The Sioux County Journal.

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THURSDAY: JANUARY 30, 1890.

The son-partisan W. C. T. U. ladies who objected to becoming a part of the that the levy shall not exceed such estithe name of the Non-partisan Woman' hristion Temperance Union. Had the and their bondsmen are liable, personally ballot for permanent officers instead of members adopted a shorter title it would and jointly, for such excess of the levy have met with more general favor.

Ladies contemplating taking a short trip will do well to follow the example of Nellie Bly on her recent trip around the world. That lady were the same dress during the entire trip of seventytwo days, which explodes the idea that it is necessary for a lady to take a vast amount of baggage with her whenever she leaves home.

The Columbus Sentinel is moved to remark thusly on a pertinent topic: The Sentinel would be pleased to see Hon. L. D. Richards, of Fremont, nominated for governor on the republican ticket next fall. He is a man who would honor the position of chief execu- District court expenses tive, and deserves recognition at the hands of the party.

Frank Carpenter, the well known correspondent, in writing of the animals in congress, which he calls the national museum, speaks of Representative Dor- Incidental ... sey of Nebraska, as weighing 150 pounds. It is evedent that Carpenter is no judge of weights, or else Dorsey isnt as big in mate was as follows: Washington as he is in Nebraska. When he is in Nebraska he tips the team at nearly 200 pounds.-Fremont

ast week Hon. Franklin A. Paddock amount. brother of senator A. S. Paddock of this state, died at his home in New York. Deceased had for years been a prominent member of the bar of New York. Two wears ago he suffered a slight stroke of omcer's fees ralysis and it is thought that his sud- Rent . an death was caused by an attemt to re-- me the active duties of his profession. The sympathy of all will go out to senator Paddock in his bereavement.

The death of ex-Senator Riddleberger closes the life a man who should be remembered as an example of misapplied wility. Elected to the Serate at a time wien great opportunities offered themwives, with the natural ability and information to enable him to grasp them, he was respected by all until about three years ago, when he began to dissipate, and soon became desperate and drifted on from bad to worse, until death finally \$18,800,00, but it is hardly likely that ended his career.

The Dance County Journal is preparing to advance in good shape. The proprietor has recently been to Chicago where he purchased a fine new power press and a car load of stationary and paper stock. That certainly indicates prosperity, and we hope it will not be long before the increase of business will comoffice. The support which the Journal has received indicates that the people at Chadron appreciate the value of printers

Receiver Steinmetz, of McCook, and Receiver Hudson, of Lincoln, are each found to be short in their accounts about \$2,800. They are both democrats. A number of the holdover democratic officials have been found in a similar condition and the departments are looking after such cases pretty closely. When Cleveland went into office there was not one case of defalcation among the republican office holders, but the record of the democrats who were put in their places is decidedly had.

The recent exploit of Nellie Bly has eclipsed the record of Jules Verne's hero in "Around the World in Eighty Days," by making the trip in just seventy-two days. The trip was made by her as the entative of the New York World. While passing through France she made a flying visit to M. Verne, who expressed ubts about her being able to beat his hero of fiction. All it needed to make a better history of fact than Verpe's fiction was that Miss Bly found a poor unfortunate man in some of the countries through which she passed and after bringing him home with her made him her husband.

agriculture decided the location of the laws relating to the doings of that comstate fair for the next five years in mpetitors for the prize being Lincoln, the U. P. company, During every ses hus, Long Pine and Kearney. On the taken up by the discussion of the matters first ballot Lincoln received 39 votes, out of that railroad, and when it comes to of \$0, and on the second ballot enough enforcing any laws relating to railroad went to Lincoln so that it had 56 at the close of the ballot. Omaha got plea that it is under the protection of th 8 votes on the first ballot and 10 on the government and therefore not subject to injure the state last when the leasted at Lincoln and as a result do not in will make the most of the fact of they violate the law they should be wing the fair there for the next five made to suffer the penalty. they may rest assured that
me some of the young cities
conter of the sinte will be
Eye, Ear or Throat treatment, go
Clary, specialist, Chadron, Nela

big, but it must be remembered that it mate and in case the levy is larger than the estimate the county commissioners wer the estimate. That the estimate foots up \$37,600,00 is no indication that it will cost that amount to carry on the public affairs of the county for the ensuing year. In support of this all that ords of preceeding years.

The estimate for 1887 was: Special bridge fund ... Road fund ... The total levy for the year 1887, for all purposes, was \$5,924,68. So that the

levy was but a little over one-half the estimate. For 1888 the estimate was: Outstanding Indebtedness. Printing . Office rent ...

Total. The levy for 1888 on the above General tund

Again it will be seen that the levy exceeds one-half the estimate but a small

For 1889 the estimate was as follows: Bridges and roads 17,550.00 The levy for that year was as fol-

Once more it is demonstrated that the levy was but a little more than one-half of the amount of the estimate.

For the ensuing year the estimate is \$87,600. Allowing that the levy will be one-half that amount would make it the levy will reach that figure. commissioners evidently did not wish to be caught for a part of the expense of the county by making the estimate too low and so they put it high enough to make themselves safe. It was a hard matter for them to estimate what it would take to run the county. With an outstanding indebtedness of \$10,000.90 or over and allowed claims only worth amount of county warrants registered and drawing interest at the rate of 7 per cent., and in addition to that, heavy expense of the district court in trying the many cases which have been carried over in addition to all the new ones likely to be instituted, and no fair minded person will blame the members of the county board for putting the estimate high enough to protect themselves from having to assume any of the bills brought in against the county. If the finances of the county could be put on a cash basis it would make a vast difference both in the estimate and the amount of taxes which the people would have to pay to keep the county government in running

In the estimate for the year 1890 there is an estimate for \$12,500 for purposes not mentioned in any of the estimate for previous years, including indebtedness and interest, court house and jail, insahe and poor fund, allowed accounts outstanding on the court house and soldier's relief fund, and it must also be remembered that as the county is settled up it costs more to meet the necessary expenses than it ought to have done when the county was new and contained but a few settlers.

Attorney General Leese has addressed an open letter to United States Attorney General Miller relating to the Union Pacific railroad, in which he charges the On January 23d the state board of company with gross violation of the pany. It would be a good thing if the government could get a settlement with sion of congress a great deal of time is corporations the U. P. always sets up the nd. The people of the state have rules and regulations made by the inter-orgotten the attempt of Omaha to attempt of Omaha to state or state boards of transportation. state fair when it was first There does not appear to be any reason Lincoln and as a result do not why the Union Pacific should be entitled el kindly towards that city in state to any more favors from the government It is mafe to my that Lin- than any other railroad company, and if

-If you need anything in the way of

The matter of the estimate of expen- House of the Iowa legislature on last es for running the county for the ensu- Monday. All that it does is to permit of ing year as shown in the proceedings of a temporary organization so that the the county board has given rise to some members can be sworn in and beexpressions of surprise. There is no come entitled to recognition. The demquestion but that the total looks pretty ocrats agreed in caucus not to attempt at any time during the session but an estimate. The law provides to unseat any republican member on acthat an estimate shall be made and also count of the unconstitutionality of districts from which they were elected. A settlement is no nearer reached than before, and all that can be dene now is to

As we have remarked previously politics is a queer game-especially in Sioux county. Here is Mr. L. O. Hull who was appointed county attorney in is necessory to do is to look over the rec- that bailiwick Jan. 7th. Mr. Hull had hardly time to frame his appointment before the new county board proceeded • 5,250.00 to fire him and appoint George Walker. 1,750.60 Mr. Hull kicks and we don't blame him. A man who wouldn't kick after being fooled that way would be no account in Texas-let alone Sioux county. Per haps the most pathetic feature of the whole affair is the way Mr. Hull takes it to heart. In a letter to the public he says: "I never desired to fill the office of county attorney half so much a 2.000 now." Exactly. Its the way with all 200,00 of us. When we get left is just the time we feel the worst about it .- Chad-

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a Wookly Inton Dogg THE MARKIN THIRL ACRAIN

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DUR YOUTH'S DEPARTMENT Edited by MRS. FRANCES HODGEOS

th ENTERTAINING and INSTRUCTIVE ooth ENTERTAINITY and to every memory of the family. The best and most popular writers and educators have been en an artists and educators have been en an artists and educators have been en an artists and educators are been en an artists and educators. rill equal in the character of its con

A Series of Biblical Romances

Written by famous novelists, will be an other new feature of THE INTER OCEAN ther new feature of THE INTER OCEAS.
The Rev. Georg Ebers has written the lirst of the series, entitled "JOSHUA," which began to run in the paper in October. This will be succeeded in January by me from the pen of Elisabeth Stuart Pheips suther of "Gates Ajar," sto. Her story will se a novel of the times of Christ, and will se entitled "COME FORTE." The lamous I Bider Hassard will write a story of the I. Rider Haggard will write a story of the arry times of Babylon and Jerusalem, to be entitled "ESTHER" There is no doubt not these stories will attract great atten-

n addition to all this every yearly sub

THE WEEKLY OR SEMI-WEEKLY III RECRIVE A BEAUTIFUL ENGRAVING

To further accommodate its readers Till STRE SCEAN has made a combination with THE HOME MAGAZINE. Hed by MRS. GENERAL JOHN A. LOGAN, by res Cente. Only think—BOTH PAPERS for 12.26. Thus every one can have reading matter of THE MET QUALITY at the very lower

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Spring is almost here and winter goods must go. Felts only 50 cents per pair, with heavy rubbers complete, only \$2. New Orleans Molasses only 50c. a gal. 200 bu. fine seed wheat at \$1 a bu. 200 bu. fine seed oats, 33 1-3c. a bu. Grain raised in Sioux county. Buckwheat flour only 85c. per sack.

W. R. SMITH.

Ah There!

Ladies Fine Kid Gloves for \$1.25 worth \$2.00.

A Genuine Gents' Seal Skin Glove for 85c worth \$1.50.

A line of Gents Underwear at a great reduction. Kentucky Jeans at 35cts, worth 50 cts.

Mens' Felt Boots \$1.00, worth \$1.50.

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I have one piece of fine Verona Sacking 64 inches wide for 75c 90c at wholesale.

50c | Brocade Worsted 35c Worsted Dress Goods (extrn wide) Blue Overalls. Wool Fleece Lined Mitts, 20c All Wool Boys' Mitts. Berry Cloth,

I also have a full line of Clothing. Shoes, Hats and Caps, the best ever offered for sale in Sioux county, which I am selling at prices that Defy Competition. Also large invoice of Groceries-New and Fresh-that I will sell at prices as low as the lowest. Remember my motto is-"A Nimble Penny rather than a Slow Sixpence." I SELL POR CASH, and intend to give my customers the benefit of Cash Prices You can be convinced of this fact by calling and giving me a trial.

Trusting again to see many familiar faces in the new store and to merit a share of the trade, I am very respectfully,

THE PEOPLES' FRIEND,

C. R. WELLS

william E. Boor who made H. E. No. 2 tp 31, r 56. He names the follo-his continuous residen-tion of said land, v/z

He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz. Joseph U. Parsons, Charles E. Grewel, Nathand D. W. ite, John B. Bradley, all of Harrison, Nibraska. [31-35] W. H. McCaws, Register.

Consolidated Notice for Publication. Land Office at Chadron, Nebraska, January 27, 1990.

Jacob Dometshouser, of Harrison, Neb., who made D 8 filing No 2,000 for the awk see 2, tp 33, r 56.

He names the foling ing witnesses to prove his continuous resid the up of and cultivation of said land to be upon and cultivation of said land to be upon and cultivation of said land to be parties Sauler, Hans Denker, Fercitor 1998, with a william Schultz, all of Har 1998, Neb., Also Kellum F. Lipuser of Harrison, Neb. who made 2, t. No. 2001 or the 8% nwk and nwh nwh see 19, and swa swa see 10, tp 31, r 56.

He names the following vitnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Warren W. Hall, Richard Simler, Jihn H. Bartell, Asa C. Da-vis, all of Harrison, Nebraska. (9-2) W. H. McCann, Register.

Consolidated Notice for Publication.

Land Office at Chadron, Neb.,
Jan. 29, 1890.

Notice is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his
claim, and that said proof will be made before the Clerk District Court, at Harrison,
Neb., on mar. 3, 1890, viz.

Isaac B. Hendrix, of Harrison, Neb.

e names the following witnesses to prove continuous residence upon and cultiva-of said land, viz. Alva Shreeves, Charles sowey, Andrew Jacobs, James H. Cook, of Harrison, Nebraska. Also: JOHN A. GREEN, of Harrison, Neb.

Who made D. S. fling No. 9,485 for the new of section 4, township 27, range 25.

He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Charles E. Gowey, An-drew Jacobs, James H. Cook, John F. Cook, all of Harrison, Nebruska.

W. H. MCCANN, Register.

Consolidated Notice For Publication.

Land Office at Chadron, Nob., {
 Dec. 23, 1885.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his chim, and that said proof will be made before the clerk of the district court, at Harrison, Neb., on Febr. 1880, vit.;

Delana M. Sutton, of Harrison,

Albert E. Ramsey, of Harrison, who made D. S. No. 2350 for the e½ nw% w% ne% sec 13, tp 30, r 56. He names the following witnesses to prove his continuous residence, aron, and cultive his continuous residence upon and cultiva-tion of, said land, viz: Charles S. Scott, Warren W. Hall, Arthur W. Emery, William E. Moore, all of Harrison, Neb. Alse

Arthur W. Emery, of Harrison, ade H E So. 1273 for the sex sec r 55.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Warren W. Hall, Albert E. Rainsey, William E. Moore, Nathaniel E. Armstrong, all of Harrison, Neb. [15-21]

W. H. MCCANN, Register.

Notice of Contest.

U. S. Land Office, Chadron, Neb. December 29, 1889.

Complaint No. 1724 having been entered at this office by Chas. E. Gowey, against Jasen Dores for failure to comply with law as to imber-culture entry No. 346, dated December 14, 1885, upon the sek nek, nek sek and sk sek, sec 5, tp 7, r 34, in Sioux county, Nebraska, with a view to the cancellation of said entry; contestant alieging that said claimant failed to break or cause to be broken ten acres of said tract during the first and second years, and failed to plant five acres to trees, seeds or cuttiags, during the third year after entry was made and has failed to cure said defects at date of initating this contest.

The said parties are hereby summoned to appear at this office on the 20th day of Yebruary, 1890, at 10 o'clock, a, m., to respond and furnish testimony concerning said alleged failure. Testimony of witnesses will be taken before John A. Green, a Notary Public, at his office in Running Water precinet, sioux county, Nebraska, on the 13th day of February, 1890, at 10 o'clock a. m.

[16-22]

Notice of Contest.

Notice of Contest.

U. 5. Land Office, Chadron Neb., January 3, 1890.

Complaint No. 3035 having been entered at this office by Charles E. Micholson against Thomas Price for failure to comply with law as to timber-culture entry No. 536, dated March 3, 1895, upon the nwk, sec 2, tp 27, r 54, inStoax county, Nebraska, with a view to the cancellation of said entry; contestant alleging that the said claimant has failed to break 5 acres during the second year after entry, and that he has failed to cultivate the five acres broken the first year after entry; and has failed to cultivate the five acres broken the first year after entry; and has failed to cure the defect up to the date of this contest. The said parties are hereby summoned to appear at this office on the 3rd day of March, 1890, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged failure. Testimony of witnesses will be taken before John A. Green, a notary public, at his office in Ranning Water precinct, Neb., on the 24th day of February, 1890, at 10 o'clock a. m. [18-24]