The Sioux County Journal. OFFICIAL COUNTY PAPER 1

Subscription Price, \$2.00 I. J. Simmons, . . Editor.

Entered at the Harrison post office as second class matter.

THURSDAY, MAY 1, 1890.

Truly the world do move.

The application of nick-names to pargang and its organ forms very strong arguments against the bonds, but for ter the records of the county in regard to the illegal and excessive charges made by former county officials.

Last week President Harrison used his power of veto for the first time. The bill was to permit the city of Ogden. Utah, to assume increased indebtedness. The president takes the position that the law regulating the debt creating power of cities in the territories is liberal enough for the best interests of the municipalities.

The Republican the new Chadron paper appears on our table, with G. A. W. cacolomn. It is peat and newsy which indicates editorial and mechanical ability. and it also has a good advertising patronage. If the town of Chadron can supprises of the town.

and has taken such an aggressive stand that the Bee, which for years has stood firmly by the old man in spite of his eccentricities, states in an editorial that the Bee cannot endorse the acts nor the methods of the gentleman from Otoe farmers in the capacity of governor.

Anticipating the advantages to be gained by the Northwestern as soon as the Chevenne & Northern is completed, the B. & M. has shortened its running time between Chicago and Denver four hours. There is no doubt that as soon as through train service is put on this line to Denyer the Elkhorn will endeavor to give its patrons as good accommodations and as rapid transit as is offered by its competitors, and the result will be that excellent advantages will be enjoyed by our people in the way of railroad facilities.

For some time, conference has been going on between President Harrison and Attorney-General Miller relative to the obstructions offered to the execution of civil process in the United States courts the farmers on their guard. That was in portions of Florida. The last was a in the first district, and the democratic letter from the president to the attorney- congressman, John A. McShane, was re- lost them all when he turned over into general directing that United States Mar-tired at the close of his first term. In the enemy's camp for cause. A traitor, I Weeks proceed at once to serve any writs placed in his hand and employ a civil force sufficient to discourage resistance or overcome it. There is no mistaking the position of the administration. No foolishness will be tolerated in matters where the national courts are inter-

on your real estate at 10 per cent. per plans did not work out as the leaders ex- dyed-in-the-wool republican. When he annum, and on your chattels at 3 per pected, and it is safe to predict that no and Hunter ran the Record they didn't cent. a mouth, will it not be a good plan such combination can be arranged. The fly any particular color of parties but esto make a loan for the county at 6 per farmers do not have to go into the democent? If money is worth 10 per cent., cratic camp. They can secure the reor more, to you and you can get it for 6 dress they seek at the hands of the re-independent factions while Hunter was is it not good business policy to take it publican party in Nebraska. The alat the latter figure? In addition to that hance of the state, as an organization is affidavits to the democratic hand offiit will place the county on a cash basis not political, but simply seeks redress in cials whereby he expected to secure a so that the taxpayers will not have to certain lines, and the history of the repaya premium on the price of everything publican party is that when the people Yes, it was a great outfit, but their posifurnished to the county, which in the ask for anything that is just, the party tion was many times more honorable past has amounted to as much or more is always ready to give the desired retiben than any they have occupied since. than the real value received by the lief, as far as it is in its power to do so.

be done in the future. One of the reports from the political It is the proper thing for the farmers slate-makers in regard to Attorney Gen- to organize as farmers to discuss what is cash basis for the reason that it is not B. E. BREWSTER, eral Leese was, that he was working for to their interests and then let them go to sufficient to pay the actual outstanding the nomination for congress from the the primaries of their respective parties indebtedness second district, to succeed G. L. Laws and see that their rights are respected Mr. Leese emphatically denies this. If he and that men who will work for the inprobability, be to succeed himself as at- represent them at the various gather- of former officials and to pose as the now in court until finally settled, and they are entitled without relinquishing is highly creditable. The records of the for this reason do not want to see him in their party allegience. the field for any other office, and it is evident that should be feel inclined to seek the nomination for congressman, governor or anything else, his friends would issuing of bonds sufficient to pay off the in the county for years and received a not favor it.

There is no danger of anyone being de shows that it is simply a 'nog in the lain's Pain Balm and appled it to my A remarkable admission appeared in umns of the gang organ in regard to the longed to the county and had been ille- was unable to walk. I can truthfully the last issue of the Herald. That was levy of former years showing what gally purchased at an exhorbitant price, say that Pain Balm has completely curthat the people of Sioux county ruled, amount was levied each year. The was given outright to Murphy & White ed me. R. H. FARR, Helywood, Kis. Prior to the 9th of January, 1890, the amount may have been small as the ney? Why did not the H raid howl in Mr. A. B. Cox, the leading druggist at gang ruled and the people had to submit. county was new, but every year since double head lines when the old officials Holywood, vouches for the truth of the the county was organized, the levy has let to Murphy & Whitney, illegally, the above statement. sessed valuation and that is the highest double the amount others would gladly ties who have opposed the actions of the levy which can be made, except by vote have done the work for? Why don't of the people or an order of the court, they how now because several of the In addition to issuing all the warrants, aforesaid bridges are, on account of the some reason such arguments do not al- possible under the law, the allowed poor manner in which they were built claims amounting to about \$7,000 are and the negligence of the commissionhanging over the county and no provis- ers in accepting them; only passable at against the bonds is simply to keep the \$300 was sunk in the celebrated hill road new officers from reducing the rate of from which no one has ever derived a taxation. The voters of Sioux county cent's worth of benefit,-did they love the affairs of the county would be ad- not how about it when they knew the nomical manner and the taxes kept as Then those little matters, such as the low as possible. Were the new officers \$250 McGinley road, the \$50 court dockand as a consequence they fight every judge, in civil cases, which were allowed ison's name on the head of the editorial thing advocated which would tend to by the old commissioners but upon apanother column, the Hera d asserts that higher than a kite. And then those 'perthe county is under a shadow, dark sonal spite cases of a little over a year enough without assuming bonded indebt- ago which cost the county nearly \$500. port four papers, it will certainly be a ness of \$15,000. Admitted that the and which were subsequently dismissed showing creditable to the business enter- shadow is dark enough, but what caused on motion of the very party who began that shadow? It was the actions of the the prosecution. They cost the tax payold gang who incurred this indebtedness ers double what the recent discharged Van Wyck has been talking to the and if they would step up and assume jury cost. Why did not the lover of the farmer's alliances considerable of late that debt, the cloud would, to a great extent, be dispelled, or if the members of a great big kick against those things? the old gang who have profited by the But no, far from it. They dford d creation of the debt would refund to the every steal made and every illegal act county what they have been illegally al- committed-yes, every one, and even aflowed, quite a reduction would be made ter the district court had ruled that the in the debt which now faces the taxpay- bills were illegal and ordered their disalcounty, who is so anxious to serve the ers. It is safe to predict that the tax- lowance the Herald said 'No, no they payers of the county, knowing that the 'aint', but when the people went to the gang, upheld by the Herald, led them into their present financial condition, will ally against the Herald's party and rematter of getting the county on a good and slanderous assertions. business footing.

The World-Herald of the 26th inst. in an editorial proposes to solve the political problem to its own satisfaction, at least, with a chance of having Nebraska represented by democrats in the next congress. The plan is a combination between the democrats and the farmers alliance, whereby the alliance would name and the democrats endorse a state ticket, and the democrats name and the allunce endorse the three candidates for congress. That is a great catch trap, indeed. Nebraska has had one congressman named by the democratic party and that experiment was sufficient to put or all farmer organization with the dembeen successful. This scheme had been have too high a regard for the intelliworked so often that prior to the last gence of the tax payers to think that campaign in which he took part the late they will for a moment believe, or be in-Congressman Laird expressed the hope fluenced by one whose record is such. that he would have a straight democrat Farmers, if you have to borrow money for an opponent in one campaign. Such he is and always has been a straight,

sen for any office, it will, in all terests of the farmers are selected to feat the bonds, to screen the illegal acts procy general. He has many friends ing of the parties. In that manner the friend of the "dear people," whose editor to see him prosecute cases farmers can get the recognition to which has so long been a resident of the county

and what has been done in the past will

scht. It got out a boom edition and bors or other parties living in the sessed. ed of trade paid for it, and the county. It will admit of some work bedd is entitled to no more credit in ing done in needy places on the roads matter than for doing any other job you now find almost impassable and the out the west there are some one or more for which it received cold cash. building of a few much needed bridges, persons whose lives have been saved by the editor do it to help build up the for which the county will be obliged to Chamberlain's colic, Cholera and Diar After gatting out the boom pay but the actual value. It will im- rhoes Remedy, or who have been one for which he got paid the editor mediately reduce the taxes at least one- cured of chronic diarrhoes by it. Such de wrote to parties who con- third and leave the debt we now owe to persons take special pleasure in recombe paid when the amount of assessments including the introduction and property in the county has become so praise timt follows it's introduction and property of the gang great that the payment of the debt will use makes it very popular. 25 and 30 cont bottles for sale by C. H. Andrews.

The Herald in its fight against the "It makes one sick," remarked a promboard last January and attempts to cram the bonds because of the expense to the Fe reliable: been fifteen mills on each dollar of as contract to build several bridges at ion made to meet them. The whole the risk of life and property? Lid the fight of the old gang and its organ Herald love the dear people when that elected the present officers believing that them then as now? If so why did they ministered by them in an honest and eco- tax payers were being robbed thereby? able to reduce the rate of taxation the et steal, the \$100 a year steal on county contrast with the old administration attorney salary, the several hundred dolwould be rather unpleasant to the gang lars of fees to the sheriff and county bring about a decrease in the taxes. In peal to the district court were knocked polls in November they voted emphaticbe very careful not to be misled in the buked them for their many lies and false

"Lo I think the people will be misled by this 'rule or ruin' policy of the Herald in regard to the coming bond election? Well I should say not. You know Slingerland used to be down among us valley folks when he ran a paper called the Bodarc Record, and in that he used to give this same gang he is now affiliating with-why he just gave them 'particuular fits', and told the people they were ballot box thieves and stuffers, and would stoop to any meanness or deviltry Lumber, in order to accomplish their purpose, and he proved it, too, thats the worst of it. But things have changed you see. it makes a difference whether or not we 'have a finger in the pie'. Slingerland did have a good many friends among the farmers when he ran the Record but he ond district the plan of fusing any vou know, is sometimes compared to the color white, which is said to be the comocrats in the contests for congress has bination of all colors. A traitor being been attempted for years, but has never the combination of all vices. No sir.

> "I see Slingerland now professes that poused most any cause going. Slingerland was catering to the union labor and making iron bound and double cinched share of the printing of land notices.

"As to bonds again, I tell you I have had experience in other counties and it is the rule that the bonds are usually too small and fail to put the county on a

The frantic efforts of the Herald to de county treasurer disclose the fact that during his residence in Sioux county the We heard it asked, "what immediate editor of the gang organ has not paid a benefit will we farmers derive from the dollar of taxes. A man who has lived outstanding indebtedness of the county?" large amount of money from the county It will set affoat between five and eight and has not taken enough interest in the sking of working for the interests thousand dollars in Sioux county by the prosperity of the county to pay the legal of the country the Herald dwells on the paying off at one hundred cents on the taxes assessed against him, certainly of that a year ago it issued a boom dollar that amount of claims and war- should not find fault with any one who tion for the board of trade. That is rants either held by you or your neigh- objects to paying taxes illegally as-

In almost every neighborhood through

C. H. Andrews the druggist, desires us bonds reproduces the old chestaut of the inent farmer from the valley recently, to publish the following testimonial, as \$37,000 estimate made by the county "to read in the Herald that they oppose he handles the remedy and believes it to

t down the thoats of the taxpayers. 'dear people'. Their past record plainly I bought a 50 cent bottle of Chamberceived by that The people of Sioux manger policy. Where was the Her- limbs, which have been afflicted with county know that an estimate costs no- ald's love for the 'dear people' when rheumatism at intervals for one year. thing. Some figures appear in the col- that \$400 worth of lumber which be At the time I bought the Pain Balm I

CHAMBERLAINS

Eve and 8kin Ointment. A certain cure for Chronic Sore Eyes, Tetter, Salt Rheum, Scald Head, Old Chronic Sores, Fever Sores, Eczema, Itch, Prairie Scratches, Sore Nipples and Piles. It is cooling and soothing. Hundreds of cases have been cured by it after all other treatment had failed. 25 and 50 cent boxes for sale by

C. H. Andrews, Druggist.

Notice for Publication.

Land Office at Chadron, Nebraska, /
April 22, isto.

Notice is hereby given that the following amed settler has filed notice of his intenion to make final proof in support of his laim, and that said proof will be made beore Conrad Lindeman, clerk of the district ourt, at Harrison, Nebr., on Jane 5, 1850, viz: William E. Patterson, of Harrison Nebr.,

ho made D, S. No. 2004 for the SN SEX and s swk sec 4, tp 3), r Sc. He names the following witnesses to prove is continuous residence upon and cultivien of said land, viz: Dwight H. Griswold libert M. Carrier, Willet H. Green, Edward, Weir, all of Harrison, Nebraska.

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

Notice of Contest,

U. S. Land Office, Chadron Neb., April 23, 1850.

Complaint No. — having been entered at this office by August W. Mohr against Chester F. Swaney, for failure to comply with law as to timber-cuiture entry No. 4657, dated August 6, 185, upon the sex, section 7, township 23, range 55, in Shoux country, Nebraska, with a view to the cancellationof said entry; contestant alleging that the said claimant has failed to break or c use to be broken five acres of said tract during the first year after earry, and has failed to cure the defect up to the date of initiating this coatest. The said parties are hereby summoned to appear at this office on the 25d day of June, 186, at to the d te of initiating and parties are hereby summoned to appear this office on the 25d day of June, 180, at colock a ma, to respond and furnish testiony concerning said alleged failure. Testiony concerning said alleged failure. timony of witnesses will be taken before. E. Verity, an U. S. Court Commissioner at his office in Harrison, Nebraska, on the hid say of June, 180, at 10 o'clock a. m. [33-40] W. H. MCCASN, Register.

Grant Guthrie.

-DEALER IN-

Lime.

Grain

-AND

Coal.

AGENT FOR WIND MILLS AND PUMHS

Vice Pres

CHAS. C. JAMESON, Cashier.

Commercial Bank.

[INCORPORATED.]

General Banking Business

-TRANSACTED.

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 Four Allon.

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

Notice is hereby given that the following named settler has filed notice of his intension to make final proof in support of his haim, and that said proof will be made become contad Lindeman, clark of the district ourt, at Harrison, Neb., on June 4, 1850, viz.

William Schulz, of Harrison, Nebr., made D. S. No. 1300 for the swig sec 1, tp

who make b.

K. r 56.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Luders, John Herman, Ferdinand Podoll, Hans Denker, all of Harrison, Nberaska, Also

William E. Perter, of Harrison, Nebr.,

William E. Perter, Of Harrison, Nebr., ho made D. S. filing No. 2112 for the new sec

who made D. S. fling No. 2012 for the next see B. tp St. r S.

He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Kellium P. Lindsey, teorge W. Stevens, Fred Betchen, Charles Camminzind, all of Harrison, Nebr., Also Albert M. Taylor, of Harrison, Nebr.

Albert M. Taylor of Harrison, Sebr., who made D. S. No. 1825 for the nwi, see 14. tp 31, r 56.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz. John Corbin, Keilure P. Lindsay, Richard Simler, Delana M. Sutton, all of fjarrison, Nebraska.

[32-37]

Consolidated Notice For Publication.

Land Office at Chadron, Neb., (
April 14, 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 Conrad Lindennan the elerk of the district court at Harrison, Neb., on May 27, 1810, viz:

William E. Moore, of Harrison, Neb.,

william E. Moore, of Harrison, Sen.,
who made H. E. No. 2884, for the swig sec 25,
tp 31, r 55.
He names the following witnesses to prove
his 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.

Elbert M. Carri r of Harrison, Neb., who made D. S. No. 2299 for the ely swig and wis sely see 13, 1p.31, 752. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William E. Moore. Arthur W. Emerry, Warren W. Hall, Hearry C. Armstrong, all of Harrison, Neb. Also Martha A. Moore, of Harrison, Neb.

who made D. S. No. 1597 for the ne's sec 35, tp 31, 7 55. She names the following witnesses to prove She rames to rollowing witnesses to prove her continuous residence upon and cultiva-tion of, said land, viz: Elbert M. Carr er, Warren W. Hall, Arthur W. Emery, Henry C. Armstrong, all of Harrison, Neb. [21-36] W. H. McCann, Register.

Consolidated Notice for Publication. Consolidated Notice for Publication.

Land Office at Chadron, Neb., (
March 31, 1800.

Notice is horeby 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 Courad Lindeman, Clerk of the District Court, at Harrison, Neb., on May 13, 1890, viz:

Grant Neece, of Harrison, Nebrasks.

Grant Neece, of Harrison, Nebraska, who made D. S. fling No. 1832 for the sk sek and sk sw k see 21 tp B r M w. He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz. Octave Harris, Ed-ward Downey, George Englebrecht, Andrew McGinley, all of Harrison, Nebraska, Also John F. Cock, of Harrison, Nebraska,

John F. Cook of Harrison, Nebraska, who made D. S. No. 12s for the sig seg sec. 6, swig swig see 5, and nely nely sec. 7, tp 2s, r M. He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: John A. Green, Isaac B. Hendrix, Octave Harris, John D. Green, all af Harrison, Nebraska. Also Christen Christensen, of Harrison, Nebraska.

Christen Christensen, of Harrison, Nebraska, who made D. S. 2479 for the nwk sec 12, tp 31, r 55.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Eggert Hohwer, Samuel W. Cox, Edward Schwarz, Frederick Schwarz, all of Harrison, Nebraska, 27-34;

W. H. McCann, Register,

Consolidated Notice for Publication.

Land Office at Chadron, Nebraska. (
March 24, 1800.

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 Courad Linderman, clerk of the district court, at Harrison, Nebraska, on May c. 1820, viz.

Edwin C. Myers, of Montrose, Neb., ade H. E. No. 3536 for the nek see 25, nes the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: David F. Mack, Rus-sel Williams, Henry C. Huster, Eben Cow-lishaw, all of Montrose, Neb. Also

David F. Mack, of Montrose, Neb. who made H. E. No. 1769 for the swill sec 23, tp 25, r 35.

He names the following witnesses to prove his continuous residence upon and cultivation of said land: Edwin C Myers, Russel Williams, Henry C. Hunter, Eben Cowlishaw, all of Montrose, Neb. [25-25] W. H. McCann, Register.

CONVEST NOTICE

U. S. Land Office, Chadron, Schall
March 29, 1859.

Complaint No. 29 2 having been entered at this office by John F. Meyer egainst Warres (1. pper for failure to co apply with law as it timber-etiture entry No. 26 a dated rebrairy 24, 1850, upon the se is sec 5, 19 337 34, in Stour 19, Nebraska, with a view to the cancellation of said entry; co. dest and alleging that the said claimant has failed to break or cancellation of said entry; co. dest and alleging that the said claimant has failed to break or cancellation of said entry; co. dest and tract of land the first year after entry; and has failed to break or cultivate five acres on said tract of land the second year after entry; and has failed to heat or cance to be planted any trees, seeds or cuttings on said tract of land the third year after entry; and has failed to care defects up to the date of this contest. The said porties are hereby summoned to appear at this office on the 2th day of Mayison, at 60 o'clock a un, to respond and furnish testimony concerning said sileged failure. Testimony of witnesses will be taken before Chis. E. Holmes, a notary public, at his office in Harrison, Nebr., on the 2d day of M. y. 180, at 10 o'clock a. in.

[31-36]

W. H. MOLANN, Register.

CONTEST NOTICE.

U. S. Land Office, Chadron, Neb., J. March II, 1890.

Complaint No. 1914 having been entered at this office by Thomas L. Irvine against Benjamin F. Moore, John Alexander Moore and Emma Matilda Miller, heirs of Catharina Moore, deceased, who made timber-culture entry No. 189, dated February 9, 1889, upon the my nek and no new two to the carcell, thon of said entry, contestant aliesting by amended affidavit that the said Catharine Moore made said affidavit for said timber-culture entry June 14th, 1888, and made said entry February 5th 1886—under said affidavit. That said affidavit was made more than the necessary length of time for transmittal to the local land office, and that said Catharine Moore died more than four months before making said entry, and that the heirs are Benjamin F. Moore, Emma Matilda Miller and John Alexander Moore, the said parties are hereby sum moned to apper rat this office on the 16th day of May 189, at 10 octobe a. m., to respond and furnish testimony concerning said alleged failure.

[E-35]

Notice of Contest.

Notice of Contest.

U. S. Landofflee, Chadron, Neb., March II, 1850.

Complaint No. 3 having been entered at this office by Jerry Will against Edwin E. Olds for failure to comply with law as to timber enture entry No. 3310, dated March 4, 1885, upon the swik see 15, tp 13, r 36, in 81000 county, Nebraska, with a view to the cancellation of said entry; contestant alleging that entryman has failed to break or cause to be broken five acres of tract during first year of said entry and has failed to crue aid defect up to date of this contest. Also there is over ten acres of timber of good merchantable quality on said section, therefore pursuant to "41" of March 1, 1850, the said parties are hereby summoned to appear at this office on the forh day of May 189, at 16 o'clock, a. m., to respond and furnish testinomy concerning said alleged failure.

Testimony of witnesses will be taken before S. H. Jones, Notary Public, at his office in Harrison, Nebraska, on the 3rd day of May, 1800, at 16 a. m. [27-34]

W. H. MCLANN, Register.

NOTICE OF CONTEST.

U. S. Land Office, Chadron, Nebraska.
March 20, 1850.

Complaint No. 24th having been entered at this office by Jacob Desper against Charles A Adams, for failure to comply with law as to timber-culture early No. 327, dated March 24, 1885, upon the swit, see 14, 19 28 r 28, in source county, Nebraska, with a view to the cancellstion of s.id entry, contestant alleging that the said th ries A. Adams has wholly, bandoned s.id tract in that he has failed to break, plow or otherwise cultivate any portion of s.id tract since filing on the same. Also he has failed to plant to trees, seeds or cuttings any portion of said tract since filing on same. And for the further reason the tsaid filing was absointely void from inception, Charles A. Adams being a firstitions name, the said carry having been made by Charles A. (Cark in the name of Charles A. Adams. The said p. riles are hereby summoned to appear at this office on the 26th day of May 1810, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before Chas E. Holmes, a notary public, at his office in Harrison, Nebraska, on the 13th day of May, 1850, at 10 o'clock a. m.

[24-35]

T. F. Powara, Receiver.

H. T. Conlety, Contestants Atty. NOTICE OF CONTEST.

ORDER OF HEARING.

ORDER OF HEARING.
STATE OF NEBRASKA,
STOUX COUNTY.
WHEREAS, on this 10th day of April, 1890,
Issae N. Procunier, f. ther of Elizabeth A.
Procusier, ther mother being dead made
and fleet in this office his sworm statement
duly attested and stated that he desired to
reinquish all right to the custody of and
power and control over Elizabeth A. Procuier, his minor child, and all claim and interest in and to her services and wages, and
also came Frederick M. Procunier and Elizabeth Procuries, his wife, and made and i have therefore appointed the teath day of May, let6, at eleven o'clock, a. m., at my office in Harrison, as the time and place where a hearing will be had in said matter, at which time and place all persons interest-

ed may appear.

It is ordered. That a copy of this order be published in the SIGUX COUNTY JOURNAL, a newsp per published in said county, for three successive weeks prior to the time set for bearing.

[SEAL] [31-33] County Judge.

ELECTION PROCLAMATION ON FUND-

williams, learny C. Hunter, E. Bon Cownish, all of Montroes, Sch. 1925.3]

W. H. McCann, Register.

Consolidated Notice For Publication.
Land Office at Ligatron, Schraska, A. Consolidated Notice For Publication.
Land Office at Ligatron, Schraska, C. Sotice is brerely given that the following named settler has finel notice of her intention to make the following named settler has finel notice of her intention to make the following named settler has finel notice of her intention to make the following counts of the county of stona and state of Nethraska, held on the eleverating the following the state of Nethraska, held on the eleverating the following the state of Nethraska, held on the eleverating the following the state of Nethraska, held on the eleverating the following commissioners by virtue and by the authority in them vested by an act of the following desistance in the following state of Nethraska, and May 5, 50%.

Williams B. Scott, of Harrison, Neb. 2054 of the Nethraska proposed and the following questions be and are hereby biggris. House, hearing the make the following with the following questions be and are hereby biggris. House, hearing the make the following with the following desistance of sionx county, Nebraska: The following the following questions be and are hereby biggris. House, hearing the following questions be and are hereby biggris. House, he had the following the following desistance of sionx county, Nebraska: The following the following desistance of sionx county, Nebraska: The following with the following desistance of sionx county, Nebraska: The following the following desistance of sionx county, Nebraska: The following with the following desistance of sionx county of sions, and the following desistance of sionx county of sions, and the following desistance of sionx county of sions, and the following desistance of sionx county of sions, and the following desistance of sionx county of sions, and the following desistance of sionx county of sions, and the following desistance of sionx coun