The Sioux County Journal. OFFICIAL COUNTY PAPER.

Subscription Price, \$2.00 Butered at the Harrison post office as sec-

THURSDAY, FERRUARY 13, 1890.

The county seat contest in Box Butte er election made necessary.

At the municipal election in Salt Lake City on last Monday the Mermons were when they came here to see that the the way, I am under obligations for the result and a feeling of satisfaction will to keep control of the affairs of the of us to obtain, viz: Justice. The extend over the entire nation.

gan and the wildest scene ever vitnessed plished without loss of life.

Neb. The editor says the paper is radicthe prosperity of Messrs. Burleigh & with the money, nor will they be satis- insufficient. The officers-elect were cago, and all points east. Kendall in their new venture.

The Nebraska Bankers' association has declared in favor of a permanent national bank circulation based on a 2 per cent government bond, which prompts the Toledo Blade to remark: If the Nebraska bankers think the people will submit to a perpetuation of the national debt, for all future time, and to be taxed to pay the face of the debt in interest every 50 years, they are tremenduously mistaken. Valuable as is the national banking system, it would cost more than it is worth at that rate.

A letter was recently addressed to Gov. Thayer by Helen M. Gougar asking that the legislature be convened in special session for the purpose of confering the right of suffrage on the women of Nebraska before the next general election, so that they could vote on the amendments which will come up at that time. The governor informed the writer that he sees no occasion to convene the legislature as they would have no power to give the right of suffrage to the women of the state, as that can only be done by an amendment to the constitution. He cites the fact that such an shall be construed to require the holder of was defeated by an adverse vote of two to one. Could an amendment be adoptof tunds," and shall draw interest from the ed so that all future amendments could date of such presentation, as now provided be voted on at a special election, a fair by law."

the effect that a member of congress and on the back is the signature and date then sufficient and be finally consented cannot be absent, while in his seat, sim- by the county treasurer, the date of reg- to approve the bond. Then the question ply by refusing to answer when his name istration being but a few days later than arose as to the bond being illegal on acis called, has called forth loud words of that of issuance by the county clerk, count of adding more security; the point praise from all fair-minded people. The Now as soon as those warrants were being mised that it was a material alterdea of a lot of men who have been elected to represent the people in congress to and it is hard to estimate how much, or on the morning of the 9th, proven by attempt to act in a dual capacity so as to be recorded as absent when they are present, appears very absurd and it is grati- have got the county into the bad finan- - his opinion and nothing more. He fying to note that Speaker Reed has removed such a means of blocking legislation. The example set by him has already been followed by the Lieutenant Governor of Montana, thereby breaking the attempt of the democrats to prevent the legislature of that state from doing any business. It is about time that pub- be trusted. They have sprung up on aclic sentiment gives the members of the of meeting to indulge in boys' play. The nocrats will see that they cannot deeat the will of the people in that way.

The bill of Senator Paddock to create two new land districts in north-west he establishment of an office at Allido land business. That will be incontheir county and to cause them to go country to Alliance instead of land does not look just will go luto the new disis not provided with postoffices por and it is not likely they le as it is now they can transmakes in regard to their hand, ing on a homestead, without

Of course the court house schemers will strive to pay Walker as county attorney, and Bull will receive his salary as the legaloptaion is now so aroused against this extravagance, as well as indignant at the low down plece of work, that the ring will

se or four towns all claiming to be to mislead the people and place the new undoubtedly expressed it frequently. only-gang, to bolster up the actions of Walker.

93 savs:

"SEC. 3 .- WARRANTS-REGISTRATION-EN consessent. |-- It shall be the duty of every such treasurer, upon the payment of a feto enter such warrant in his "warrant register," for payment in the order of presents registration, and shall sign such endorse ment. Provided, That nothing in this act dment was submitted in 1881 and any warrant to register the same, but such warrants may be presented for payment and

The recent ruling of Speaker Reed to them dated as far back as July 1, 1887, convince McGinley) that the security was

cial condition it is in at present.

The failure of the American National Building and Loan Association of Minneapolis, adds one more link to the chain of evidence proving that the speculative loan and building associations are not to count of the good results obtained by various legislative bodies to understand the local associations which have become that they are not elected to hinder but to so popular throughout the United States. nact legislation, not to go to the place There is no question but these local associations are lightly beneficial to the towns in which they are located as well us to the mechanics, laborers and others who are thus enabled to become the owners of their own homes, but in such organizations there are no high-salaried raska is meeting with a good officers. The business is looked after by al of opposition in many parts of the the members at no cost to the associaritory affected. It is claimed by some tion to speak of, which those established the proposed Broken Bow district for speculative purposes have to pay the lishment of a new district salaries of the officers, as well as the proposed will make it more inconven- commissions of a horde of agents who average majority of over one hundred, for the settlers than it is at present. traverse the country inducing those who can illy afford to lose their money to inthe south part of Sioux county will vest in the shares of the company. It be in the new district, and that will ne- would be well for legislative action on sitate the settlers going to Alliance this matter. If a company wishes to do business in this state let them put up a sent for them. They now have their guarantee so as to protect those who in-

On Feb. 8th sixteen men were whipped to their own county seat to at New Castle, Lel. by order of the court business relative to of Oyer and Terminer. The punishment was ordered for the commission of petty crimes. While the whipping post is generally looked upon as a relic of barbarity yet there are times and offences where it would prove highly beneficial.

> -Remember THE JOURNAL clubs with almost any paper in the United States and when you want anything in the line of papers or periodicals call and see us

EDITOR JOURNAL:-The cat's paw of ly appointed officer. Hence a motive may be found for a \$17,000 estimate. But public the ring in the last issue of the Herold says above his signature, that I am under obligations to him for the patience loubtless endeavor to crawfish as quietly be displayed during the 7th, 8th and 9th of January in his efforts to set a "mad The above from the organ of the fu- and unreasonable man right." It is a sion ring will give our readers an idea of wonder that he did not word it "mad county is getting quite interesting, with the attempt being made by the old garg and unreasonable Dutchman" as he has

most acceptable to the people, officers in a false light. It is a fact that As far as the word "mad" is concerned It is more than likely that the result of people are aroused. They were aroused (according to common usage) he is right the election will be no choice, and anoth- on the 5th of last November when they in my being so, and be might have added repudiated every man on the fusion that there were about one hundred and county ticket; the people were there fifty of the best citizens of Sloux county oughly aroused on the 9th of January in the same state of mind, to whom, by defeated by the gentiles. The result is men they had elected were put in pose patience they displayed and the assisthat the power of Mormonism is broken. session of their respective offices, and tance they rendered in obtaining what The gentiles are wild with joy over the thus defeated the scheme of the old gang would have been impossible for several county; the people are thoroughly "unreasonable" part of his communica-On last Monday afternoon word was aroused now, and their feelings are not tion I dispute, and would not ask you to received that the proclamation opening at all quieted as they learn the true occupy one line of space in order to gratthe Sioux reservation for settlement condition of the affairs of the county, ify the main desire of the would-be had been issued. The rush at once be- which are proving to be even worse county attorney, judge, or anything. than had been supposed; the people are from a constable to a "tool" for unseruin the northwest immediately followed. aroused, and they will remain so and pulous tricksters, namely, to gain noto-As far as reported the rush was accom- they will stand by the men they elected riety and make enemies, if it were not and put in office so long as their actions that there are some of your readers are local and for the interests of the whom it will benefit to know the facts We are in receipt of the initial number tax payers, and no attempts of the or- in regard to the approving the bonds and of the Gazette, published at Valentine, gan of the old fusion, office-for-revenue the appointment of County Attorney

fied until that is made known and action, aware of the fact that they would have Remember this is the only line by criminal or civil, as the case demands, to present extraordinary good bonds in which you can take sleeping car from brought against every one who has order to have them approved, as they Crawford in the evening arriving in Linwronged Sioux county out of a dollar. and their friends had frequently heard coln and Omaha the next afternoon, and In looking over the books of the coun- only way left to deprive the new officers lowing morning. ty treasurer it is a noticeable fact that of taking their seats was to refuse to aptaxes due and unpaid. We note a few: when he thought the bonds would be Route B. & M. R. R. One is delinquent about \$90; another considered and he told me that he \$275; another \$238; another \$250; and one thought about the 7th or 9th of Januwhose delinquent taxes foots up over uary. I told him I thought we ought to \$1,000. It is about time the county of be allowed more time to amend the ficials got after such people. If such bonds in case they were rejected, and he amounts were collected it would stop then stated that he would try and have some of the interest-bearing warrants, them considered on the 6th, which would Relative to warrants drawing interest allow us three days time. My bond conthe statutes of 1887, page 785, Chapter tained the following names as sureties: August Mohr, (then single) Leonard Laut, (single) Charles Biehle, Lewis Gerlach, Wm. H. Zimmerman, (single) August Wesselman (single) Otto Tietze, (single) Jacob Marking, Ferdinand Podoll. or by any person presenting the same for (single) Jacob Marking, Ferdinand Podoll, registration, in the presence of such person. Either of the foregoing are worth more than \$1,000 above what is exempt. Each Lumber, one has one or more deeded farms and several of them are worth more than \$5,000 above what is exempt, yet they were rejected as insufficient for \$10,000. I spoke to Mr. Burke in regard to the matter and he said that if I could secure the names of one or two more good men D. H. Griswold, Eggert Rohwer and S. J. Leeling to add their names. Myself and of the people could be more in the warrant book in the clerk's of others argued long and hard trying to fice are to be found a number of warrants | convince Mr. Burke (Mr. Weir being conwhich have not been called for, some of vinced, and Old Nick himself could not registered they began to draw interest ation, although the point was not then, such a proceeding has cost the county. law or proven at all, but the opinion of These are some of the causes which the attorney was such, and that was all made the assertion time and again that my boad was not only "voidable, but void," and in a short time after he said "he would like to see my bond approved" -away with such hypocresy! Aithough after approving the bond as it was with the additional security, on the evening Fremont, of the 8th we were informed that the board had reconsidered their action on my bond, and on the bonds of Mr. Barker and Mr. Reidy, after telling us that they would not take action on the same until the morning of the 9th.

On the morning of the 9th there was a surprise party here, and thanks to them, as their presence was more powerful than even the bollot-the true American's noble weapon. They obtained in a few hours what they had labored for three years to obtain. Three different times they elected a commissioner, each time being counted out, and at the last election they elected their ticket by an and were again about to be "ligured" out. sit any wonder that they were made But they were not unreasonable, unless you call it unreasonable to demand fair play. They were patient, very patient, considering the circumstances, and i think the would-be public servant is under obligations to them for being as patient as they were.

My attorney never told me that my bond was "not only voidable, but void" but he did say it would be a good idea for me to have a new bond in readiness in case the commissoners refused to approve the bond on file. He told me that on the evening of the 8th of January. I thought it a good plan but did not carry it out until the friends of the officerselect had gathered in and about the court house, when I thought I would present a new bond to show them 'how unreasonable the commission regard to approving our bonds.

This same individual has stated through the press that in his alleged appointment as county attorney the requirements of the Statute was complied with in every particular, not withstanding the fact that Don M. Weir positively stated in the presence of several witnesces besides the other members of the board, that there was no appointment signed by himself or the old board, that it was carelessly neglected. There was not an appointment for any officer appointed by the former commissioners on file in the clerk's office as required by ew, showing that the former commissioners did not consider it necessary. Therefore the requirements of the statote was not complied with in every parpublic servant admits it or not. The present commissioners are justified in disposing of an individual in the manner and of Harrison, Neb. Also Gustav Norelsch, of Harrison, Neb. (Constav Norelsch, of Harrison, Neb.) icular, whether the truthful (?) would-be heir favor as it can be, and especially when that same party ever since the powention which was held in the valley ast fall, has threatened to bound and arass everybody in anyway connected with said convention, because they did not think as he did, and has said that he was the only available man for county judge. Time will tell who is unreason-CONRAD LINDEMAN.

Best Line to the East.

The Burlington Route B. &. M. R. R. ally in favor of the prohibitory amend- the old officers or misrepresent the mo- The bonds of the county officers-elect is running elegantly equipped passenger ment, but is republican in politics tives of the new ones will avail. The were presented on the 16th day of Pecems traines without change from Newcastle, There are a number of papers in the people are aroused to the fact that not- ber, 1889, the date the commissioners Wyoming and Crawford, Nebruska, direct state running on the same plan. The withstanding the fact that the levy has met. They were presented at that time to Lincoln, Nebruska, making connection amendment is not a party measure and been to the highest limit allowed by law in order to have the county board act on at that point with their own through will be supported or opposed as best every year since the county was organ- them as soon as possible, so as to give trains for Denver, Cheyenne, and all pleases the publishers of papers of both ized, a large debt has been created, and the officers-elect a chance to amend points west, and for Kansas City, St. parties. We extend our best wishes for they want to know what has been done them in case the security was considered Joseph, St. Louis, Omaha, Peoria, Chi-

that the old outfit had decided that the in Chicago, Peoria and St. Louis the fol-

For further information and tickets apthere are a number of large amounts of prove their bonds. I asked Mr. Jameson ply to nearest agent of Burlington

Grant Guthrie.

- DEALER IN-

Lime.

Grain

Coal.

AGENT FOR WIND MILLS AND PUMHS

Elkhorn

-AND

Mo. Valley

RAILROAD.

(NORTHWESTERN LINE) -BETWEEN-

Harrison, Nebraska,

OMAHA, SIOUX CITY, CHICAGO

ST. PAUL -And All Points in the-

East, North, South & West.

J. C. NORTHROP, Agent, Harrison, Neb.

H. G. Burt. J. R. BOCHANAN. Gen'l Pass Agent. OMAHA, NEB.

FINAL PROOF NOTICES.

All persons having final proof notices in this paper will receive a marked copy of the paper and are requested to examine their notice and if any errors exist report the same to this office at once.

Consolidated Notice For Publication

Land Office at Chalron, Nebraska, February 4, 1859.

Notice is hereby given that the following named settler has filed notice of his intention to make that proof in support of his claim, and that said proof will be made before Courad Lindonan Clerk of the District Court, at Harrison, Nebraska, on March 29, 1850, viz.

Elbert M. Carrier of Harrison, Neb. who made D. S. filing No. 2256 for the eN sw K and who who seed if the B. r. M. w. He mannes the following with masses to prove his continuous residence upon and cultiva-tion of, said land, viz: William E. Moore, Nathaniel E. Armstrong, Albert M. Taylor, Zechorlah Amos, all of Harrison, Nebraska, also

Perry L. McCres, of Rarrison, Neb., who made D. S. No. 1517 for the nwk see 2 tp.

who made i). S. tiling No. 37 for the elsect see 27, net uch see 31, nwh uch see 31, nwh uch see 35,

tp 33 r M.

He names the following witnesses to prove his continuous residence upon and cultiva-tion of, said land, viz. John F. Schulz, 1st dor Elehstein, Carl Feverberm, Charles E-schitt, all of Harrison, Neb [21-25] W. H. McCann, Engister.

Consolidated Notice for Publication. Land Office at Chadron, Neb. ; February 4, 1896. lee is hereby given that the follow-ancel attler has fired notice of his ap-

February 4, 1859.

Notice is hereby given that the following names action has flest notice of his 4ptention to make fluid proof in support of his claim, and that said proof will be made hardere Courty it means. Clerk of the District Court, at Harrison, Neb., on March 19, 1800. Albert M. Taylor, of Harrison.

cho made D. S. filing No. 1829 for the nwk ec 14 rp 51 r 50 w.
He names the following witnesses to prove a continuous residience upon and cultiva an el said land, wiz. Hickory cimier, Kel-un F. Linds-y, John Corab, Asa C. Davis, ik of Harrison, Nebruska, also:

John H. Bart H of Harrison, Nebrasica, times the following witnesses to prove continuous residence upon and cultiva of said land, viz: Edward A. Weiz, Asa bavis - Barner, Delana M. Sutton, all of Harrison, Setraska.

Mar ha A. Marre of Herrison, Nebraska.

who made D. S. 1987 for the ne's sec 35, tp 31, r 5%.

The names the following witnesses to prove her continuous residence upon and cultivation of said lond, viz. Arthur W. Enery. Warren W. Ball, Albert E. Romsey. Noth atel E. Armstroug, all of Borrison, Nebraska.

[2i-25] W. H. McCaxx, Register,

Consolliated Notice for Publication.

Land office at Chadron, Neb., i Frigurer 4, 1800.

Notice telerably given that the following named settler has filed notice of her inten-tion to make final proof in support of her claim, and that said proof will be made be fore Courad Lindensin, eight of the district court, at Harrison, Neb., on Mar. 17, 1850, viz. Finns J. Churchill, of Harrison, Nebruska, who made D. S. No. 222 for the ne's swis, and nis sen sec 31 and nwis swis sec 22, up 31,

54 The names the following witnesses to prove her continuous residence upon and cultiva-tion of, said hand, vir. Dei M. Luce, of Gien, Neb.; Ervin J. Spaudding, of Grawford, Neb.; M. Knapp, and Albert T. Hughson, of Har-rison, Nebraska. rison, Netroska.

And John W. Pratt, who made D. S. filing So. 72 to the nik self are 31, 10% away see

ing So. 72 to the nic set see 3, nit swit see 32 tp. 31, t M, part of the above described tract, is cited to appear at the same time and piace, and show cause why the above proof should not be allowed and his filing canceled. Also Wilhelm Guhlle, of Harrison, Nebraska,

who made D. S. So. 1411 for the nek sec 30, tp 44, r 55. He names the following witnesses to prove his continuous residence upon and cuttiva

John Corbin, of Harrison, Nebraska, who made D. S. No. 1825 for the may seek and K ne's see 15, tp 31, r 50. He names the following witnesses to prove He names the following that and chiliva-his continuous residence aron and chiliva-tion of said laud, viz: Rich rd Simier, Al-bert M. Taylar, Chirles L. Teibes, Elbert M. Carrier, all of Harrison, Neiler ska. [21-28] W. H. MCCASS, Register.

Consolidated Notice for Publication.

who made D. S. No. 2235 for the nell sec 25, 1134, r. St.
He immes the fetter. tp.33, r.55.

He hances the following witnesses to prove his continuous residence upon and curtivation of sold land, viz: Nathaniel E. Armstrong, Warren W. Hall, Elbert M. Carrier, William E. Moore, all of Harrison, Neb., also

WARREA W. HALL, of Harrison, Neb., who made D. S. No. 186 for the way new and way sets see 7, up 30, r 55. The unmes the following witnesses to prove The USE Collection of the Coll Schruska.

who made D. S. No. 2210 for the self sec 24, tip 31, 7 3c.

He names the following witnesses to prove his continuous residence upon and entity tion of said inid, viz: Warren W. Hall, Zacharoch Amos, Edsett M. Carrier, William E. Moore, all of Harrison, Neb. [2] 25; W. H. McCans, Reprister.

Consolidated Notice for Publication.

Consolidated Notice for Fuldiration.

Land Office at Chadron, Neuraska, 4

January 25, 1840.

Notice is hereby given that the following named settler has died notice of his intention to make final proof in support of his claim, and that said proof will be made before Coursed Lindenna, clerk of the district court, at Marrison, Neb., on March 10, 1890, viz. Samuel H. Jones, of Harrison, Neb.,

Samuel H. Jones, of Harrison, Neb., who made H. E. No. 1814 for lots 1 and 2 and 35 new ser 5, tp 3, r 5s.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz. Charles E. Verity, Charles E. Folnes, Willet H. Green, Sh. s. i. R. Maine, all of Harrison, Nebraska. Also William E. Moore, of Harrison, Neb., who made H. F. No. 22 4 for the swit see E. tp 3, r 3s.

He mannes the following witnesses to prove

es the following witnesses to prove The manes the following wit uses to prove the continuous residence upon and cultivation of said land, viz: James W. Scott, menty C. Ariestrong, Arthur W. Emery, Albert E. Bransey, all of Harrison, Neb. Also.

Thomas W. Dison, of Harrison, Neb., who made D. S. No. 1986 for the sets see 26, tp.

23, r.55.

The names the following witnesses to prove his continuous residence upon and cultivation of sold lend, v.z. Joseph 1: Parconn, Chartes T. Grewen, suther 1: Warte, John B. Bradey, all of Harrison, Schrisska.

[29-25] W. H. McCann, Register.

Consolidated Notice for Publication.
Land Office at the drone Schracks, a 1975, and
Notice is branky at too to to the following amond extern is shed notice of his top.

Lon to make that proof in support of me claim, and that said proof will be under pe-fore to arrad landerman, clerk of the district court, at Harrison, Neb., on Mar 11, 1870, vig.

court, at Harrison, Neb., on Mar. II, 1800, vizAngust Johq, of Barrson, Neb.,
who made H. E. No. 875 for the six nell and
nix series, see 25, tp 25, r 26.
He names the following witnesses to prove
his continuous residence upon and entitivation of said land, viz: Jerry Will Carl 189
erherm, John Luders, John Herman, all of
Harrison, Nebraska. Also

Jacob homet-hauser, of Harrison, Neb., who made D 8 filing No. 5,000 for the swif soc be names the following witnesses to prove his continuous residence upon and cuitiva-tion of said land, vis: Charles Sauler, Hans

Denker, Ferdinand Podoli, Schultz, all of Harrison, Neb., Also

Kellum P. Lindsey, of Harrison, Neb. who made D. s. No. 2021 for the sis nw's and

He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, vm: Warren W. Hall, Richard etmier, John H. Eartell, Asa C. Da-vis, all of Jjarrison, Nebraska. [20-25] W. H. McCaxx, Register.

Consolidated Notice for Publication. Consolidated Notice for Fuddication.

Land Office at Chadron, Neb., Jun. 20, 1862.

Notice is hereby given that the followingsmed settler has filed notice of his intentor nake final proof in support of his
islem, and that said proof will be made beove the therk litsrict (Court, at Harrison,
eb., on mar. 2, 1859, viz:

Isanc B. Rendrix, of Barrison, Neb., made D. S. No ops for the swit sec 3, tp27 He names the following witnesses to prove or entities the following willnesses to prove e continuous residence upon and cultiva-m of said land, viz. Alva Shreeves, Charles Gowey, Andrew Jacobs, James H. Cook, or Harrison, Schraska. Also: JOHN A. GREEN, of Harrison, Neb.,

who made D. S. Sling No. 2.42 for the nels of section 4, township 27, range 55. He names the following witnesses to prove the carries and ending a second and cultivathe names the following and cultiva-his continuous residence upon and cultiva-tion of add land, viz: Charles E. Gowey, An-drew Jacobs, James H. Gook, John F. Cook, all of Harrison, Nebraska. 1924 W. H. McCann, Register.

U. S. Land Office, Chadron, Nebraska. January 17, 1800. Moore, de-ith law as to dated Febru-nd nil nwh, y, Nebraska, esses will be taken be-n notary public, at his Note, on the both day of T. F. Powers, Receiver.

Complaint Table to make the content of the content e of Contest.

county, Salirsaka, on the 18th day of Pebru ary, 1800, at 300 clock a. m. [16-22] T. F. Powers, Receiver.

Notice of Contest, Notice of Contest.

U. S. Land office, Chadron Neb., January 3, 1850.

Complaint No. 2020 having been entered at this office by Charles E. Nicholson against Thomas true for faiture to comply with law as to Limber culture entry No. 251e, dated March 3, 1886, appen the nws, see 2, 19 27, 754, incitent country. No massin, 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 first serves broken the first year after entry and has failed to cure the defect up to the date of this contest. The said parrities are hereby summioned to appear at this office on the 2rd day of March, 1890, at 10 o'clock a.m., to respond and furnish testimony onecrining said alleged failure. Testimony of witnesses will be taken before John A. Green, a notary public, at his office in Estimaing Water precinct, Neb., on the 24th day of February, 1880, at 10 o'clock a.m., [18-24].

Chattel Warteners Sale.

Chattel disrigage Sale.

Notice is hereby given that by virtue of a chatter mortgage dated the isth day of January, selt day of the county deep content of sour county. Nebraska, exceuted by Mathewalley to James 1. Mexican aught to secure the payment of one promiseory note of even date with sold mortgages, and due January 18th, 18th, for cighty needollars, and ten per cent interestion date, and the nortgage Consolidated Notice for Publication.

Land Office at Chadron, Nebraska, frequency 4, 989.

Notice is bereby given that the following named settler has flied notice of his intention to make float proof in support of his chaim, and that said proof will be made before toured diademan, clerk of the district court, at Harrison, Neb., on March 48, 1896, and mortgage to wit: Cone yoke of oxen, and mortgage and the following property described in a district the following property described in the property of the same of the following property described in the property described upon the following property and noriging to wit: (one yoke of oxen.) one back on about four years oid, one red and white ox about four years oid, and one wegon, which he will said at phone anction on the 22d day of rebrunty, 1850, at two o'clock p. m. in the willings of Harrison, about county, sebraska.

BATTO WAS BEDT, theriff.
Pated at Harrison, Nob., Jun. 30, 1830.



Notice.

Scatted proposals will be received until the isin day of rebruary, isto, at it o'cnock, in., as the office of the county clerk, at Harriston, 5-th, for furnishing many county with coal during the year as The bids to be opened and considered at the rext meeting of the bourd of commissioners. The bourd reserves the right to be the tany and all bids. CONRED LINDERAN, Herrison, Jan. 20, 1826. County Clerk.



A RCHITECTS & BUILDERO A Edition of Scientific American. Agreed encouse. Each issue contains on hithographic plates of country and city rea one or positic buildings. Numerous charg-and full came and significations for the u



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