH ST.,
 NEW YORK.

A. W. FABER'S
 STATIONERY ARTICLES & ARTISTS' MATERIALS.
 MAY BE HAD AT
 Z. C. M. L.
 Gold Pens and Pencils, Gold
 Pens, Holders, Rubber Goods,
 and all kinds of Stationery.

B. W. HERRIAN & CO.,
 MANUFACTURERS OF AND DEALERS IN
LOOKING GLASSES
 OF EVERY DESCRIPTION.
 NEW YORK.

BATES, REED & COOLEY,
 Importers and Jobbers of
Stilk and Fancy Dry Goods
 Including a full and complete line of
 Prints, Ginghams, and Domestic.
 343 & 345 Broadway, 91, 93, and 95 Leonard
 Street, NEW YORK.

DUNHAM, BUCKLEY & CO.,
 IMPORTERS AND SOLEBORS OF
DRY GOODS,
 NOTIONS,
 WHITE GOODS, ETC.
 No. 340 Broadway, NEW YORK.
 J. H. BRADLEY.

TEFF, WELLS & Co.,
 Importers and Jobbers of
DRY GOODS.
 22, 24, 26, 28, 30, 32, 34, BROADWAY,
 NEW YORK.

THOS. M. ARGALL & CO.,
 MANUFACTURERS OF
MEN'S AND BOYS'
CLOTHING.
 20 BROADWAY,
 NEW YORK.

PECK BROS. & CO.
 MANUFACTURERS OF
HOUSE & PLANT WORK FOR WATER GAS & STEAM.
 JOBBERS IN
Plumbers Materials.
 11 BEEKMAN STREET,
 NEW YORK.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BRINCKERHOFF, TURNER & CO.,
 100 DORCE ST., NEW YORK.
 Manufacturers of and Dealers in COY-
 TEN HALL, DECK, "WOODBURY" BRAND
 Nails, all sizes, and other hardware.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.
 Also, all kinds of Iron, Brass, and Steel
 Castings, and all kinds of Machinery.

BY TELEGRAPH.
 PER WASHINGTON TELEGRAPH SERVICE.
FORTY-SEVENTH CONGRESS.

WASHINGTON, 25.—The report of
 the conference on the river and
 harbor bill proceeded with.
 The question upon Hale's amend-
 ment to the sugar duty section, to
 eliminate the requirement for Gov-
 ernment tests of the saccharine
 strength of sugars, and determin-
 ing the duties. This would leave
 the sugar duty to what it was
 before the 25 per cent. additional
 duty was put on.

Back through most of the sugar
 frauds grew out of the tariff com-
 plications in sugar. While in favor
 of relieving sugar, he preferred to
 refer the subject to the tariff com-
 mission with a view to ultimate
 action in conjunction with the con-
 sidered reduction or other in-
 creases.

Amending amendment agreed to—
 yeas 24.
 Harris moved a substitute for the
 section providing for a reduction of
 10 per cent. on all imports after
 January 1, 1893, and 10 per cent.
 additional after January 1, 1894.

Logan objected to this indefinite
 reduction. It would apply as
 well to articles which were really
 too low as to those on which it
 is too high.

Harris appreciated the necessity
 for more careful regulation, but there
 was now no time for that purpose.
 He preferred his proposition to that
 of the bill, which singled out sugar
 and beet sugar for exceptional
 relief.

Vance, in support of his amend-
 ment, said the eyes of the workmen of
 the country were being opened and
 he had read at the clerk's desk the
 declaration of the meeting, repre-
 senting the labor strikers in Penn-
 sylvania, that hereafter, and when
 asked to carry the tariff banner, he
 would not do so.

He said that he was not a pro-
 tector of the tariff, but that he was
 not a protectionist against foreign
 paupers who are being enticed here
 to compete with them.

Vance then continued the
 discussion. The latter asserting
 that the workmen did not pro-
 pper under the protective tariff. He
 referred to the large and continuous
 immigration from the free trade
 of England to our shores, in answer
 to what had been said about the
 strikes and the difficulty in the
 communities. He read a statement
 showing while 3,000 strikes occurred
 in England in a period of twelve
 years since 70 only occurred in the
 United States, in the former 144
 of the largest caused a loss in
 wages of \$25,000,000. Nearly half
 of which went to cotton in Lancashire,
 Lancashire, England in 1878. The
 proportion of the loss in this country
 was comparatively trivial, so far
 therefore, as protection affected the
 question of the tariff of the country.
 Without action on the amend-
 ment, Senate adjourned.

HOUSE.
 WASHINGTON, 25.—Miller, of
 Pennsylvania, made answer to the
 recent attack of Senator Butler on
 his remarks that excited applause
 from the republican side.

The speaker announced the regu-
 lar order.
 Kelley motioned to recommend the
 bill allowing a drawback upon im-
 ported materials in the construction
 of vessels for foreign account.

Tucker moved to amend the mo-
 tion so as to instruct the committee
 to report back the bill which shall
 allow a drawback equal to the whole
 amount of the duties paid or charge-
 able thereon, on any and all im-
 portant material which shall be used
 in the construction or equipment of
 any ship or steam vessel, constructed
 or equipped within the United
 States for any citizen of the United
 States or for any foreign citizen or
 subject, provided the same shall not
 apply to any vessel to be engaged in
 coastwise or international commerce
 of the United States; lost, yeas 24.
 yeas 25.

Belmont, of Colorado, Kansas, of
 Iowa, Page of California, Prescott,
 of New York, and Blaine, of Ohio,
 voted with the democrats in the af-
 firmative, and Wilson, of West Vir-
 ginia, in the negative with the re-
 publicans.

Kelly's motion to recommit them
 was agreed to, yeas 10, nays 70.
 Washburn, of Minnesota, offered
 a resolution directing the Secretary
 of the Navy to convene a court of
 inquiry to investigate the circum-
 stances of the loss in the Arctic
 steamer, Jeannette, and of the
 death of Lieutenant DeLong and
 others of her officers and men, in-
 cluding in the inquiry the condition
 of the vessel on her departure, her
 management, the provisions made
 for the safety of the boat's
 crew in leaving the wreck, and into
 the general conduct of her officers
 and men; referred.

The concurrent resolution was
 adopted on the printing of 300,
 000 copies of the Agricultural Re-
 port.

Page, of California, presented
 and explained the conference report
 of the river and harbor appropriation
 bill.

The House refused to agree to the
 report; yeas 82, nays 97.
 Stratton, of Minnesota, moved to re-
 consider.

Cox, of New York, moved to lay
 the matter on the table, pending
 which the friends of the bill said
 they would stand, mustered their
 forces and carried an adjournment.

The conference report comes up
 to-morrow on the motion to recon-
 sider.

AMERICAN.
 Starting up the Stars.

WASHINGTON, 25.—Ex-Ambassador
 General McVeagh and ex-Postmaster
 General James were in attend-
 ance at the Star route trial this
 morning.

McVeagh said that he had
 been a conversation with Mr. Rer-
 dell on the matters set out in the
 indictment. McVeagh said he
 had such a conversation in June,
 1891.

He was asked to repeat the
 substance of Rerdel's remarks, but
 his objection was immediately made.
 The request was made to argue
 that this conversation did not fall
 within the rules of law as evidence.
 The court said the question had al-
 ready been discussed and decided.
 The request was made to decide
 his opinion as already expressed. No
 man could be convicted of murder
 before a body had been found, or of
 crime committed without evidence,
 when his statement would be strong

evidence against him. So in con-
 sidering a combination, taken place
 it could not be denied that several
 contractors had intimate and mutual
 interests in the different con-
 tracts. The evidence showed there
 was a great amount of discretion and
 power on the part of the Second
 Assistant Postmaster General in
 making increases and expenditures
 were made.

Contracts awarded for a few
 hundred dollars and without any
 apparent reason a few weeks
 raised to \$50,000 or \$75,000 con-
 tracts. These things should not be
 passed by. They are worthy of seri-
 ous consideration.

Finally, the court said he thought
 that the evidence itself established
 a corrupt combination, and he should
 admit the evidence as showing the
 character of that combination. Of
 course it would only be Rerdel
 himself who was not prepared to
 say it would not be a conspiracy
 tending to establish a conspiracy.
 An exception was immediately
 noted by the defense.

McVeagh then resumed. He
 said he had more than one interview
 with Rerdel. He had spent an en-
 tire night in Dorsey's committee
 room at the Capitol preparing the
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very low figures to keep off bi-
 ders, and then have them increased
 and expedited by Brady. So far as
 this testimony related to Brady's
 defense, it was not material. The
 idea was to take the contracts
 at very