The Sioux County Journal.

[BSTARLESHED 1888.] OLDEST PAPER IN THE COUNTY. BEST PAPER IN THE COUNTY. ONLY REPUBLICAN PAPER IN SIGUX COUNTY. HAS THE LARGEST CIRCULATION OF ANY PAPER PUBLISHED IN SIGUL COUNTY.

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

THURSDAY, FEB. 2, 1893.

Dodge county, died at Omaha on the of Senator Leland Stanford, Extracts 14th. He had been in his seat but one or are given from the records showing that two days at the opening of the session 440 thoroughbred horses are assessed a when he was compelled to go to Omaha \$45,300. The grand jury considers this for treatment and never recovered.

a trust company it will do a wise thing. The great banks and commercial institube the most satisfactory, and if the legislature would use a little business sense the people of the state would be bene- figures for the past four years it is rea

made every one tired of the method of county by erroneous assessments in this electing United States asnators in this one instance." state and proper action will likely be taken by the legislature to provide for instructive. The grand jury found that the election of senators by the people at the assessor must have been tampered the general election. The senatorial with and in doing so violated his oath of contest will prevent a great deal of needed office. The grand jury found that legislation and a cry is going up all over Leland Stansord was guilty of making the state for a change.

sheriff of Dawes county, is a candidate returns. Here was an opportunity for a for appointment to the position of United fearless and honest grand jury. It could States marshal under the incoming dem- and should have set an example by long as to the victor belongs the spoils, grand jury only roared very loud and THE JOURNAL would like to see a north- made a report to the court calling atten lieves Mr. Dahlman would make a good the whole matter will propably end.

Hastings to give his opinion as to the only to blame. The office of as essor hability of the state treasurer and his bond for the state funds involved in the and men of very elastic consciences are broken Capital National Bank. He re-elected as assessors. The consequence ported that in his opinion ex-Treasurer Hill is liable for the amount. If the fool tions and wealthy land owners is assessed law taking the matter out of the hands ridiculously low, while the property of of the treasurer does not relieve him, the middle class and the homes of wage action should be taken at once to prevent workers are assessed for all they are the state from being loser.

senate of Kansas and the minority house of equalization steps in and rates him have elected John Martin as senator: down. Martin says he is a democrat, always has been a democrat and never expects to be anything but a democrat. The legality and the office of assessor is elevated to a of his election will be questioned at the standard above that of sheriff or county national capital. A number of the lead- commissioner and the men who fill these ing independents of Kansas express the places are chosen from the ranks of the belief that the action of the legislature will prove the death blow to the populist

jury and is under arrest. It seems he have not seen why we should have free had been systematically practicing fraud, coinage without any further quibbling. forgery and other crimes to keep the -Fremont Tribune. bank from going to the wall and when at last the crash came he broke completely down and confessed the whole matter. It seems to all appearaces that the drains on his resources were the result of his penitentiary contract. There seems to be a lot of leeches who hang around and draw their sustenance from the holder of that contract and the profits were not large enough to supply their demands and leave anything for the contractor. It is hoped that the whole matter will be sifted to the bottom.

making the Independent the official paper arrangement would be much more pleasof the county must have been the truth ant than the way it is at present. and seems to have touched Mr. Baumgartner in a very tender spot. He does not deny the fact, but resorts to the same tacties used by him before he flopped and publishes a lot of rot about congratulated and the whole of norththe editor of THE JOURNAL with as little regard for the truth as he was noted for Every time a gathering of any consider having before his change of politics, for able number of people can be brought to the purpost of detracting attention from this portion of the state it has a good efhis disreputable sell-out. The statement fect, and every citizen of northwest Nethat the editor of this paper offered to brasks should do all they can to helpany change his politics for boodle is a deliberate, willful, malicious falsehood and the turn-coat editor of the Independent-forrevenue-only knew it to be false when he

Bro. Sheldon of the Chadron Signal after having spent some time at Lincoln senator, returns home and sits down and

The Year of Tax Reform.

Scandalous favordism in the asses ment of property is not confined to Omaha and Nebraska. It prevails to a great extent in all the western states from the great lakes to the Pacific. The plutocrats and nabobs of California are not only shirking taxes, on their railroad and mining property, but they manage

to evade taxes on personal property whenever they can do so. Last week the grand jury of Santa Clara county, Cali fornia, presented a report to the court in which it called attention to the ex Representative John A. Farrell, of tremely low assessment of the property stock, being of great value should be assessed at least \$500,000. Persona If the legislature will pass a law pro- property assessed at \$28,450 should be viding that officials shall give a bond of raised, in the judgment of the grand jury, and the real estate assessed at \$101,780 should have its assessment intions of the country have found that to creased \$500,000. The report adds "In view of the fact that this property has been assessed at about the same somble to conclude that the taxes on a least \$2,000,000 of personal property have The senatorial contest at Lincoln has been lost to the other tax payers of the

This is very suggestive as well as false returns of his personal property and in doing so had laid himself justly liable to the penalties imposed upor It is reported that J. C. Dahlman, persons who make dishonest or false ocratic administration. Mr. Dahlman indicting both the assessor and the taxhas proven his ability as a sheriff and so shirking senator. But this California west Nebraska man get the place and be- tion to assessment frauds. And there

The moral of this is plain enough however. The whole system of taxation The senate asked Attorney General is wrong and the people have themselve everywhere regarded as of no moment is that the property of great corpora worth, and if it so happen that some banker or capitalist has been assessed at The populists and democrats of the the same rate as other people the board

> The remedy will not be found until the whole method of assessment is reformed best business men of every community.

Senator Stewart says he is prepared on The result of the failure of the Capital a moment's notice to make a two weeks National Bank is that C. W. Mosher has speech on the free coinage of silver. been indicted by the United States grand This is about the strongest reason we

> Representative Barry, of Greeley, has made himself famous by introducing the biggest fool resolution of the session, the object of which was to impeach Gov. Crounse for approving the bond of the Capital National Bank. Barry should be awarded a leather medal.

It is reported that steps willbe taken to divide the 15th judicial district on the east line of Cherry county. That would the greatest man in the nation. For leave Judge Kinkaid in the east district The statement of THE JOURNAL as to and Jud Bartow in the west. Such an

> Chadron has been selected as the place of holding the next state firemen's tournament. Our neighbor town is to be west Nebraska will be benefitted thereby. such enterprise.

A Pointer.

We are both glad and sorry that Charles A. Sherman is about to leave us temporarily at least. Sorry because we shall lose a citizen of enterprise, sterling integrity and great social worth. in an effort to help elect a United States Glad because be goes to complete a great enterprise, namely, to connect the great Chicago & Northwestern system directly with the Central Pacific at Ogden, Utah. This will be done by extending the Elkthorn Valley road now in eastern Wyoming on through the rocky mountains to the right stamp to elect a U. S. mator. Then they go to the state capital and sit there at the expense of the rapayers and do nothing all winter. If the will it would not be no bad, but a worst is yet to follow. About every an who has any prominence in the political world, or who imagines he has, take it is his duty to be present and in the political world, or who imagines he has, take it is his duty to be present and in the political world, or who imagines how to vote. It is all duty to be present and in the political world, or who imagines how to vote. It is all duty to be present and in the political world, or who imagines how to vote. It is all duty to be present and in the political world, or who imagines how to vote. It is a gigantic enterprise which we hope our worthy citizen will complete with success and return to stand his last days. Chicago & Northwestern system directly with the Central Pacific at Ogden, Utah.

State Journal

S. I. Mesersuall, of the defunct Crawford Boomerway, was in the rotunds of
S. I. Mesersuall, of the defunct Crawford Boomerway, was in the rotunds of
State Journal

All persons having final proof motions in
this paper will receive a market or jo of the
paper and are requested to examine their
notice and if any errols exist report the
same to this office at once. the Windsor last night looking the pac ure of eternal punishment on a spree de was not intoxicated, but there was oiling stock enough in his head to carry all the freight in Nebraska at one load. He seemed to be conversing to himself, vet he was not. The party to whom his remarks were addressed was a fellow suferer who sat in a chair next to him and simplered on in undisturbed repose,

Two years ago," said Meserault, I went to Crawford and pulled the Boomerang out of the mud and mire of financial failare, and issued a paper breathing the soul of the new faith. I worked hard and economized and were poor clothes, to that people might be educated in truths of calamity as issued from the fountain heads of Lincoln and Topeka. Last fall when H. G. Stewart was a can-idate for the senate, I turned in to help lect him, and if ever a man worked, i iid. In the paper, on the stump, every where, I struck sledge-hammer blows for im, and he promised to reward me, and now has he performed his part of the ontract? My paper failed two weeks go, and as a drowning man grabs a root or clutches for dear life at a passing teamboat, so I came to Lincoln and whispered to Stewart that the goods he ad promised could be delivered none too soon to satisfy the needs of actual nunger. And did he deliver? No! He reated me with complacent indifference and bestowed the patronage at his disposal to parties who never turned a fur-row in the field of reform or shot an arow into the triple breast plate of pluto cracy. Is this the way to build up a party of moral ideas? Are not men who bear the brunt of the battle to come in or a crumb that falls from the table of eform? Are they not entitled to a pull at the rake-off? If not, you may hereofter count me out. I am not living for my health alone. I am not traversing the desert waste of life for the sole purose of working men into positions worth ive dollars a day, who will look with inlifference upon me as I skirmish about from pillar to post unable to obtain a job that shall yield me the price of a ingle meal. I tell you, my friend, this s tough." And he went away and took he evening train for Omaha where hopes to get work at his trade.

A revolution has taken place in the Hawaiian kingdom and Lilivokalani, the queen has been deposed and a provisional covernment established and a commision sent to the United States to lay the acts before this government with a plea or annexation. The existing state of affairs was brought about without any fighting or loss of life. It is reported that great Great Britain will object to unnexation to the United States. It is no more than could be expected. England always did want the earth and has always been jealous of any other governnent extending its territory.

There is no change in the senatorial ituation at Lincoln. The members are ooling away a great deal of time and dong nothing and the people all over the state are becoming disgusted. The members have found time to pass one oill and it is a law. It appropriates \$85, 000 for paying the expenses of the session and as the legislator's salaries depended on that it was rushed through. t is the general opinion that a republican will be elected senator when the ne finally arrives and it is about time or the republican members to get together and stop playing horse. If they can elect a republican, why in the name of common sense don't they do it?

On last Friday morning at 11 o'clock James G. Blaine, the greatest statesman America has ever produced died at Washington, surrounded by his family. He had lived many days longer than his physicians had expected, as the result of the great amount of natural vitality. The "Plumed Knight" is gone and now all, regardless of party, political faith, or personal preference, acknowledge that he was well worthy of being accounted years he has taken a very active part in public life and has had all the honors accorded him that could be except his election to the presidency. In the history of the United States no name will be more prominent than that of James G. Blaine.

chaser.
Dated at Harrison, Nebr., on this 21st day
of December, 1862.
Spargur & Fisher,
Plaintiff's Attys.
[17-21]

Final Proof Notices.

Notice for Publication. Land Office at Chadron, erb., | Jan. 9, 1885

Natice is hereby given that the following manned settler has filed natice of ills intention to make final proof will be made before Cournd Lindcanh, Clerk of the District Court at Hanrism, Nebracka, on Fibruary 18th, 1833, vig.

E. Edward Livermore, of Harrison, Nebr., who made Hamestead Entry No. 1666 for the NW1, Sec. 15, Tp. 31 N., R. 56 West of the 6th

his continuous residence upon soil cultiva-tion of, said land, viz: David Bartlett, Freq Betschen, Benjamin F. Johnson, Charles (ammengind, all of Harrison, Nebr. W. H. McCAN) [18-23] Register.

Notice for Publication.

Land Office at Chadron, Neb., Notice is hereby given that the tollowing named settler has filed notice of his intention to make final proof in support of his claim, and that said groof will be made be fore tharles E. Verity, U. S. Circuit Court Countissioner at Montrose, Nebraska on February 13, 186, viz:

Harriet Clark, of Montrose, Nebr., Harriet Clark, of Montrose, Nebr.,
who made Homestead Entry No. 3251 for the
SN NEX and NW 3 NEX, and NEX NWX Sec.
24, Fp. 34 N., R. 35 W. 6th P. M.
He names the following witnesses to prove
his continuous residence upon and cultivation of, said land, viz:
Joseph Komrath, Herman Konrath, Henry
Pickenbrock, Jacob Wasserburger, all of
Montrose, Nebr., also:
Lama Chek. A. M.

who made Timber Culture No. 5374 for the Wig NE's Sec. 23, Tp. 54 N., R. 55 West of the 6th P. M.

6th P. M

He names the following witnesses to prove his continuous residence upon and cultivation of, said had, viz:
Joseph Konrath, Herman Konrath, Heary Pickenbrock, Jacob Wasserburger, all of Montrose, Nebr.

W. H. McCANN, Register.

Notice for Publication.

Notice for Fundation.

Land Office at Chadron, Neb. Dec. 28, 1892.

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 Lindeman, Clerk of the District Court, at Harrison, Nebraska, on February 11th, 1893, viz.

Johann Meier, of Ardmore, S. D., Johann Meier, of Ardinore, S. D., who made Homestead Entry No. 5429 for the SE NW 4 and SE NE4 Sec. 29, Tp. 35 N., R. 34 West of the 6th P. M. He names the following witnesses to prove his continuous residence upon and cultiva-tion of said hand, viz: Casper Wittling, Christian Jensen, Johann schultz, David Anderson, all of Ardinore, S. Dak. Also:

August Meier, of Ardmore, S. U., who made Homestead Entry No. 5452 for the SW1₄ Sec. 28, Tp. 35 N., R. 51 West of the 6th P. M. . M. He names the following witnesses to prov his continuous residence upon and cultiva tion of said land viz: Casper Wittling, Christian Jensen, Johann schultz, David Anderson, all of Ardmore S. Dak. W. H. McCANN, [17-22] Register.

Notice for Publication. Land Office at Chadron, Neb., 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 Lindeman, Clerk of the District Court, at Harrison, Nebraska, on February 13, 1855, viz:

Friedrich Zerbst, of Harrison, Nebr. who made Homestead Entry No 2700 for the SE₂ SW₁ and SW₂ SE₃ Sec. 27, and W₂ NE₄ Sec. 34, Tp. 33 N. R. 56 W. of the 6th P. M. He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Charles E. Schilt, Eli J. Wilcox, Gustav Noreisch, John W. Ricedorff, all of Harrison, Nebr. Also:

Frank I. Meyer, of Montrose, Nebr.,

Notice-Homestead Entry

U. S. LAND OFFICE, / CHADRON, NEB.,

U. S. LAND OFFICE, CHADRON, NEB.,

COMPRIANT, STATE OF COMPRISED OF COMPRESED OF COMPRISED OF COMPRES OF COMPRISED OF COMPRES OF COMPRISED OF COMPRES OF

H.T. CONLEY, Contestant's Attorney

Estray Notice.

Taken up by the undersigned on his premises SE4 Sec. II. Township 33. Range 55 in Hat Creek precinct, Sloux county, Nebraska, on the 17th day of November, 1892, two work oxen described as follows: One red work ox, supposed to be six years old branded 11 on right side and hip and J on right hip, crop in right ear and swallow fork in left ear; one red ox, supposed to be five years old, branded V—on left side and J on right hip, crop in right ear and under clip in left ear. [16-21]

JAMES M. DANIELS.

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OMAHA, NEB.

By virtue of an order of saic issual set of the district court of Shopa County, span a decree wherein Sabina V. Beach is pi mill, and John D. Richards, et al., are defer dants. I will on the 6th day of February A. D. 183. at 16 o'clock, a. m., of said day, at the cast door of the court bonse, in Harrison, Sious county, Nebraska, sell at public anction to the highest cash bodder, the following described real estate, to wit. East half of South East Quarter of Section 18, and South West Quarter of South West Quarter of South West Quarter of South West Quarter of North West Quarter of Range 23 West of the 6th P. M.
And plaintiff will apply at Judge's Chambers at Chadron, Dawes county, Nebraska, on February 9th, 1836, at 160 clock, a. m., to Hon. Alfred Bartow, ludge of said court, for an order confirming said sale, and hirecting deed to issue to pur chaser.

Tated at Harrison, Nebr., on this 21st day

lanser.

Dated at Harrison, Nebr., on this 21st day
of December, 1892.

Spargur & Fisher,

Plaintiff's Attys.

[17:21]

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Siaux county, upon a decree wherein Sabina V. Beach is plantiff, and August Schultz, et al., are defendents, I will on the 6th day of February A. D. 1833, at 15 o'clock a m. of said day, at the east door of the caurt bouse in Harrison, Sioux county Nebraska, sell at public auction iq the highest cash bidder, the following described real estate, to wit. Lot Four and South West Quarter of North West Quarter and West Half of South West Quarter for Sorth August for South for South August for South

P.M.
And plaintiff will apply at Judge's Chambers at Chadron, Dawas county, Nebraska, on February 9th, 1883, at 10 o'clock s. m., to Hon. Alfred Bartow, judge of said court, for an order confirming said sale, and directing deed to issue to purchaser.

tasser.

Dated at Harrison, Neb., on this 21st day of December, 1892.

Spargur & Fisher, Sheriff.

Phaintiff's Attys.

11.221

SULLIVAN & CONLEY, Lawyers.

HARRISON - - - -

and federal courts and U. S. Land office LEGAL PAPERS CAREFULLY DRAWN : \$ 1 \$ 1 5 1

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DE ST DENNISHE

D. H. GRISWOLD, Cashier.

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[INCOMPORATED.]

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alifornia Raisms, 11 lbs for	1 00	High Patent Flour per 100 hs. 2
Datmeal, 25 hs for		Half Patent Flour, per 100 lls 2
Hominy, 25 lbs for	1 00	Standard Flour, per 100 lbs 1
limax Tobacco, per lb.	40	Low Grade Flour, per 100 lbs 1
ligh Trump Tobacco, per lb.	20	
OI 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	20 600	

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Men's Fine Jersey Shirts\$0	95 Boy's Suits \$1 0
Men's Good Working Shirts.	50 All Trecot Dress Flannels, per yd . 3
Men's Good Jeans Pants 1	00 Cashmere & Henriettas in proportion
Men's Good Suits 4	00 Dress Ginghams, per yard 9
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POOTE A	NTO GHOTE

BOOTS A	. D	IN PHOTO	×
ne Calf Boots, per pair \$	3 50	Ladies' High Button Overshoes. \$1	4
od Kip Boots, per pair	2 00	Ladies' One Buckle Overshoes	9
n's Congress Shoes, per pair	1 50	Children's Overshoes	5
dies' Calf Shoes, per pair	1 15	Men's Overshoes from \$1.00 to 1	9
dies' Fine Kid Shoes, per pair	2 30		
A ARA WAREHOUSE		AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	

Frank I. Meyer, of Montrose, Nebr., who made Pre., D. S. No. 3758 for the W& NW and SE2 NW4 See, 24 and SW4 SW4 See, 13 Tp. 38 N., R. 54 West of the 6th F. M. He names the following witnesses to prove his continuous residence upon and cultivation of said tand, viz: Joseph Roos, Nicholaus Meckem, John Meckem, all of Montrose, Nebr., Michael J. O'Connell, of Ardmore, S. Duk. [17-22] W. H. McCANN, Register.

ever known in the West.

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