## The Sioux County Journal.

(ESTABLISHED 1889.)

Subscription Price, \$2.00

THURSDAY, ARRIV. 5, 1994.

President Cleveland has at last taken up the Harrison policy relative to Hawali and will establish a protectorate over

to congress for more power to be given subject. to congress for more power to be given to the secretary of the treasury to issue bonds. If the signs of the times indicate anything they certainly show that public sentiment is opposed to bonds and it is hardly likely that congress will adopt the policy mapped out by the chief the policy mapped out by the chief that the writer is ashamed to sign his

chairman of the republican congressional some one must be responsible for its committee, is considered by many as a authorship. In writing anything for possible candidate for congress from this publication if you do not desire to let district. Matt is well qualified for the yourself be known to the editor, do not place; his republicanism of the proper kick because your articles are not pubstripe and he would prove a hard work. lished. Everything not signed either by stripe and he would prove a hard working champion of the people's interests. However, we have not learned as to whether Mr. Daugherty would consent to be a candidate.—North Platte Tribural and option of the people's interests.

Solice for Publication.

Notice is hereby given that the following named settler has fled notice of his intention to make final proof in support of his claim, and that said proof will be made be fore Clerk of District Court at Harrison, being convenient to the people's interests.

Notice for Publication.

Notice for Publication.

Notice for Publication.

Notice for Publication.

Notice is hereby given that the following named settler has fled notice of his intention to make final proof in support of his claim, and that said proof will be made be fore Clerk of District Court at Harrison, being constant.

easily recede. In a letter of recent date, whatever, addressed to Lieutenant Governor

thing rests. The farmers seem to be inwilling or unable to take any stock. plenty of capital in the county if it can only be interested in the enterprise and it those who have means to help put the orest's Magazine for April. settlers in a way to make a comfortable living and at the same time pay a resonmove to make the residents of the coun- defendant: able interest on the money invested. A

been parceled out to the eastern part of the state and the west has received nothing. Of course the people of this part of the state have not always had men to represent them who could accomplish much and who were not tied to the apron strings of some female lobbyist, and hence the people have themselves to blame to some extent, and it is but natural that each locality should look after its own interests. The expressed desire of some of the residents of the pan-handle to secede and be made a part of another state has caused the men of the cities to realize that have a duty to perform toward the era part of Netronka from a purely me standpoint, if nothing more.

west be developed for means added business to all lines and the further demand is made by the overcrowded condition of the labor market in the east, in both the skilled and unskilled classes. both the skilled and unskilled classes. The encouragement of irrigation and the establishment of experimental stations, as well as the direction of new settlers to the western part of Nebraska will be taken hold of by an element in the cities of the state which has so fur been indifferent to the work and when the next session of the legislature convenes if the west is represented properly and fair and reasonable measures asked for, the great commercial interests of the cities will bated. March 14, 1884.

Notice to Non-Resident Defendant.

David S. Cox vs. Jennie Cox.

Jennie Cox non resident defendant, will take notice that on the left day of March, 1884, the plaintiff herein filed a petition in the District Court of Sloux county, Ne brashes you, the object and prayer of which are to obtain a decree of divorce from you, on the grounds of willful described without reasonable and just cause. You are required to answer said petition on or before the 28d day of April, 1894.

By J. J. JoSes and 12.30 A. T. Clark, 1884.

Distriction of March 1884 are to obtain a decree of divorce from you, on the grounds of willful describe without reasonable and just cause. You are required to answer said petition on or before the 28d day of April, 1894.

David S. Cox vs. Jennie Cox.

Jennie Cox non resident defendant.

Divide Cox non resident defendant.

Divide Cox vs. Jennie Cox vs. commercial interests of the cities will give a beloing hand and carry the meas-

President Cleveland makes strong plea to look up some matters bearing on the

name to. In this day and age it seems that every one able to comprehend the Matt Daugherty, of Keith county and least should rendily understand that ceived from Noah.

for the place began to get their lightning rods up in hope of being the lucky man. Of late vague rumors have been affoat to the effect that he had changed his mind and would seek a renomination at them a trade. No matter what it is, so long as it will earn a good, honest living to the place began to get their lightning rods up in hope of being the lucky man. Of late vague rumors have been affoat to the effect that he had changed his mind and would seek a renomination at them a trade. No matter what it is, so long as it will earn a good, honest living the long as it will earn a good, honest living the long as it will earn a good, honest living the long as it will earn a good, honest living the long as it will earn a good, honest living the locking madam, and you, the long as it will earn a good to the homely word to the names the following witnesses to prove the name that the names the following witnesses to prove t the place and also for many of the and even if they should not need it, the friends of Governor Crounse who had feeling of comfort and independence that taken him at his word and taken posi- comes with it is very satisfactory, and tions from which they could not very not to be attained in any other way

"But," I hear you say, "what does my Majors, the Governor states that he is daughter of a trade? Has she not everyrepublicans of the western part of the state should ret together and see that the man who go's their support is sound on the subject of irrelation.

And, besides that, all girls marry; she will probably be no exception to the rule. What need therefor, that she should trouble herself as to ways and on the subject of irrelation. not a candidate for a second term so the tining that she can possibly wish for;

they were able to and there the dent. Then, too, suppose your riches should take wing, as riches have a disagreeable habit of doing occassionally: not be allowed to drop. This locality has got past the ranch system of stock growing and has not so far proven reliable as an exclusive farming country and a distance prove a gone way must be found. A distance prove a gone way must be found to drop. This locality would not the knowledge that your dangled named settler has filed notice of his intention to make final proof in support of his intention to make final proof will be made before M. J. Blewett, clerk of the district court, at Harrison, Nebr., on April 11, 1894, viz: This is an important matter and should would not the knowledge that your some way must be found to make a liv- not only to her, but to yourself as well? ing for the land owners. There is too It is true that all-or nearly all-girls much deeded land for this county ever to marry; and let me tell you right here, ceturn to the use of early days so there that then is the time, of all others, when is no use figuring on that. There is no a girl longs for a few dollars of her very question that small bunches of cattle own, that she may add a few straws to will be profitable, but it takes more than the home nest that is to be hers, and feel the average settler has or can handle to free to exercise her own judgment and afford a living simply from the increase. taste in so doing. No one except those It would seem that the encouragement who have experienced it know what a of the dairy industry is the most feasible humiliating feeling possesses one who way to solve the problem. There is has to stand idle while her belongings are bought for her with money that somebody else has earned and owned. is a matter of financial importance to From "Give the Girls a Chance:" Dem-

## Notice to Non-Resident Defendent.

move to make the residents of the county permament will be much is iter than to have a floating population. A united effort should be made to raise the amount necessary to establish the creamery.

The talk about the nine counties which compose the pan-handle being cut off from Nebraska and annexed to the state of Wyoming has attracted a good deal of attention by the people who are interested in the future of Nebraska. It has shown that there is a feeling in the western part of the state that justice has not been done to this portion of the state. The schools, asylums, institutes, experimental stations and all other things have been parceled out to the eastern part of the state that justice has not been done to this portion of the state. The schools, asylums, institutes, experimental stations and all other things have been parceled out to the eastern part of the state of the county of the protection of his security, and for general relief.

And you are ferrithy notified that on the 29th day of March. A. D. 1894, Charles S. Browne filled and filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of Sioux County, Nebraska, his petition against you as de filled in the District Court of S

relief.
And you are further notified and required to answer said petition on or before the lith day of May, A. D. 1894.
[39-33] ALBERT W. CRITES, Attorney for Plaintiff.
First Publication April 5, 1894.



Notice of Special Examinati tion is hereby given that a standard wition of candidates for teacher fleates will be held by one at Harrison on Tuesday, April 10, 1881.

W. H. Davis,
County Superintendent.

Dated, March 1f, 1884.

and will establish a protectorate over that republic.

It is entitled to, but let care be exercised that the bounds of reason be not over typed.

The working of the new law in South Carolina on the whisky question is not proving very satisfactory. A war of good sized proportions is growing out of it and a number of fives have already been taken.

In his veto message of the Biand bill President Cleveland makes strong plea.

Legal Notice.

Samuel Uery will take notice that on the Bilth day of March 184, a protected to the peace of Bowen precinct, Siona county. Source take notice that on the Bilth day of March 184, a protected an order of attachment to the proceedings of the county commissioners which appears in another column of this issue in regard to the sheriff and treasurer. The Journal By H. T. Coxley, Issue of the peace of Bowen precinct, Siona county Nebrocka, issued an order of attachment to the peace of Bowen precinct, Siona county Nebrocka, issued an order of attachment to the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of attachment to the peace of Bowen precinct, Siona county Nebrocka, issued an order of attachment to the peace of Bowen precinct, Siona county Nebrocka, issued an order of attachment to the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of Bowen precinct, Siona county Nebrocka, issued an order of the peace of B

Notice of Application for License.

nd 1866. Dated, Harrison, Nebr., April 5, 1804. L. Richstein,

Notice for Publication.

Jocob Forster, of Montrose, Neb.

A good while ago Governor Crounse gave it out that he would not be a candidate for a second term and aspirants for the place began to get their lightning.

A Plea for the Girls.

Parents, give your daughters a trade or profession. Yes, my dear, horrified for the place began to get their lightning.

Notice for Publication. Land Office at Alliance, Neb., (March 5, 1894.

March 5, 1894.

Notice is hereby given that the following named settler has filled notice of his intention to make final proof in support of his claim, and that said proof will be made to fore clerk of District Court, at Harrison, Neb., on April 18, 1894, viz.

William E. Moore, of Harrison, Neb., who made H. S. N. 2004 for the court.

who made H. E. No. 2304 for the sw. 4 sec. 25

should trouble herself as to ways and means?"

The creamery matter does not prosone, and no doubt many are content to gress as fast as it was expected to. The husiness men of the town took all the pride rebels at the idea of being dependent.

Robert Fomeroy, of Crawtord, Neb., who made T. C. No. 1376 for the sw. 14, sec. 5.

He names the following witnesses to prove his continuance residence upon and cultivation of said land, viz:

Joseph W. Boblinson, Joseph W. Earnest, Joseph W. Boblinson, Joseph W. Earnest, Joseph W. Boblinson, Joseph W. Earnest, Joseph W

tice for Publication.
Land Office at Alliance, Neb. Notice is hereby given that the following

ho made H. E. No. 2239, for the se. 14 ne. 14. No. 14, and sw. 14 se. 14 sec. 10, tp. 22, rg

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:
Ashbel Orton, Krast Bunge, John C. Eberspecher, Alexander Steele, all of Bodarc, Neb.

[253] F. M. Dorrington, Register.

NOTICE TO INVENTORS.

There never was a time in the history of our country when the demand for inventions and improvements in the arts and sei ences generally was so great as now. The conveniences of mankind in the factory and work shop, the household, on the farm, and in official life, require continual accessions to the appurtenances and implements of each in order to save labor, time and expense. The political change in the administration of government does not effect the progress of the American inventor, who being on the siert, and ready to perceive the existing defleiencies, does not permit the affairs of government to deter bim from quickly conceiving the remedy to overcome existing discrepencies. Too great care can and skillful attorney to prepare and prosecute an application for patent. Valuable interests have been lost and destroyed in mnumerable instances by the employment of incompetent counsel, and especially is this advice applicable to those who adopt "No patent, no pay" system. Inventors who entrust their business to this class of attorneys do so at immenent risk, as the breadth and strength of the patent is never an allowance and obtain the fee then due THE PRESS CLAIMS CO., John Wedder burn, General manager, 618 F street, N. W. was instituted to protect its patrons from the unsafe methods heretofore employed in this line of business. The said Company is prepared to take charge of all patent iness entrusted to it for reasonable tees, and prepares and prosecutes application generally, including mechanical inventions, design patents, trade-marks, labels, copy rights, interferences, infringements, validity reports, and gives especial attention to rejected cases. It is also prepared to enter into competition with any firm in securing oreign patents. Write for instructions and advice.

JOHN WEDDERSURN. 618 F Street. Washington, D. C.

## The Keystone Watch Case Co. of Philadelphia,

the largest watch case manufacturing concern in the world, is now putting upon the Jas. Boss Filled and other cases made by it, a bow (ring) which cannot be twisted or pulled off the watch.

It is a sure protection against the pickpocket and the many accidents that befall watches fitted with the old-style bow, which is simply held in by friction and can be twisted off with the fingers. It is called the

and CAN ONLY BE HAD with cases bearing their trade mark-Sold only through watch dealers, without extra charge.

Don't use your knife or finger nails to open your watch case. Send for an opener (free).

### OFFICIAL DIRECTORY.

н	STATE OF FICERS:
ш	Lorenzo Crounse Governor
В	F. J. Majora Lieutenant Governor
D.	J. C. Allen Secretary of State
R	Eugene MooreAuditor
В	loseph S. Bartley Treasurer
	G. H. Hastings Attorney General
В	A. R. Humphrey Land Commissioner
В	A. H. Hampinery Harbits Instance the
и	A. K. Goudy supt. Public Instruction
	Control of the Contro
	CONGRESSIONAL DELEGATION:

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.

C. F. Manderson. U. S. Senator, Omaha W. J. Bryan, Congressman 1st Dist. Idmoin D. H. Mercer. 2d Omaha D. H. Mercer. 2d Omaha de Fullerton E. J. Rainer. 2d Manuer and the Antora W. A. McKieghan, 4th Antora W. A. McKieghan, 5th Red Cloud O. M. Kem, 6th Broken Bow ad " Comana 4th " Fullerton

T. I. Norval Chief Justice, Seward A. M. Post. Associate Judge, Columbus T. O. C. Harrison, A. te Judge, Grand Island D. A. Campbell, Clerk and Reporter, Lincoln

FIFTEENTH JUDICIAL DISTRICT:
Kinkaid Judge, O'Neili
ed Bartow "Chadron
Biewett Glerk, Barrison

..... Sherin ....Clerk of District Court BOARD OF COMMISSIONERS: Henry Presshoff 1st I M. J. Weber (effairman) 24 Benj. F. Johnson 24 ist District

LEGISLATIVE: H. G. Stewart Senator, Dist No. 14, Crawford J. D. Wood Bep., Dist. No. 25, Hay Springs VILLAGE OFFICERS:

Street Commissioner SCHOOL OFFICERS:
Mrs. E. G. Hough
J. E. Marsteller
G. W. Hester

TERMS OF COURT:
District Court,—At Harrison, commences
May 1st and November 12th, 1844.
County Court,—At Harrison, commences
first Monday of each month.

CHURCHES AND SOCIETIES.

M. E. Church—Preaching—each alternate sunday at 11.20 a. m., and every Sunday evening at 7.20. Rev. J. W. KENDALL, Pastor.

Methodist Sunday School meets every Sunday morning at 19.20.

J. E. Marsteller, W. H. Davis, Superintenden f. Secretary.

WOODMEN OF THE WORLD.
Harrison Camp, No. 25, meets on the first and third saturday evenings of each month.
F. A. Castle, E. F. Postics,

Meets every Tuesday evening.
J. W. KENDALL, C. T.

W. II. DAVIS, Clerk.

Devotional meeting every Sunday evening at 6:30. Cabinet meeting on call of president.

LOUIS HESTER,

President. WANDA PONTIUS, Secretary.

JUNIOR LEAGUE.

Meets every Sunday afternoon at 2.30.

Mrs. J. E. Puinner.

JENNIE FONTIUS.

Superintendent. JENNII PONTIUS, Secretary.

## Cases.

Land patents secured for settlers in the shortest possible time.

CONTESTED CASES.

Contested cases intelligently and

skillfully handled. OLD CLAIMS AND DISPUTES. Old claims and disputes speedily

CONTESTS

between individuals having conflicting claims under the agricultural land laws, and those between claimants under the MINERAL LAWS and agricultural claimants; and also between claimants under any of the public land laws and the Railroad Companies and their grantees, and the States and their grantees under the SWAMP-LAND and SCHOOL-LAND GRANTS.

Specialty made of securing patents in considered in view of a quick endeavor to get the shortest possible time for settlers who have fully complied with the laws under which their entries were made, Washington, D. C., representing a large num- and who are annoyed and worried by ber of important daily and weekly papers, as delays in the issue of their patents, to Lincoln, Nebraska, making connection well as general periodicals of the country. caused by TRIFLING IRREGULARI-TIES which can be easily and speedily

Advice also given in all matters re-lating to the public lands, especially on Joseph, St. Louis, Omaha, Peoria, Chi-F., E. & M. V. S. S. C. & P. have been recently passed providing for the disposal of the public domain.

hurry-If you want your land business, coln and Omaha the next afternoon, and of any character, attended to by skillful in Chicago, Peoria and St. Louis the following morning.

For further information and tickets apply the statement of the control o

JOHN WEDDERBURN, General Manager, O. Box 385, Washington, D. C.

An even exchange of value.

## Crawford Mercantile Co..



You get what you need

We supply the goods needed

You pay a fair price, We make a just profit.

THAT'S WHAT

We mean by the BENEFIT MUTUAL CRAWFORD MERCANTILE CO.,

The Brick.

Crawford, Neb.

## BARGAINS UNPARALLELED

## Boots and Shoes.

A good heavy work Boot worth \$2.25 for \$1.50. We have but a few pair and they must go regardless of

Baby Shoes for 25c, from 1 to 3 in size.

Fancy dress Shoes, for ladies, worth \$2.00 for \$1.25. We carry too large a line of these goods to undertake

to give you the prices of all, but if you will send us a mail order we wili guarantee to save you money and wiil pay express charges, and if the goods are not satisfactory you may return at our expense.

## Hard-Times Prices on Clothing.

A good heavy Suit for men worth \$7.50 for \$4.00. A good all-wool Suit for \$6.50, worth \$10.00. Best blue Overalls for 50c, worth 75c.

All of our \$15 Suits for \$11; all \$20 ones for \$15; all \$25 Suits \$20.

Pants worth \$7 for \$5.50; \$6 pants for \$4.50. Boys' Suits for 75c, worth \$1.25. We carry the largest line of boys' and men's Clothing in the west and are selling them cheaper than you can buy them in Omaha

## Hats and Furnishing Good at your own Prices

We respectfully invite all Sioux county people to call in when in Crawford and get our Prices. Very Respectfully.

FORBES BROS., CRAWFORD, NEB.

The Harrison

# LIVERY BARN

FEED AND SALE STABLE.

GOOD TEAMS, GOOD BUGGIES. GOOD ACCOMMODATIONS TERMS REASONABLE. GIVE ME A CALL.

GEORGE OLINGER.

## Best Line to the East.

The Burlington Route B. & M. R. R. is running elegantly equipped passenger traines without change from Newcastle, Wyoming and Crawford, Nebraska, direct at that point with their own through trains for Denver, Chevenne, and all points west, and for Kansas City, St.

Remember this is the only line by which you can take sleeping car from If you want your land patent in a Crawford in the evening arriving in Lin-

ply to nearest agent of Burlington Route B. & M. R. R.

NORTH



Purchase Tickets and Consign Your Freight

RAILROADS.

H. G. BURT, General Manager, K. C. MOREHOUSE, J. R. BUCHANAN, Gen'l Freight Agt. Gen'l Pass. Agt.

QMAHA, NEB.