### The Sioux County Journal. OFFICIAL COUNTY PAPER

Subscription Price, \$2.00 J. Himmons, Editor.
Entered at the Harrison post office as second class matter.

THURSDAY, APRIL 24, 1890.

quite likely that the Herald lawyer thinks he might get the job of bringing suits against the county for claims which records show allowed claims against will be taken illegally by the county that the movement is opposed by the be issued, amounting to \$7,175.58. Of county as the records show was done by

wife of W. G. Burke, and daughter of rants amounts to \$476.97 per annum.

Major T. F. Powers, receiver at the Could the matter be arranged to let the so to a very large circle of friends for she such cases that an order of the court Chadron making the fourth in that place. thy of all is extended to the afflicted extra tax to pay such judgment. The as if the enterprise was established with April 15th and September 23d, 1850. family.

The management of the state fair have provided \$1,000 to be given as premiums for collective county exhibits. It is divided into seven premiums. The proper thing for Sioux county to do is to get in shape to capture some of those premiums. It is to be hoped that our people will not be satisfied by making an fort to secure any of the minor premiums. Aim at the top, and exert every energy to carry off the highest honors. Let all begin at once to prepare for the exhibit. The winning of the first premium at the state fair would be worth thousands of dollars to Sioux county.

During the term of the district court last week it was pretty clearly demonstrated that Judge Kinkaid knows neither friends nor foes in matters before him. The way in which be dispensed justice cumulate in the county treasury at any strong pull, or else are backed by some 10256. and ruled on matters brought before him time, for no provision is made to create one who has. Time will unravel the of Sioux county. His clear cut decis- run ten years, and as the bonds are pay- in on good business and political princiions indicative of the hewing to the line able at any time after the expiration of ples or are simply a scheme to bring and letting the chips fall where they will ten years from the date of issue, as soon money into the pockets of some one urdays when he will stand at Montrose. suits people, even if the decisions were as enough money is paid into the treaseven more than in other matters, the can be called in and cancelled. masses admire straightforwardness, The question is simply one of dollars does not look just right to see an atwithout any attempt to pander to popu-In this respect Judge Kinkaid sustained to issue bonds and defer the payment of his reputation for being a fair and im- the debt until they are better able to partial judge, and added largely to the pay and the valuation of the county is pumber of his friends in this county.

The bill creating the new land offices at Broken Bow and Alliance has been nigned by the president and the Nebraska deleration has decided on those to be apated as registers and receivers. For dister at Broken Bow, J. H. Dansken singford was selected and James Whitehead, of Redfern, will be receiver. At Alliance, F. M. Dorrington, of Chadros, will be register and Judge John e, of Broken Bow, will be receiver. It is a peculiar fact that a man from the district should be appointed an er at Broken Bow, and a Broken w men appointed to a position in the liance office: From what we know of nen named, they are all capable of positions with credit to themeives and the party. The date of open-ng the offices for business has not been

# Paded or Plopped.

#### What Sloux County Owes.

In view of the fact that a bond proposition is before the people of Sioux called for May 13th, as it is less than a county it is right and proper that a month from the last issue of that paper. statement of the condition of the finances of the county be made public.

Land Commissioner Groff has not done to \$6,813.81. Some of these warrants only two week's notice was given when any talking about the affairs of his office were issued in July, 1887; some in July, the law requires four week's notice in of useful service. That is to say, his in July when warrants can be issued on has come over some people in the past C.F. Manderson. policy has differed entirely from that of the levy of 1890, the interest on the warthe party of the name of Sparks who rants will amount to 21 cents on each tion the organ of the gang rushed to the held the place during the Cleveland Ad-dollar for which warrants were issued in defense of every act of the county offiministration.—St. Louis Globe-Democrat. 1887: 14 cents interest on each dollar for cials, but since a change has been made True to its past record of apposing what is to the interest and weifare of the warrants were issued in 1889. So that

| St. 14 cents interest on each dollar for which warrants were issued in 1888; 7 cents interest on each dollar for which warrants were issued in 1889. So that county, the organ of the old gang oppo- it will take a great deal more money to for the purpose of personal gain to the ses the issuing of funding bonds. It is redeem the warrants than their face officials. There is one thing the taxpay-

ter has become "riled" and pays a trib- the county board, bills amounting to ply a business proposition and if the peoute to the ex-president under the heading \$610.30, of which \$123.02 is also for ple think they would rather let the in-of Buffalo is treated to some pretty the bills presented for the expenses of order of the courts they can have it that plain talk, in which he is charged with the county for 1890 only amount to way by voting down the bond proposidragging Mrs. Cleveland's name into the \$552.54. For all the rest the old admincontroversy in order to create sympathy. istration is responsible. The interest on the county was in debt \$5,000 was made In such matters Mr Dana is pretty well the outstanding warrants in July will upon the assertion of the officials who able to take care of himself and the Sun amount to between \$500 and \$1,000, and were then in charge of the records 8 L. R. Maine.........Justice of the Posco bears the stamp of his force of character. placing it at \$500, brings the total in-The sad death of Mrs. Jessie Burke, The interest on the outstanding war.

Was made it was found that the indebtedness of the county had been grossly mis-

dron land office, cast a gloom over all amount of allowed claims stand as it is, from her were full of hope, but only two claims find there will be no warrants ishours afterwards a telegram was receiv- sued to them, they will be obliged to straight of the matter. ed announcing her sudden death. The begin suit against the county in order to blow is a severe one to her family and alget their money. The law provides in A new paper has just been started in was a most estimable lady. The sympa- will compel the county board to levy an It is republican in politics and it looks District Court, At Harrison, comm result would be that the taxes would be a view to dividing the land office patron-first Monday of each month. greatly increased, now, at a time when age. the settlers can illy afford to bear the The Journal of that place passed additional burden.

ent financial plight.

tion there will no amount of money ac- tion with the papers have a pretty ed his popularity with the people a sinking fund until the bonds shall have mystery and show whether they are put am. In judicial proceedings, ary to pay off one of the bonds a bond As the newspaper field in all those

and cents to the taxpayers and it is for tempt made to fill so many long felt lar opinion or do official acts for policy. them to decide which will best suit them, much greater, or defeat the bonds and Remedy famous. It is intended especpermit the claims to be put in judg- ially for coughs, colds, croup and ment and a beavy tax put upon them at once by order of the court, and in addition to that to have the costs to pay which are made in getting judgments.

In case enough taxes are collected se that it does not require the full \$15,000 to clear up the debts, the county board would only issue what was necessary, in fact the law prohibits them issuing more than required to pay the indebtedness. and should they do so they and their bondsmen would be liable. It would make no difference if the proposition called for \$50,000 and such proposition carried and the indebtedness of the county was only \$10,000 they could only issue the latter amount, so that the vot ing of the funding bonds as proposed cannot create a fund to lie idle in the treas-

For a number of years I have been subject to violent attacks of inflammatory rheumatism which generally lasted about two months. On the first of this month I was attacked in the knee and suffered severely for two days, when I procured a bottle of Chamberlain's Pain Balm and it relieved me almost instanttry- ly. I threefore most cheerfully recomsend it to those who are similarly afof the country, and demices and processing the parameters, and demices and flicted everywhere.—R. D. Whitley, we occurred all along this line as Martindale, N. C., Feb., 1868. Mr. Whitley is a very prominent man in this place and his disease was very widely known as he suffered such severe pain.

A formed for land notices; Times, Martindale, N. C. 50 cent bottles for family and the suffered such severe pain.

Martindale, N. C. 50 cent bottles for flicted everywhere.-R. D. Whitley, sale by C. H. Andrews.

The Herald makes a big kick because the election on the bond question is The election will have the notice required by law and what more is wanted? Upon investigation of the records it is The H rald did not do any vast amount found there are warrants outstanding, of kicking when the contract for the celdrawing 7 per cent, interest, amounting obrated hill road was let last year after In the controversy between ex-President Cleveland and Editor Dana, the latThere are on file, awaiting action by
There are on file, awaiting action by
The are also action as a constant of the properties and the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a constant of the properties are also action as a consta

sive litigation. the friends of the family. The lady had there is no question but it would be all All the howling that organ of the the friends of the family. The lady had there is no question but it would be all gang can do cannot mislead the taxpay. A. J. Babcock Clerk gone to Plattsmouth to receive medical right to let the debt float, but as soon as gang can do cannot mislead the taxpay. A. J. Babcock Clerk treatment and the last letters received July comes and the parties holding ers. All they have got to do is to inves-

through the ordeal of a democratic ad-The claim is made by some that the ministration and now, just as opportunitaxes should have been collected and the ty offers for it to reap the benefit of a redebts paid. No one disputes that, and publican administration a competitor the new county treasurer has by paying appears in the field. As a rule additionout the money which was turned over al party workers are to be welcomed, to him belonging to such funds and also but it looks as if the move in Chadron what he has collected since he took the would tend to weaken rather than office, he has reduced the outstanding strengthen the party in Dawes county. warrants from fully \$9,000 to the sum This brings to notice the fact of a numstated above, but the fact remains that ber of moves in newspaper circles in the the taxes were not collected and that north-west. A new paper has recently bills were allowed largely in excess of beer started at Hay springs, a change what the levy provided for. The excess has been made in the ownership of the allowed and the taxes not collected, a Times, at Crawford, and it is reported large portion of which are now uncol- that a second paper is to be put in at lectable, has put the county in its pres. Marsland. What this means cannot at this time be ascertained. Either the Under the provisions of the proposiwho holds the strings.

places was pretty well occupied before, it wants, where no such wants existed.

The promptness and certainty of it's cures have made Chamberlain's Cough whooping cough, and it is the most effectual remedy known for these diseases. 50 cent bottles for sale by C. H. Andrews.

Notice for Publication. Land Office at Chadron, Nebraska, / April 22, 1840. Notice is hereby given that the following amed settler has aled notice of his inten-tion to make final proof to support of his sam, and that said proof will be made be-ore courad isludeman, cierk of the district ourt, at marrison, Seor., on June 5, lett, viz:

withing it rearrison, Scor., on June 5, 1864, viz:
Withing it. Patterson, of Harrison Nebr.,
rho made D, S. No. 200 for the six self and
5, swy sec 4, tp 31, roo.
He mines the following witnesses to prove
is continuous residence upon and custivajoin of said land, viz: Dwagnt H. Oriswold,
abort A. Carrier, wilet H. Oreen, Edward
L. Weir, all of Harrison, Nebraska.

[22-67] W. H. McCarri, Register.

Notice of Contest,

U. S. Landofflee, chadron, Neb., ancen in, ind.

Complaint No. 3 having been entered at this onice by Jerry Will against Edwin E. Onis for fanare to comply with law as to imber culture entry no. 500, dated March 6, 1800, upon the sway see 15, 10 as, 7 ho, in more county, extracted to break or cause to be broaken as tailed to break or cause to be broaken five acres of tract curing first year or said entry and has failed to quie and derect up to date of this concest. And there is over sea series of tract curing first year or said entry and has failed to quie and derect up to date of this concest. And there is over sea series of timber of good merchantable quality on said section, therefore pursuant so "a" of Raren 1, 1800, the said partners are flereby summoned to appear at this office on the said day of may 1000, at 10 o'cates, 3. 10, to response and furnish used thinous y concepting said ninged fainure.

Lemmony of windersets will be then before of in source, average, on the sid day of may, 1800, at 10 and 10 Notice of Contest,

# Home Seekers Excursion

Execution tickets will be sold from ns on this line, on May 20th, Sept. 9th and Sard, and Oct. 14th. Tickets will be good for return, thirty days from date of mie. Stop over privoleges will be al-lowed in eather direction during life of ticket.

### OFFICIAL DIRECRORY.

STATE OFFICERS:	
John M. Thayer.	Governor, Lincoln, Neb.
Geo. D. Meiklejohu	_Lieutenant Governor
B. R. Cowdery	Secretary of State
T. H. Benton	Auditor
John E. Hill	Treasurer
William Leese	Attorney General
	Land Commissioner
Geo. B. Lane	supt. Public Instruction
D. Hopkins	Warden of Penitentiary
W. M. Knapp	upt. Hospital for lusane

CONGRESSIONAL DELEGATION: 2d " McCook 3d " Fremont

TWELFTH JUDICIAL DISTRICT M. P. Kinkaid Judge, O'Neill Conrad Lindeman Clerk, Harrison

Herald, is a strong argument in favor of the bonds.

be issued, amounting to \$7,175.58. Of county as the records show was done by the former incumbent of that office. The allowed claims \$355.12 have been allowed by the present board of county question is before the people and it is for them to decide what is their wish in the commissioners, but all but \$64.56 were A. R. Dew. Surveyor Conrad Lindeman. Clerk of District Court

> BOARD OF COMMISSIONERS: Chas. U. Grove......2d

G. W. Simonson ... Rep., Dist. No. 53, Alliance

...Clerk

S. L. R. Maine.......Director W. R. Smith

# PERCHERON



place on Warbonnet creek, 3 miles west of C. F. Coffee's, except Fridays and Sat-

Description and Pedigree. Barbaria is a black-gray; star in forehead; foaled March 27, 1886; imported 1888; weight 1,800 lbs. Bred by M. Dorchene, Commune of Coulognes les Sablons, Le partment of Orne. Got by Rouillard 10133, he by Favori, belonging to M.

# TERMS--\$15 to insure with foal.

Due and payable when the mare is known to be with foal or upon her removal from the county or change of

Care will be taken to prevent accidents but I will be responsible for none A. W. MOHR, Owner.

C. F. COPPER. B. E. BREWSTER.

CHAS. C. JAMESON, Cashier.

# Commercial Bank

[INCORPORATED.]

# **General Banking Business**

-TRANSACTED.

#### FINAL PROOF NOTICES.

Ail persons having final proof aptices 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.

William E. Porter, of Harrison, Nebr.,

Consolidated Notice for Publication.

Consolidated Notice for Publication.
Land Office at Chadron, Nebraska.

March 24, 1830.

Notice is hereby given that the following named settler has filed notice of his latention to make final proof in support of his claim, and that said proof will be made before Conrad Lindeman, clerk of the district court, at Harrison, Nebraska, on May 6, 1830, 1842. Consolidated Notice for Publication.

Edwin C. Myers, of Montrose, Neb.,

who made H. E. No. 3530 for the new sec 25, 1p 35, r 55.

He names the following witnesses to prove tion of said land, viz: David F. Mack, Rus sel Williams, Henry C. Huater, Eben Cow lishaw, all of Montrose, Neb. Also

It is ordered. That a copy of this ord be published in the Stoux County Journa a newspaper published in said county, for the successive weeks prior to the time stour county for the successive weeks prior to the time stour county for the successive weeks prior to the time set for hearing.

S. Barrer, [SEAL] [31:33] County Judge.

[23:35] W. H. McCann, Register.

Consolidated Notice For Publication

Land Office at Chafron, Nebraska, i March 24, 1830.

Notice is hereby 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 Coartad Lindeman Clerk of the District Coart, at Harrison, Nebraska, on May 5, 1830,

in the b. c. solving witnesses to prove his continuous residence upon and cultivation of said land, vir. Benjamis F. Thomas, Homer A. Priddy, Charles L. Tubbs, John Thornton, all of Harrison, Nebr. Also

Hatej Stradal.

Consolidated Notice for Publication.

Land Office at Chadron, Nebraska, (April, 21, 1850.)

Notice is hereby given that the following named settler has flied notice of his luteurion of said entry; coatestant alleging that the said claimant has failed to break or cause to be broken five acres of said tract of land the first year after entry; and has failed to break or cultivate five acres on said tract of land the first year after entry; and has failed to plant or cause to be planted any william Schulz, of Harrison, Nebr., who made D. S. No. 1806 for the swij see 1, tp 33, r 26.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Linders, John Herman, Ferdinand Podoli, Hans Denker, all of Harrison, Nebraska. Also

William E. Porter, of Harrison, Nebr., who made D. S. filing No. 192 for the new sec

william E. Porter, of Harrison, Nebr., who made D. S. filing No. 2192 for the next sec. 21, tp 31, r 36.

He names the following witnesses to prove his continuous residence upon and cuitivation of said land, viz: Keltum P. Lindsey, George W. Stevens, Fred Betchen, Charies Camminzind, all of Harrison, Nebr., Also Albert M. Taylor, of Harrison, Nebr., Also it p 31, r 56.

He names the following witnesses to prove his continuous residence upon and cuitivation of said land, viz: John Corbin, Kellum P. Lindsey, Richard Simier, Delana M. Sutton, all of flarrison, Nebraska.

[32-37] W. H. McCann, Register.

Consolidated Notice For Publication.

Land Office at Chadron, Neb., April 14, 1880.

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 Conrad Lindeman the clerk of the district court at Harrison, Neb., on May 21, 1830, viz:

William E. Moore, of Harrison, Neb., who made H. E. No. 2364, for the swig sec 25, tp 31, r 58.

ONTEST NOTICE.

U. S. Land Office, Chadron, Neb., March 17, 1890.

Complaint No. 1914 having been entered at this office by Thomas L. Irvine against Ben.

Complaint No. 1914 having heen entered at this office by Thomas L. Irvine against Ben.

March 17, 1890.

Complaint No. 1914 having heen entered at this office by Thomas L. Irvine against Ben.

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Complaint No. 1914 having hear entered at this office by Thomas L. Irvine against Ben.

March 17, 189

William F. Moore, of Harrison, Neb., who made H. E. No. 2234, for the swig see 25, tp 31, r 56.

He names the following witnesses to prove bis continuous residence upon and cultivation of said land, viz: Elbert M. Carrier, Arthur W. Emery, Warren W. Hall, Henry C. Armstrong, all of Harrison, Neb., also Elbert M. Carrier, of Harrison, Neb., who made D. S. No. 2250 for the ex-swig and wis seek see 15, tp 31, r 56.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William E. Moore, Arthur W. Emery, Warren W. Hall, Henry C. Armstrong, all of Harrison, Neb., who made D. S. No. 1257 for the nek see 35, tp 31, r 56.

She names the following witnesses to prove her continuous residence upon and cultivate bers continuous residence upon and cultivate her continuous residence upon and cultivated by said party as required by law. The said parties are kereby summoned to appear at this office on the 2-th day of April, 1880, at 10 o'clock a. m., to respond and furnish testimony of witnesses will be taken before the following witnesses to prove her continuous residence upon and cultivated by a fact in a set of the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the continuous residence upon and cultivated by a fact in the con

### NOTICE OF CONTEST.

Consolidated Notice for Publication.

Land Office at Cinadron, Neb., (March 31, 1850.

Notice is hereby given that the following named settier has filed notice of his intention to make final proof will be made before Courad Lindeman, Clerk of the Histrict Court, at Harrison, Neb., on May 13, 1850, viz.

Grant Neece, of Harrison, Nebraska.

Who made D. S. fliing No. 1832 for the sy set, and shy sw (see 12 tp 23 r 54 w.

He names the following witnesses to prove his continuous residence upon and cultivation of said tand, viz. Cestraka. Adams the said charles A. Adams has who for said tand, viz. Cestraka. Asson John F. Cook, of Harrison, Nebraska, who made D. S. No. 185 for the sy set, see. 6, swif sw's see 5, and new new here seeds or cuttings any portion of said tract since filing on the same. And for the further reason that said filing was absolutely void from inception, Charles A. Adams being a fieltifous name; the soid entry having been made by who made D. S. No. 185 for the sy set, see. 6, swif sw's see 5, and new new see is to prove his continuous residence upon and cultivation of said tract staince filing was absolutely void from inception, Charles A. Adams being a fieltifous name; the said entry having been made by Christen Christen Christensen, of Harrison, Nebraska, who made D. S. 2475 for the nw's see 12, tp 31, r 55,

He names the following witnesses to prove his continuous residence upon and cultivation of said tract should be successed to prove his continuous residence upon and cultivation of said tract should be successed to prove his continuous residence upon and cultivation of said tract should be successed to prove his continuous residence upon and cultivation of said tract should be successed to prove his continuous residence upon and cultivation of said tract should be successed to prove his continuous residence upon and cultivation of said tract, the success will be taken before Christen Christen Christophila and the success of the s

order of Hearison, Nebraska.

Insolidated Notice for Publication.
Land Office at Chadron, Nebraska.

March 24, 1850.

March 25, 1850.

March 26, 1850.

March 26, 1850.

March 27, 1850.

March 27, 1850.

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March 26, 1850.

March 27, 1850.

March 26, 1850.

March 2 at which the seed may appear.

It is ordered. That a copy of this order.

It is ordered. That a copy of this order.

It is ordered. That a copy of this order.

ELECTION PROCLAMATION ON FUND

At a special session of the board of county commissioners of the county of Sloux and state of Nebraska, held on the eleventh (19th) day of April, 1856, it was by said board of county commissioners by virtue and by the authority in them vested by an act of the legislature of Nebraska, approved March i, 1878, amended in 1885, resolved that the following onestions be and are between

tion to make final proof in support of her claim, and that said proof will be made before cloared Lindeman Clerk of the District Court, at Harrison, Nebraska, on May 5, 1866, 1822.

Millie H. Secor, of Harrison, Neb. who made D. S. Bling No. 2522, for lote 3 and 4 and 8% awk; see 5, 1p 21, 756.

She names the following witnesses to prove her continuous residence upon and cultivalion of said land, viz: William H. Hough, Edgar 6. Hough, Charles E. Holmes, John Thoraton, all of Harrison, Neb. who made D. S. No. 2576 for the nw. 8 ee 25 tp 21, 756.

James W. Scott, of Harrison, Neb. who made D. S. No. 1867 for the nw. 8 ee 25 tp 21, 756.

Land office and the said land, viz: Nathaniel E. Armstrong, Albert E. Hamsey, Zachariah Amos, all of Harrison, Neb., who made D. E. E. Bling No. 2635 for the sw % see 19, 1p 21, 756.

Cansolidated Notice for Publication.

Land office at Chadrun, Neb., if Marrison, Neb., on May 2, 1868, viz.

Consolidated Notice for Publication.

Land office at Chadrun, Neb., if Marrison, Neb., on May 3, 1868, viz.

Phys. 18 20 and the stall proof will be made before the substitute of the substitut