TRIBUNE. WEEKLY

F. M. & E. M. KIMMELL, Editors and Publishers.

OMAHA has secured the State Fair for the following five years, and the Lincolnites think the Omahas want the

KEROSENE has sent many a mortal to heaven. Politically it has consigned Mr. Payne to an entirely different temperature.

THE act of June 15, 1880, instead of benefitting the settler, will throw more land into the hands of speculators than any existing act.

WE have the second number of the Gosper County Citizen before us. The Citizen is a neat, well edited paper, but needs a proof reader-immediately.

JAY HUBBELL looms up in the polit ical horizon of Michigan like a quid of tobacco on a French-platte mirror. It is hoped he will be permitted to remain in the horizon.

ROBERT HARRIS, Vice President of the Erie railway, has been elected President of the Northern Pacific and has accepted. He was formerly connected with the C., B. & Q.

MIKE CUDDIHIE and wife were lynched by vigilants at Ouray, Colo., Sunday morning, for the brutal murder of an adopted daughter. This is the first instance of a female being lynched in the Centennial State.

It is claimed that the American hog is receiving more attention in foreign journals than the Kings and Queens. He deserves it, too. In his extreme modesty, he is oblivious of the honor conferred upon him.

THE wreck of the steamer Columbus is said to have resulted from the carelessness of the pilot. It appears he left to read it." The beseeching voice his post to go and warm himself in a time when the ship was in a dangerous | bill was passed, and Mr. Davis trotted | and north 1/4 southwest 1/4 section 25, township place. Such recklessness should be off in temperate haste to the National hoduly punished.

CONGRESSMAN GREENLIEF of the Empire State suggests the following couplet as pretty clearly defining Por ter's position on the 29th day of August:

You can and you can't; You will and you won't; You'll be damned if you do; You'll be damned if you don't.

THE Denver & New Orleans railroad company filed a complaint in the United States court to-day against the Union Pacific railway company for \$1,000,000 damage, claiming that the latter road refuses to exchange passengers and freight and has entered into a compact with the Denver & Rio Grande to break

SENATOR LOGAN introduced a bill to provide for an extension of benefits to all persons already granted or hereafter may be granted to "soldiers, sailors and members of the marine corps who served in the late war," and upon the death of such persons to their widows or minor children under the laws and regplations that now govern such cases, except it shall not be necessary that such widows or minor children prove the death or the result of any disability contracted in the service.

THE House Committee on Public Lands held a meeting at which all members but two were present, and unanimously agreed to report to the House the bill to declare the forfeit of lands granted to the Texas Pacific railroad. The bill agreed upon by the committee contains besides the provision declaring the forfeiture of lands granted to aid in the construction of the railroad, a clause validating all acts of the Department of the Interior, its officers and local land officers in permitting homestead entries selections or purchases of land granted to the company and on issuing the patents certificates and lists thereon, and confirming the rights and titles to parties or persons holding patents or claiming the right to title under such certificates or lists

WASHINGTON LETTER.

WASHINGTON, D. C., Jan. 22, 1884. The Republicans of the Senate have again nominated and elected Mr. Edmunds President pro tem of that body nothwithstanding that his resignation was accepted in the early part of the present session. The intention was to place Mr. Anthony in the chair, but his health has compelled him to decline the honor; hence the decision to again thrust it upon Mr. Edmunds. The latter is, of course, an able presiding officer, but I doubt whether he would not greatly prefer his old place on the floor, where he always led in the debates and made things uncomfortable for his opponents by his sharp and incisive remarks. As a presiding officer, Judge Davis, of Illinois, who retired last spring, was not exactly a model, but his 'go as you please" style was, on the whole, rather popular, especially his determination to adjourn in season to permit him to sit down to his dinner at six o'clock. Several long sessions of the Senate, carried ten minutes, fifteen minutes, or a half hour past six, annoyed him grievously. As the hands of the clock neared the hour for his dinner he could not conceal his anxiety to get away. Senator Edmunds has a vein of humor, and on such occasions did not scruple to parry the chairman. One day when a bill, which had been for weeks under consideration, was about to come to a vote, and six o'clock was near, the Vermont Senator, purely in a spirit of mischief, suggested the propriety of having the bill read, as many changes had been made in it which required scrutiny. Mr. Davis was dreadfully provoked. Tossing his head on one side, and casting a piteous, appealing glance at the clock and then at Mr. Edmunds, he protested, with all the earnestness possible, in a voice that came direct from a yearning stomach, "Oh, but it's a very voluminous bill, and it will take the clerk a long time touched Mr. Edmunds; he relented, the

THE clergymen of Indianapolis have formally recommended that funeral services shall be performed on secular days, in private dwellings, and not in the houses of worship; that the friends shall take leave of the dead in private ; that the remains shall not be exhibited to the public, and that, with a view to reducing the burden of expense, the services shall be one day and the burial privately performed on the next. May the clergymen of Indianapolis live to attend many funerals and never go to their own.

tel to get his dinner, half an hour later.

AT Philadelphia the father of Bertha C. Clear, secretely married a few days since to J. B. Garrison, the "living skeleton," has filed a bill in equity praying that the marriage be declared null and void, as his daughter is a lunatic and incompetent to enter into any contract.

A CROSS-EYED man, with a revolver, the Commercial-Advertiser says, is the terror of western camps. It was just such a man that suggested the idea which gave us the gatling gun and the mitrailleuse.

THE family of Henry Kendall, numbering seven, substituted "Rough on Rats" for baking powder in making biscuits, Sunday, and at least two of the seven will go up higher.

THE United States Senate consists of seventy-six members, whose aggregate wealth is said to be \$180,000,000, making it the richest deliberative body in the world.

THE sentences of Polin of Plattsmouth and Hart of Grand Island has been commuted to imprisonment for life by Governor Dawes.

THE jury in the Nutt case brought in a verdict of not guilty on the ground of temporary insanity.

EVERY member of the Utah Legislature is a Mormon.

A York girl attempted to expedite a fire with kerosene, but she had to run out and roll in the snow to cool off.

THE Beatrice Express has added a new cylinder press and steam power to its machinery and will soon issue a

THE coal excitement at Omio, Jewell county, Kansas, has become a carbonacious reality. At the depth of 155 feet a three foot vein of the black diamond has been struck, which is pronounced far superior to any yet discovered in the west and equal to any from the well known mines of Pennsylvania. -Oberlin Herald.

IMPORTANT.-A lady was disappointed the first time she used DeLand's Chemical Baking Powder. Her baking was yellow. The trouble was, she did not allow for the extra strength, which makes only about one-half the quantity necessary. She learned her mistake and now declares it to be the best she ever used. Sold by Hayden & McCartneys.

NOTICES OF COMPLAINT.

U. S. Land Office, McCook, Neb., January 22d, 1884. January 22d, 1884.

Complaint having been entered at this office by Minnie Dyce against Stephen S. Roberts for failure to comply with law as to timber-culture entry 717, dated North Platte, Neb., May 27, 1879, upon the south ½ southwest ¼ and south ½ southeast ¼ section 32, township 4 north, range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Stephen S. Roberts has failed to cultivate, or cause to be entry; contestant alleging that Stephen S. Roberts has failed to cultivate, or cause to be cultivated, any part of said tract during the past two years ending January 1st, 1884; that he has failed to plant any part of said to trees, seeds or cuttings at any time during two years last past and that said tract is wholly abandoned; the said parties are hereby summoned to appear at this office on the 11th day of March, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged and furnish testimony concerning said alleged failure. 34-4t. G. L. LAWS, Register.

U. S. Land Office, McCook, Neb., January 22d, 1884. Complaint having been entered at this office by Mabel Dyce against Moses W. McReynolds by Mabel Dyce against Moses W. McReynolds for failure to comply with law as to timber-culture entry 981, dated North Platte, Neb., September 3d, 1879, upon the north ½ northeast ¼, southeast ¼ northeast ¼ and northeast ¼ southeast ¼ section 3l, township 4 north, range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Moses W. McReynolds has failed to plant to trees, seeds or cuttings said tract as required by law; said tract has been wholly abandoned for two years past ending January 1, 1884; the said parties are hereby summoned to appear at this office on the 11th day of March, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning to respond and furnish testimony concerning said alleged failure. G. L. LAWS, Register.

U. S. LAND OFFICE, MCCOOK, NEB., December 3rd, 1883. Complaint having been entered at this office by John R. Coleman against Samoni F. Duffy for failure to comply with law as to timber-culture entry 913, dated North Platte, Neb., July 10, 1879, upon the south ½ northwest ¾ north, range 30 west, in Red Willow county Neb., with a view to the cancellation of said entry; contestant alleging that said Duffy has failed to break, or cause to be broken, 5 acres or any part of said tract since making said entry; that he has failed to cultivate, or to entry; that he has failed to cultivate, or to plant to trees, seeds or cuttings, 5 acres or any part of said tract since the date of said entry; the said parties are hereby summoned to appear at this office on the 13th day of February, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged failure.

32-4t.

G. L. LAWS, Register.

U. S. LAND OFFICE, McCook, Neb., | December 26th, 1883. | Complaint having been entered at this office by Cyrus H. Lane against Henry W. Stinehiller for failure to comply with law as to timber-culture entry 584, dated North Platte, Neb., April 24, 1879, upon the northeast quarter section 7, township 2 north, range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Henry W. Stinehiller has failed to plant, or cause to be planted any trees, seeds or cut-tings of any kind on said land, and that he has failed to cultivate or cause to be cultivated any part of said land for the years 1882 and 1883; the said parties are hereby summoned to appear at this office on the 6th day of February, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged failure. 32-4t. G. L. LAWS, Register. I. J. STARBUCK, Attorney for Contestant.

U. S. LAND OFFICE, MCCOOK, NEB., I January 7th, 1884. (Complaint having been entered at this office by Benjamin F. Crawley against William G. Paisley for abandoning his homestead entry 2025, dated at North Platte, Neb., Feb. 27, 1880, upon the north ½ southwest ¼ section 20 and east ½ southeast ¼ section 19, township 1 north, range 28 west, in Red Willow county, Neb., with a view to the cancellation of said neb., with a view to the cancellation of said entry; the said parties are hereby summoned to appear at this office on the 8th day of March, 1884, at 11 o'clock, A. M., to respond and furnish testimony concerning said alleged abandonment. Testimony in above case will be taken before R. S. Cooley, a Notary Public, at his office at Stoughton, Nebraska, on Saturday, March 1, 1884, at 9 A. M.

32-4t. G. L. LAWS, Register.

U. S. LAND OFFICE, MCCOOK, NEB., January 11th, 1884.

Complaint having been entered at this office by Michael Duffy against William Carper for abandoning his homestead entry 2247, dated at North Platte, Neb., April 20, 1880, upon the northwest quarter section 17, township 1 north range 29, west, in Red Willow county, Neb., with a riow to the convellation of early with a riow to the convellation of early and the second section 1881. with a view to the cancellation of said entry; the said parties are horeby summoned to appear at this office on the 21st day of March, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged abandonment. 33-4t. G. L. LAWS, Register.

U. S. LAND OFFICE, MCCOOK, NEB., | November 23rd, 1883. |
Complaint having been entered at this office by Francis M. Kimmell against William A. Wallin for abandoning his homestead entry 1346, dated at North Platte, Neb., June 23, 1879, upon the northwest quarter section 10, town-ship 3 north, range 29 west, in Red Willow county, Nebraska, with a view to the cancel lation of said entry; the said parties are here-by summoned to appear at this office on the 5th day of January, 1884, at 9 o'clock, A. M., to respond and furnish testimony concerning said alleged abandonment.

G. L. LAWS, Register.

Case continued until Friday, January 25th at 9 o'clock, P. M.

G. L. LAWS, Register.

U. S. Land Office, McCook, Neb., U. S. Land Office, McCook, Neb., January 22d, 1884.

Complaint having been entered at this office by Minnie Dyce against William H. Graves for abandoning his homestead entry 1893, dated at North Platte, Neb., January 5, 1880, upon the northeast quarter section 10, township 3 north, range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; the said parties are hereby summoned to appear at this office on the 11th day of March, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged abandonment. 34-4t. G. L. LAWS, Register. U. S. LAND OFFICE, McCook, NEB.,

December 27th, 1883. (Complaint having been entered at this office by Walter Hickling against Horace A. Dean by Walter Hickling against Horace A. Dean for failure to comply with law as to timber-culture entry 573, dated North Platte, Neb., April 19, 1879, upon the southwest quarter section 20, township 4 north, range 29 west, in Red Willow county. Neb., with a view to the cancellation of said entry; contestant alleging that Horace A. Dean has failed to break the second 5 acres during the years 1879, 1880, 1881, 1882 and 1883; that he has failed to plant the first five acres to trees, seeds, or cuttings during the year 1883; that said claim is abandoned and grown up to weeds and grass; the said and grown up to weeds and grass; the said parties are hereby summoned to appear at this office on the 12th day of February, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged failure, 31-4t. G. L. LAWS, Register.

U. S. LAND OFFICE, McCOOK, NEB., / January 12th, 1884. (Complaint having been entered at this office by Ernest Newmann against Isaiah Arnold for failure to comply with law as to timber-cul-ture entry 562, dated North Platte, Neb., April 15, 1879, upon the southeast 14 of section 7, township 2, north of range 28 west, in Red Willew county, Neb., with a view to the cancellation of said entry; contestant alleging that said defendant, Isaiah Arnold, has failed to cultivate or cause to be cultivated any part of said tract of land since making said entry as said tract of land since making said entry as required by law, to the present time, to-wit, January 12, 1884, and has failed to plant or cause to be planted to trees, seeds or cuttings any part of said tract of land since making said entry to the present time, to-wit, January 12, 1884, as required by law; the said parties are hereby summoned to appear at this office on the 18th day of February, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged failure. cerning said alleged failure.
33-4t. G. L. LAWS Register.

U. S. LAND OFFICE, MCCOOK, NEB., †
January 2nd, 1884. (
Complaint having been entered at this office by Cynthia A. Starbuck against Cavin A. Barber for failure to comply with law as to timber-culture entry 132, dated North Platte. Neb., May 26th, 1874, upon the north 14 of southwest 14 section 12, township 2 north, range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Calvin R. Baker has failed to break, plow or cultivate, or to plant to trees, seeds or cuttings any part of said tract for five years last past, and that no part of said tract was ever planted to forest trees, of said tract was ever painted of said tract was seeds or cuttings; the said parties are hereby summoned to appear at this office on the 15th day of February, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged failure.

G. L. LAWS.

Register

U. S. LAND OFFICE, McCook, NEB., January 11th, 1884. Complaint having been entered at this office by Michael Duffy against William Carper for failure to comply with law as to timber-cul-ture entry 1061, dated North Platte, Neb., October 6, 1879, upon the southwest quarter section 8, township I north range 29 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that William Carper has failed to cultivate any part of said land, or to plant any part thereof to trees seeds or cuttings at any time since to trees, seeds or cuttings, at any time since October 6, 1880, to the present time: that said tract is wholly abandoned; the said parties are hereby summoned to appear at this office on the 21st day of March, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said allowed features. ng said alleged failure. 33-4t.

G. L. LAWS, Register.

I. J. STARBUCK, Attorney for Contestant.

U. S. LAND OFFICE, MCCOOK, NEB., January 15th, 1884. Complaint having been entered at this office y Richard Congdon against Samuel B. Moffitt for failure to comply with law as to timber-culture entry 716, dated North Platte, Neb., May 27th, 1879, upon the west ½ northwest ½ and west ½ southwest ½ section 9, township 3 north of range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Samuel B. loffitt has wholly abandoned said tract : that he has failed to cultivate said land for more than one year last past; that said tract is grown up to weeds and grass, no trees growing thereon; the said parties are hereby sum-moned to appear at this office on the 21st day of February, 1884, at 10 o'clock, A. M., to respond and curnish testimony concerning said alleged failure. 33-4t. G. L. LAWS, Register.

U. S. LAND OFFICE, MCCOOK, NEB., (January 11th, 1884. (Complaint having been entered at this office Compaint having been entered at this office by Abraham V. Olinsted against Jacob Cripe for failure to comply with law as to timber-culture entry 1064, dated North Platte, Neb., October 6, 1879, upon the southeast quarter section 13, township I north range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Jacob Cripe has failed to break and culti-vate the first and second five series required vate the first and second five acres required to be broken and cultivated during the years 1880, 1881, 1882 and 1883; that said tract is aban-1880, 1881, 1882 and 1885; that said tract is abandoned and grown up to weeds and grass; the said parties are hereby summoned to appear at this office on the 21st day of March, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure. 83-4t. G. L. LAWS, Register.

U. S. LAND OFFICE, MCCOOK, NEB., January 10th, 1884. Complaint having been entered at this office by Abraham V. Olmsted against William R. Brown for abandoning his homestead entry 1333, dated at North Platte, Neb., July 16, 1879, upon the east ½ southwest ½ and west ½ southeast ½ section 19, township I north range 29 west, in Red Willow county, Neb., with a view to the cancellation of said entry; the said parties are hereby summoned to appear at this office on the 21st day of March, 1884, at l o'clock, P. M., to respond and furnish testi mony concerning said alleged abandonment. G. L. LAWS, Register.

FINAL PROOF NOTICES.

LAND OFFICE AT MCCOOK, NEB., January 22d, 1884. | Notice is hereby given that the following Notice is hereby given that the following named rettler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Monday, March 10, 1884, viz: John P. Swanson, homestead 751, for the east ½ southwest ½ and southwest ½ southeast ½ section 17 and northwest ¼ northeast ½ section 20, township 2 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Joswitnesses to prove his continuous researched upon, and cultivation of, said land, viz: Joseph S. Newcomb and George Newcomb, of McCook, Neb., John Kolb and Louis Foss, of Vailton, Neb.

G. L. LAWS,
Register.

Land Office at McCook, Neb., January 23d, 1884.]
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of her claim, and that said proof will be made before Regis-ter or Receiver at McCook, Neb., on Friday, March 7th, 1884, viz: Minnie Bates, homestead March 7th, 1884, viz: Minnie Bates, homestead 67, for the southeast ½ southwest ½ section 17 and east ½ northwest ½ section 20, township 3 north, range 30 west. She names the following witnesses to prove her continuous residence upon, and cultivation of, said land, viz: Mary E. Orme, William Anderson, C. E. McPherson and Richard Congdon, all of McCook, Neb. 34-6. G. L. LAWS, Register.

Land Office at McCook, Neb., January 23d, 1884.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Regis-ter or Receiver at McCook, Neb., on Friday, March 7, 1884, viz: William M. Rollins, home-March 7, 1884, viz: William M. Rollins, homestead 50, for the north ½ southwest ½ and east ½ northwest ¼ section 17, township 3, north of range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: William Enyeart, George Leland, C. E. McPherson and M. E. Orme, all of McCook, Neb. 34-6t. G. L. LAWS, Register.

Notice is hereby given that the following Notice is hereby given that the following named settler has filed notice of his intentious to make final proof in support of his claim, and that said proof will be made before Hegister or Receiver at McCook, Neb., on Friday, February 22d, 1884, viz: Adolph Rieschick, D. S. 2880, for the east ½ southeast ¼ section 22 and north ½ northeast ¼ section 27, township 3, north of range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Phillip Weick, Michael Weick, George Poh and Herman Thole, all of McCook, Neb. 33-6t.

G. L. LAWS, Register.

LAND OFFICE AT McCOOK, NEB., |
December 26th, 1883. |
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof in 181 he made hefers. You and that said proof will be made before Register or Receiver at McCook, Neb., on Tuesday, February 5, 1884, viz: Morris O. Williams, D. February 5, 1884, viz: Morris C. Williams, D. S. 2738, for the cast ½ southwest ½ and west ½ southeast ½ section 10, township 2 north of range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivition of, said land, viz: Joseph Newcomb, George Fredricks, Kay Davis and C. E. McPherson, all of McCook, Neb. 30-6t. G. L. LAWS, Register.

LAND OFFICE AT MCCOON, NEB.,) Notice is hereby given that the following named settler has filed notice of his intention named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at McCook, Neb., on Tuesday, February 5, 1884, viz: William P. Burns, homestead 2466, for the east 1/2 southwest 1/4 and west 1/2 southeast 1/4 section 4, township 2 north, range 28 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Robert Bond, Nicolas Whitesell and William Perkins, of Bondville, Neb., and G. L. Clark, of Indianola, Neb.

G. L. LAWS, 30-4t. Register.

LAND OFFICE AT MCCOOK, NEB., December 138 in 1883. Notice is hereby given that the following Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made be are Register or Receiver at McCook, Neb., on Friday, January 25th, 1884, viz: Carl Willert, D. S. 52, for the southwest 14 section 15, township 2, north, range 29, west. He names the following wincesses to prove his continuous residence. witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Nathaniel Myers, George Roper and Alexander Johnson, of McCook, Neb., and Deatrick Blake, G. L. LAWS, Register. of Valley Grange, Neb.

Land Office at McCooks Neb., }
December 14th, 1883. }
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before L. Westgate, Clerk District Court of Frontier county, at Stockville, Neb., on Saturday, Jan-uary 26, 1884, viz: John Miller, for the heirs of Rosa Clark, deceased, homestead 623, for the southwest 4 section 29, township 8, range 29 west. He names the following witnesses to prove his continuous residence upon, and cul-livation of, said land, viz : John W. Cresby, G. W. Warner and Alexander Negus, of Laird, Neb., and Lewis West, of Stockville, Neb. 29-6t. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., (December 12th, 1883. (
Notice is hereby given that the following mmed settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Regand that said proof will be made before Reg-fister or Receiver at McCook, Neb., on Tuesday, March 4, 1884, viz: Perry Jones, D. S. 2189, for the southwest ¼ northeast ½ and south-east ¼ northwest ¼ section 9, township 2, north, range 28, west. He names the follow-ing witnesses to prove his continuous resi-dence upon, and cultivation of, said land, viz: Robert Bond, John E. Furr and William O. Bond, of Bondville, Neb., and Samuel Stockton, of Indianola, Neb.

29-6t.

G. L. LAWS,
Register.

LAND OFFICE AT MCCOOK, NEB., § Notice is hereby given that the following named settler has filed notice of his intention to make final named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Reg-ister or Receiver at McCook, Neb., on Thurs-day, February 14, 1884, viz: Nathaniel Myers, D. S. 2968, for the south ½ northwest ¼ and north ¼ southwest ¼ section 10, township 2 north, range 20 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Wil-liam Bloomer, Carl Wilbert, C. A. Wilson and Charles Roper, all of McCook, Neb. 31-6t. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, Neb., | December 29th, 1883, | Notice is hereby given that the following Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, February 9, 1884, viz: Mary E. Ostrander, D. S. 84, for the south ½ northeast ¼ section 6, township 4 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Daniel Doyle, James Porter, Irving Spaulding and Thomas Scofield, all of Box Elder, Neb.

G. L. LAWS, 31-6t.

Register.

LAND OFFICE AT MCCOOK, NEB., (January 8th, 1884. (Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Reg-ister or Receiver at McCook, Neb., on Friday, February 22d, 1884, viz: Hezekiah W. Davis, D. S. 2587, for the south 1; northwest 14, north-west 14 southwest 14 section 14 and northeast 14 southeast 14 section 15, township 2 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: George J. Fredrick, Marshall Williams, Joseph Newcomb and Charles Bowles, all of McCook, Neb. 32-6t. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., January 19th, 1884. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Regmarch at sata proof with the mane before Register or Receiver at McCook, Neb., on Tuesday, March 4, 1884, viz: Nehemiah Burtless, homestead 728, for the east ½ southeast ½ section 24 and east ½ northeast ½ section 25, township 2 north, range 20 west. He names the following witnesses to prove his continuous ing witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Charles Bowles, of Valley Grange, Neb., and John Eaton, Joseph Newcomb and C. L. Net-tleton, of McCook, Neb. 34-6t. G. L. LAWS, Register. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB.,) January 22d, 1884. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Regis-ter or Receiver at McCook, Neb., on Tuesday, March 4, 1884, viz: Joseph Dudek, homestead 930, for the south 15 southwest 14 section 22 and north 15 northwest 14 section 32, township 3, north of range 28 west. He names the following witnesses to prove his continuous residence. dence upon, and cultivation of, said land, viz: Erank D. Hess and William W. Fisher, of McCook, Neb., Charles Ebert and Alexander Jones, of Red Willow, Neb.

34-6t. G. L. LAWS, Register.

ATTENTION, LAND ATTORNEYS.

We have in stock "Cash Application" and 'Proof" blanks, under act approved June 15, 1880. Same are put up in \$1 and \$2 packages, ready to mail. Send in your order to

THE TRIBUNE, McCook, Neb.