

**The McCook Tribune.**

By F. M. KIMMELL.

THE republicans have opened the campaign. The cold weather for democrats has arrived and will grow more frigid as the 4th of November draws near. After this date the democrats will imagine that they are in Siberia.

THE Fairbury Gazette observes quite pertinently that the well-to-do farmers of Jefferson county did not turn out to hear McKeighan when that truly great and good reformer spoke at the alliance picnic held in that county, last week. The facts seem to be that McKeighan's audiences are made up of the disgruntled, dissatisfied and disaffected wherever he goes. The prosperous farmer has no use for him.

THERE was a large and notable gathering of Republican editors, candidates and politicians at Lincoln recently. Reports were had from all over the state. The consensus of opinion was that a vigorous, aggressive and persistent campaign will bring the Republican ticket through in good form in November. The need of active work by the party all along the line was recognized, and the determination to wage a winning battle was firmly expressed. Being alive to the situation, the Republicans of Nebraska will not be found sleeping, but will make things interesting for the opposition with oldtime vigor.

McKEIGHAN, the people's-democratic nominee for congress in the Salubrious Second, has been something of a boodler himself. Formerly a county judge, his official integrity in that capacity is being very seriously questioned. Charged with robbing an orphan girl of her inheritance and of getting away with other monies; charged with keeping the worst set of books ever seen in a county judge's office and with inoculating his accounts with the whiskey that befuddled his brain, charged even with indictable offenses, this noble champion of the people, posing as the reform Moses, appears extremely ridiculous.—Tecumseh Chieftain.

THE dull thud with which the two headed site for the world's fair was dispatched to the other world by the hatchet of the commissioners, was heard with joy all over the land. The commission have decided that the board of directors have trifled with the nation long enough, it is now probable that Chicago will come down to business and offer a site that will accommodate the people of the country rather than the real estate sharks who have taken options in such large quantities on the lands adjacent to Jackson Park. In fact if Chicago does not offer a proper site in short meter there will be a storm and she will face a sort of music that will make her sick. The fair will be removed to Washington and congress will appropriate the funds to erect the buildings without a word of protest from the west which had so generously backed up the lake city in the contest for the location.—Journal.

McKEIGHAN's record is rising in various unexpected places. The records of the supreme court of our state show a case entitled McKeighan vs. Graves in which the court filed an opinion February 19, 1890. This was a case wherein a man named Graves secured a judgment before a justice of the peace against McKeighan in 1887 for \$130.60 on the promissory notes that McKeighan had given him. This judgment McKeighan dragged through the courts on pretended error until it reached the supreme court of Nebraska, and of this case the court says: "No particular objection to the judgment is pointed out and none is apparent from an inspection of the transcript. The case has the appearance of an appeal in order to delay the collection of the judgment. But, however that may be, the judgment appears to be right and is affirmed." The opinion is rendered by Judge Maxwell. A man who resorts to shyster lawyer tricks to prevent the payment of his small promissory notes is hardly the man to be elected over N. V. Harlan to represent the great state of Nebraska in congress. Our alliance friends can read the opinion in this case in the Northwestern Reporter, Vol. 44, No. 14, published April 26, 1889.

THE Kearney Enterprise, that a year ago ranked as one of Nebraska's brightest and best dailies, has gone where the woodbine twineth. Let's see, didn't the Omaha Bee, World-Herald and State Journal, in their little autopsy of the Omaha Republican, discover that its change from a whiskey to a prohibition paper killed it? About two months ago the Enterprise flopped from a prohibition to a whiskey sheet. Will those great and wise dailies hold another examination and see why the Enterprise didn't live and flourish like a sunflower in June after it flopped.—Ex.

**FINAL PROOF NOTICES.**

LAND OFFICE AT MCCOOK, NEB., September 18th, 1890.  
Notice is hereby given that the following named settler has filed notice of his intention to make final commutation proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, October 25th, 1890, viz:

TAYLOR WARD,  
H. E. No. 929 for the W. 1/4 N. W. 1/4 and W. 1/4 S. W. 1/4 of section 27, town 2, north of range 29, west of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: James E. Troy, John Staker, John E. Tirrill, William T. Shields, all of McCook, Neb.  
S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., September 18th, 1890.  
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, October 25th, 1890, viz:

WILLIAM E. KETCH,  
D. S. No. 607 for the S. W. 1/4 Sec. No. 22, town 5, north of range 29, west of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Matthew Stewart, Hubert Aulin O. Houge, Severl O. Houge, all of Box Elder, Neb.  
S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., September 1st, 1890.  
Notice is hereby given that the following named settler has filed notice of his intention to make final five year proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Thursday, October 16th, 1890, viz:

LOUIS DANZ,  
H. E. No. 494, for the S. E. 1/4 section 20, township 5, north of range 29, west of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: James Spaulding and Irving W. Spaulding of Box Elder, Neb., James T. Foley of McCook, Neb., Alexander C. Harlan, of Osburn, Neb. S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., August 30th, 1890.  
Notice is hereby given that the following named settler has filed notice of his intention to make final five year proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Wednesday, October 15th, 1890, viz:

GEORGE W. WORTH,  
who made H. E. No. 349 for the N. 1/2 N. E. 1/4 and E. 1/2 N. W. 1/4 of section 3, in town 5, north of range 29, west of 6th P. M. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Samuel Godard and Sanford T. Godard of Indianola, Neb., John F. Garlick and John G. Harrison of Quick, Neb. S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., August 27th, 1890.  
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, October 4th, 1890, viz:

WILLIAM H. CAMPBELL,  
H. E. No. 271 for the W. 1/4 S. E. 1/4 S. E. 1/4 N. W. 1/4 N. W. 1/4 S. W. 1/4 sec. 34, town 3, north of range 29, west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: J. H. Stephens, Matthew Stewart, Lee Ann Ketch and William Weygint, all of Box Elder, Nebraska. S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., August 29th, 1890.  
Notice is hereby given that the following named settler has filed notice of his intention to make final five year proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, October 11th, 1890, viz:

SIDNEY DODGE,  
who made H. E. No. 126 for the E. 1/2 N. W. 1/4 and W. 1/2 N. E. 1/4 of section 20, town 5, north of range 29, west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Abraham V. Olmstead, John Goodenberger, James Lawthers, James E. Lawthers, all of McCook, Neb. S. P. HART, Register.

**SHERIFF'S SALE.**

Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of Red Willow county, Nebraska, upon a decree rendered in said court, in favor of the Nebraska Loan and Banking company, against John Howater, W. J. Wheeler and John Riley, I have levied upon the following real estate as the property of John Howater, to-wit: West half of north-west quarter of section thirty-three and township fourth north of range thirty-four west of 6th P. M. in Red Willow county, Nebraska, and I will on the 21st day of October, 1890 at 10 o'clock of said day, at the front door of the court-house of said county, in the town of Indianola, sell said real estate at public auction to the highest bidder for cash to satisfy said order of sale, the amount due thereon in the aggregate being \$239.25, and \$18.53 costs, and accruing costs.  
Dated Sept. 13, 1890. W. A. McCool, Sheriff of said County.  
Per E. R. Banks, Deputy.

**LEGAL NOTICE.**

In the District Court of Red Willow county, Nebraska, Mary L. Lenart, Plaintiff, vs. Jacob H. Lenart, Defendant.  
To Jacob H. Lenart, non-resident defendant: You are hereby notified that Mary L. Lenart, plaintiff herein, filed on the 18th day of September, 1890, filed a petition against you in the District Court of Red Willow county, State of Nebraska, the object and prayer of which are to obtain a divorce from you on the ground of extreme cruelty and praying for the custody of Daisy Elta Lenart minor child, the issue of the marriage of the plaintiff with you the said defendant. You are required to answer said petition on or before Monday, the 27th day of October, 1890.  
MARY L. LENART,  
By her attorney, C. H. Boyce.

**CHATTEL MORTGAGE SALE.**

Notice is hereby given that by virtue of a chattel mortgage dated February 21st, 1890, and duly filed in the office of the county clerk of Red Willow county, Nebraska, and executed by Elmer Wickwire to George Leland, and by George Leland assigned to the First National Bank of McCook, Neb., to secure the payment of the sum of one hundred and twenty-five dollars (\$125.00) and upon which there is now due the sum of \$125.00 and ten per cent. interest from August 31st, 1890. Default having been made in the payment of the said sum and no suit or other proceedings at law having been instituted to recover said debt or any part thereof, I will sell the property therein described, to-wit: One red cow, 3 years old; one red cow, 5 years old; one red cow, 5 years old; one roan cow, 6 years old; one roan cow, 7 years old, all branded "O" on left hip; one bay mare mule, about 15 years old, weight about 800 pounds; one bay horse, about 9 years old, weight about 1,000 pounds; one lumber wagon in use about 2 years; one set of double harness in use about 1 year; one stirring plow; one breaking plow; one barrow; together with the increase of above-mentioned cows; at public auction on the corner of Main avenue and Dennison street, in McCook, Neb., on Saturday, September 27th, 1890, at 2 o'clock, P. M., central time.  
Dated this 5th day of September, 1890.  
FIRST NATIONAL BANK OF MCCOOK, NEB., assignee of GEORGE LE LAND, Mortgagee.

**J. C. ALLEN & CO.**  
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1890--The End.

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AS WELL AS

**CANTON FLANNELS, CLOTHING,  
SHIRTINGS, CHILDREN'S SUITS,  
CHILD. UNDERWEAR OVERCOATS,  
HATS & CAPS, LADIES' & CHILD'S  
HOSIERY, CLOAKS, UNDERWEAR,**

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**AT PRICES NEVER BEFORE BOUGHT AT IN MCCOOK!**

**We Will Make SPECIAL PRICES to Dealers,  
Hotels, Boarding Houses, and Parties  
Buying in Large Lots.**

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**STORE BUILDING AND LOT FOR SALE.**