

FOR PRESIDENT, JAMES G. BLAINE, OF MAINE. FOR VICE-PRESIDENT, JOHN A. LOGAN, OF ILLINOIS.

BRO. POWERS, we are interested in knowing what has become of the Faber. We have looked in vain for it these two or three weeks.

THE McCook Tribune was two years old last Thursday and its a very lively "toddlor" full of news, sharp and spicy.—York Republican.

THE McCook Tribune can be justly proud of its third birthday. It is one of the brightest, neatest, cleanest and best conducted of the many good papers in this state.—Beatrice Express.

It has taken the journals of this commonwealth a good while "to take a tumble" to those Frenchman and Benckman canards. Such success ought to stimulate the wiley c. p. to the attainment of further literary honors.

THE Republican urges upon its readers throughout the state such action as will lead to the immediate formation of Blaine and Logan clubs. Clubs should be organized in every county, town and precinct in the state, and that with as much dispatch as possible. And the Republican would go further than has been its custom in preceding campaigns. Let the organization be not too exclusive. If there should be any wavering republicans or repentant democrats in the neighborhood, admit them to membership. But organize! Organize! Organize!—Omaha Republican.

THE Express is one of the original Blaine papers of this state that doesn't believe it good taste to be crowing over the Arthur men who came back from Chicago disappointed. We are all Republicans, and it is fair to presume that the Arthur men in Nebraska were quite as sincere as the friends of any other candidate. It is true, of course, that Nebraska will give Blaine a grand majority, but this assurance does not warrant any Blaine men or newspapers in saying to Mr. Arthur's late supporters that they will be required to take a back seat in the councils of the party. Let us be just, remembering also that more flies are caught with sugar than vinegar.—Beatrice Express.

THE increase of votes at each presidential election gives some idea of the growth of our population. The whole vote cast in the Harrison campaign of 1840 was a little over 2,400,000, while in 1880 it was 9,210,970, or nearly four times as great. The combined vote of New York, Pennsylvania and Indiana is now larger than the total vote of all the states in 1840; and New York alone casts nearly as many votes as were cast by the whole country in 1828. Another remarkable fact is that as the votes increase the margin of difference between the parties grows narrower. Polk, Taylor, Buchanan, Lincoln, Hayes and Garfield were all elected by a plurality instead of a majority of the aggregate popular vote; and in the case of the latter the plurality by which he won was only 7,000 in a total vote of nearly 9,000,000.

It is stated that an earnest and immediate campaign will be made in several of the southern states with the hope of carrying them for Blaine and Logan this fall. It is said the campaign fund will be large enough to do this on a scale that will lend possibility to the success of the scheme. Such a thing is not at all impossible if the right course is pursued. In Louisiana, for example, there is such a factional rivalry among the whites that the outs could be induced to vote for republican electors in exchange for support of their state ticket. There are other states where something might be done. In Florida there is a northern population sufficiently numerous to make a strong nucleus for a well organized republican party. Many of the newly developed counties they control absolutely, and in most of the others they are strong and respected. Florida may be carried for Blaine and Logan.—Lincoln Journal

Commissioners' Proceedings.

CLERK'S OFFICE, June 3rd, 1884.

Board met pursuant to law as a board of equalization. Present, Henry Crabtree, S. L. Green and E. J. Allington, Commissioners, and C. D. Cramer, Clerk. Minutes of last meeting read and approved.

On motion, the clerk was instructed to notify the overseer of road district No. 12 to cause a certain fence owned by T. W. Owens to be moved back from the road a sufficient distance to permit teams to safely cross a canyon situated a few rods west of T. W. Owen's house in said road district, by serving notice on said T. W. Owens to move said fence. On motion, the clerk was instructed to appoint a commissioner to examine the proposed line of a road asked for by A. Spaulding and others, and report his doings therein according to law.

On motion, official bonds as follows were approved: John McCotter, constable, Willow Grove precinct; George White, overseer road district No. 19.

On motion, the claim of Emory F. Quigley for \$100 damages to southeast 1/4 and southwest 1/4 section 19, township 4, range 27, by reason of opening to public use a road along the line of said land, allowed at \$2.50.

Appraisers having been appointed to report upon the amount of damages in the matter, Cornelius S. Quick, Henry Baxter and Allen P. Day, the duly appointed appraisers, reported that they appraised the damages sustained by Emory F. Quigley, as damages to the above described lands, at \$30.

On motion, the petition of James Hetherington, J. W. Dolan and others to establish a public road, commencing at the northwest corner of the town of Indianola, and the northeast corner of the southeast 1/4 of section 12, township 3, range 28 west, thence west on quarter section line 80 rods and terminating at the east line of the Indianola cemetery, where said line runs by the land of E. S. Hill; the width of road required out of Hill's land will be only 12 feet. Petition granted.

On motion, the Clerk's salary as Clerk of the Board of County Commissioners for the year 1884, was fixed at \$320.

On motion, the board adjourned to meet at 8 o'clock, A. M., June 4th, '84.

JUNE 4TH.

Board met pursuant to adjournment. Present, Henry Crabtree, S. L. Green and E. J. Allington, Commissioners, and C. D. Cramer, Clerk. Minutes of last meeting read and approved.

On motion, claims as follows were audited and allowed on 1884 levy general fund:

Table listing audited claims on 1884 levy general fund, including items like school land records, C. M. Carter, Blanks for Co. Judges, State Journal, C. L. Nettleton, services as Co. Supt., Vanduyke & Kennedy, plastering July room and hallway to court house, 1884 levy bridge fund, and 1884 levy road fund.

Table listing assessed claims, including Charles Colling, Danbury precinct, S. H. Colvin, deputy Willow Grove precinct, Frank Bunshong, Gervoy precinct, Geo. J. Frederick, Driftwood, Thos. Clark, East Valley precinct, and others.

On motion, the claim of Palmer Way for road supplies audited and allowed on 1884 levy county road fund, \$17.67.

On motion, the clerk was instructed to notify lumber dealers that bids for furnishing one car load of bridge material will be received any time previous to July 7th, 1884.

On motion, board adjourned to meet at 8 o'clock, A. M., June 6th.

JUNE 6TH.

Board met pursuant to adjournment. Present, Henry Crabtree, S. L. Green and E. J. Allington, Commissioners, and C. D. Cramer, clerk.

Minutes of last meeting read and approved. Board proceeded to the consideration and examination of assessments.

Mrs. M. Bishop complains that her property, viz: Lots 3 and 4 in block 24, are assessed higher than other property of equal, or more value. Whereupon the board being fully advised in the premises, on motion made a reduction in said assessment from \$375 to \$300.

On motion, the bond of James H. Everest, overseer road district No. 17, was approved.

On motion, claim of C. D. Cramer, County Clerk, clerk's salary for quarter ending March 31st, 1884, was audited and allowed on general fund 1884. Levy amount, \$80.

Pursuant to provisions of 1883 Session Laws, the board on consideration fixed the clerk's compensation for preparing assessment books for 1884 (8 precinct and 2 village books), at \$49.

On motion, the board adjourned to meet at 8 o'clock, a. m., June 7th.

JUNE 7TH.

Board met pursuant to adjournment. Present, Henry Crabtree, S. L. Green, and C. D. Cramer, clerk.

Board proceeded with examination of assessors' books.

On motion, the clerk was instructed to appoint a commissioner to examine and report upon the proposed line of a road asked for by James Hetherington, R. W. Hunne and others, running north from north end of 4th avenue in Indianola, commencing at southeast corner of lot 2, section 7, and terminating at northwest corner of lot 6, section 6, in township 3, range 27; also to vacate a road beginning at southwest corner lot 2 and terminating at northwest corner lot 6, section 6, township 3, range 27.

Minutes of last meeting read and approved. On motion, the board adjourned to meet June 9th, at 8 o'clock, a. m.

JUNE 9TH.

Board met pursuant to adjournment. Present, Henry Crabtree, S. L. Green and E. J. Allington, Commissioners, and C. D. Cramer, clerk.

Minutes of last meeting read and approved. Board proceeded with examination of assessor's books, and continued same during the day.

On motion, the board adjourned to meet at 8 o'clock, a. m., June 10th.

JUNE 10TH.

Board met pursuant to adjournment. Present, Henry Crabtree, S. L. Green and E. J. Allington, Commissioners, and C. D. Cramer, clerk.

Minutes of last meeting read and approved. After a thorough and careful examination of the assessor's books, the board proceeded to equalize assessments as follows, upon the basis of valuations made by the assessor's:

By adding 2 1/2 per cent. on valuation of cattle as returned by the assessor in Driftwood precinct.

By a reduction of 5 1/2 per cent. of valuation as returned by the assessor on cattle in Willow Grove precinct.

By a reduction of 10 per cent. on valuation of cattle as returned by the assessor in Indianola precinct.

By a reduction of 3 per cent. on valuation of cattle as returned by the assessor in Beaver precinct.

By adding 12 per cent. on valuation of cattle as returned by the assessor in Gervoy precinct.

By adding 5 per cent. on valuation of cattle as returned by the assessor in Danbury precinct.

By adding 5 per cent. on valuation of cattle as returned by the assessor in Red Willow precinct.

By a reduction of 3 per cent. on valuation of cattle as returned by the assessor in East Valley precinct.

After completing the equalization of assessments as above stated, the board found that the total valuation of real estate and personal property subject to taxation in Red Willow county for the year 1884, is \$602,362.

On motion, claim of Patrick McKillop, Judge of Election, November, 1883, levy general fund, \$2.

C. D. Cramer, cash paid for express charges on records, statutes, assessor's books and fee books, 1882, levy county general fund, \$4.10.

J. G. Martin, witness fees, case of State of Nebraska vs. John Russell 1883 levy county general fund, \$3.50.

On motion, the following claims were audited and allowed on the 1884 levy county general fund:

Table listing audited claims on 1884 levy county general fund, including Charles Colling, Danbury precinct, S. H. Colvin, deputy Willow Grove precinct, Frank Bunshong, Gervoy precinct, Geo. J. Frederick, Driftwood, Thos. Clark, East Valley precinct, and others.

On motion, the claim of Palmer Way for road supplies audited and allowed on 1884 levy county road fund, \$17.67.

On motion, the clerk was instructed to notify lumber dealers that bids for furnishing one car load of bridge material will be received any time previous to July 7th, 1884.

On motion, board adjourned to meet June 11th, at 8 o'clock, a. m.

JUNE 11TH.

Board met pursuant to adjournment. Present, Henry Crabtree and S. L. Green, Commissioners, and C. D. Cramer, clerk.

On motion, the levy of taxes for the year 1884 for all purposes was made as follows, to-wit:

Table listing tax levies for 1884 for all purposes, including County general fund, including poor fund and judgment fund, County road fund, County bridge fund, County bonds, interest fund, Indianola village, McCook Village, Indianola poor bridge bond interest fund, School dist. No. 1, interest on school bonds, and School dist. No. 2, interest on school bonds.

On motion, the board adjourned until the next meeting of the board to settle with the County Treasurer on the 7th day of July, 1884.

THE Lincoln Journal suggests to Freddie Nye that he ought to retire for a season and "soak his head until he can admit an idea without a window being previously morticed in his skull." And the Republican bows, scrapes, and delivers its dose of taffy, to-wit: "When the Lincoln Journal man concludes to stop sniveling and to cease acting like a big baby bully that has been thumped by the smallest fellow in the class, he may be entitled to a qualified respect."

Taken Up.

By the undersigned at their ranch on Driftwood, 9 miles from McCook, Neb., a great old heifer, red with white spots, white face, and branded J L on left side, and square cut left ear. Left horn bent down.

Attention, Land Attorneys. We have in stock "Cash Applications" 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.

COMPLAINT NOTICES.

U. S. LAND OFFICE— McCook, Neb., May 21st, 1884. Complaint having been entered at this office by James P. Maloney against Edward Yake for failure to comply with law as to timber-culture entry 144, dated North Platte, Neb., October 31, 1880, upon the south 1/2 north-west 1/4 of southwest 1/4 section 34 and east 1/2 of southeast 1/4 section 35, township 1, north, range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Edward Yake has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said tract from date of entry up to the present time; the said parties are hereby summoned to appear at this office on the 28th day of June, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.

U. S. LAND OFFICE— McCook, Neb., May 21st, 1884. Complaint having been entered at this office by Thomas B. Stutzman against Elmer Root for abandoning his timber-culture entry 225, dated July 20th, 1880, upon the southeast 1/4 of section 31, township 3, north of range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Elmer Root has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said tract from date of entry up to the present time; the said parties are hereby summoned to appear at this office on the 10th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged abandonment.

U. S. LAND OFFICE— McCook, Neb., May 6th, 1884. Complaint having been entered at this office by Thomas B. Stutzman against Elmer Root for abandoning his timber-culture entry 348, dated July 20th, 1880, upon the southeast 1/4 of section 31, township 3, north of range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Elmer Root has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said tract from date of entry up to the present time; the said parties are hereby summoned to appear at this office on the 10th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged abandonment.

U. S. LAND OFFICE— McCook, Neb., March 10th, 1884. Complaint having been entered at this office by Augustus S. Boughton against Elmer Root for abandoning his timber-culture entry 624, dated North Platte, Neb., May 8th, 1879, upon the south 1/2 of northeast 1/4 and north 1/2 of southeast 1/4 of section 31, township 2, north of range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that said defendant has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said land since May 8, 1881, to the present time; and has failed to plant, or cause to be planted, to trees, tree seeds or cuttings, any part of said land since making said entry to the present time as required by law; the said parties are hereby summoned to appear at this office on the 14th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged abandonment.

U. S. LAND OFFICE— McCook, Neb., June 10th, 1884. Complaint having been entered at this office by John W. Zook against Kersey T. Jones for failure to comply with law as to timber-culture entry 151, dated at North Platte, Neb., May 26, 1880, upon the southeast quarter of section 31, township 1, north of range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that said defendant has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said tract of land at any time since making said entry to the present time; and has failed to plant, or cause to be planted, any part of said land to trees, tree seeds or cuttings, any part of said land at any time since making said entry to the present time as required by law; the said parties are hereby summoned to appear at this office on the 27th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.

U. S. LAND OFFICE— McCook, Neb., June 3rd, 1884. Complaint having been entered at this office by William Flusche against Leo Hahn for abandoning his timber-culture entry 162, dated at North Platte, Neb., April 22, 1879, upon the northeast quarter of section 18, township 2, north of range 28 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that said defendant has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said land in the year 1883, and has failed to plant, or cause to be planted, any part of said land to trees, tree seeds or cuttings, any part of said land in the year 1883; the said parties are hereby summoned to appear at this office on the 8th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged abandonment.

U. S. LAND OFFICE— McCook, Neb., June 2nd, 1884. Complaint having been entered at this office by William L. McLaughlin against David Hanger for failure to comply with law as to timber-culture entry No. 56, dated North Platte, Neb., September 30, 1878, upon the southwest 1/4 of section 28, township 4, north, range 28 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that David C. Hanger has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said land in the year 1883, and has failed to plant, or cause to be planted, any part of said land to trees, tree seeds or cuttings, any part of said land in the year 1883; the said parties are hereby summoned to appear at this office on the 28th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.

U. S. LAND OFFICE— McCook, Neb., June 12th, 1884. Complaint having been entered at this office by David Hanger against Edward Yake for failure to comply with law as to timber-culture entry 141, dated at North Platte, Neb., October 31, 1880, upon the south 1/2 north-west 1/4 and north 1/2 of southwest 1/4 of section 24, township 1, north of range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that said defendant has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said tract of land at any time since October 31, 1881; and has failed to plant, or cause to be planted, any part of said tract of land to trees, tree seeds or cuttings, any part of said land at any time since October 31, 1881; the said parties are hereby summoned to appear at this office on the 28th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.

U. S. LAND OFFICE— McCook, Neb., June 12th, 1884. Complaint having been entered at this office by David Hanger against Edward Yake for failure to comply with law as to timber-culture entry 141, dated at North Platte, Neb., October 31, 1880, upon the south 1/2 north-west 1/4 and north 1/2 of southwest 1/4 of section 24, township 1, north of range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that said defendant has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said tract of land at any time since October 31, 1881; and has failed to plant, or cause to be planted, any part of said tract of land to trees, tree seeds or cuttings, any part of said land at any time since October 31, 1881; the said parties are hereby summoned to appear at this office on the 28th day of July, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.

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U. S. LAND OFFICE— McCook, Neb., May 21st, 1884. Complaint having been entered at this office by James P. Maloney against Edward Yake for failure to comply with law as to timber-culture entry 144, dated North Platte, Neb., October 31, 1880, upon the south 1/2 north-west 1/4 of southwest 1/4 section 34 and east 1/2 of southeast 1/4 section 35, township 1, north, range 20 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that Edward Yake has failed to break, cultivate, or plant to trees, tree seeds or cuttings, any part of said tract from date of entry up to this time; the said parties are hereby summoned to appear at this office on the 28th day of June, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.

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