The Sioux County Journal.

[ESTABLISHED 1888.]

Subscription Price, \$2.00

J. Simmons, - - Editor.

a at the Harrison post office as

THURSDAY, AUGUST 20, 1896.

Republican National Ticket. For president. WILLIAM MCKINLEY. For vice-president, GARRETT A. HOBART. State Ticket. For Governor, J. H. MacCOLL For Lieutenant-Governor. ORLANDO TEFFT. JOEL A. PIPER For Auditor. P. O. HEDLUND. For Treasurer. C. E. CASEY. For Attorney General, A. S. CHURCHILL. For Supt. of Public Instruction. H. R. CORBETT. For Commissioner Public Lands & Buildings, H. C. Russell. reme Judges. BOBERT BY IN. M P RINKAID For Regent of the State University. W. G. WHITMORE. For Presidential Electors, J. E. HOUTZ F. J. SADILEK A. J. BURSHAM A. C. FOSTER. SOL DRAPER,

G. A. DERBY. J. L. MCPHEELEV. M. L. FRIESE Congressional Ticket. For Member of Congress, 6th District. A. E. CADY.

Now is the time to subscribe.

The old Heraid was revived in Harrison last week, in spirit, if not in name, by W. H. Davis.

On September 2d at Indianapolis, the sound money democrats will hold a convention and put up a national ticket. Many democrats will not vote for Bryan and do not wan' to vote anything but a democratic ticket, hence the action mentioned above.

One of the pleasant features of the tion committee arrived at Canton, Ohio, some hours before the Bryan train was due. The members of the committee called is a body at the home of the re-publicas nominee as American citizens. The expressions exchanged recognized that so matter to what political party a person may belong he is still an American citizen. Whenever campaign occurred at the home of Major that feeling becomes universal one of have been obliterated.

man ever nominated for congress

Clude King has disposed of his interest in the O'Neill Frontier to his associate in business, D. H. Cronin, who will preside over its editorial columns in future. Mr. King has done good work during the five vents he has held down the tripod. Mr. Cronin will not allow the quality of the *Frontier* to depreciate.

On the 12th inst. Bryan and Sewall were officially notified that they were the nominees of the Chicago convention at Madison square, New York. A large crowd attended and the campaign of the democratic party formally opened. No complaint is heard of the treatment accorded Mr. Bryan by those who differ with him politically.

It is claimed that some of the most eminent chemists of the world are fit. amend sections two (2), four (4), and same substance, the only difference be- court and their term of office. must be admitted that chemistry has ac-ture of the S ate of Nebrasa: must be admitted that chemistry has ac-complished many wonderful things in the past and the dream of the alchemist

Ayers of Logan county, and H. J. Ellight of Weld county, Colorado. When arrested, Cochran had in his possession 92 head of cattle stolen from Paul Rose, south of Kimball, Neb. That fellow stands a good show of spending a term of years in the pen.-Alliance Guide.

The republican convention for the 14th senatorial district is called to meet at Gordon on Saturday, Sept. 5, 1896, at 10 o'clock, a. m., to name a candidate for senator for this district. The only man who has been mentioned as a candidate. so far, is S. Backey, of Ainsworth, and the convention will have nothing to do but go through the form of nominating him. He seems to be recognized by all as the right man for the place and with the united support of the party he will

make a winning fight.

The curb-stone political orator has become so much of a nuisance in Lincoln that the authorities have hired a hall pensation of supreme and district court where such people may go and talk to judges. their hearts' content without interferring Be B resolved by the Legislature of the State with the public, and the police of that city have been instructed to disperse all

less are some just as big fools and cranks in the banking business as in other lines the unplement features of politics will of business, but banks are run to do busi ness and if they have the money to loan

and the ability to pay the banker would the State of Nebraska, relating to combe just as foolish not to do business with him and would the merchant be who department. would refuse to sell goods to a man who differed from him politically. If the applicant for the loan was standing around talking politics with no prospect of being able to repay except the prospect of good times to follow the election, the banker simply acted on business principles, and the chances are that in nine cases out of ten those are the fellows who howl against the banks.

PROPOSED CONSTITUTIONAL AMENDMENTS.

The second second

The following proposed amendments to the Constitution of the State of Nebraska, as hereinafter set forth in full. are submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3, A. D., 1896:

A joint resolution proposing to

ting up a labratory in New York for the five (5.) of article six (6) of the Constipurpose of making gold out of silver. tution of the State of Nebraska, relating They say the metals are composed of the to number of judges of the supreme

complished many wonderful things in the past and the dream of the alchemist may be realized by modern scientists. -W. H. Corbin writes the *Guide* that Cochraa, the great cattle rustler, was ar-rested last Sunday four miles north of appellate jurisdiction as may be provided by institution institution appellate jurisdiction as may be provided by institution appellate jurisdiction as may be provided by institution institution institution appellate jurisdiction as may be provided by institution institut

appendice parameters and four (i) of ar is's isw. Bection 2. That section four (i) of ar is's six (6) of the Constitution of the State of Neuraska be amended so as to read as for-

All (6) of the Constitution of the State of Neuraska be amended so as to read as fol-tows: Section 4. The judges of the supreme court shall be exected to the electron of office ex-cept as hereinafter provided, shall be for a period of not less than five (a) years as the enclature may preservice. Section 3. That section five (b) of artic e-sist (6) of the Constitution of the State of Ne-braska, en numerated to read as follows: Section 5. At the first general election to be held in the year 186 there shall be fore the of whom shall be elected for a term of two (2) years, one for the term of four (4) years, and at each general election three of whom shall be elected for a term of the supreme court for the term of four (4) years, and at each general election three of whom shall be detected one judge of the supreme court for the term of four (5) years, unless otherwise provided by iaw; Provided that the publics of the su-preme court whose terms have not expired at the time of holding the general elec-tion of 1891 shall continue to noid their office for the remaining the general elec-tion of 1891 shall continue to noid their office for the remaining of the term for which they were respectively commin-stonet. Amended March 39 A. D 1905

Approved March 39, A. D. 1805.

A joint resolution proposing an amondment to section thirteen (12) of

article six of the Constitution of the State of Nebraska, relating to com-

A Neocoski: Section 1. That section thirteen (13) of ritics are (6) of the Constitution of the State of Neoco k, be amended so as to read as ful-

Be it resolved and enacted by the Legista-ture of the State of Nebra-ka: Section 1. That see to mine (9) of article eight (5) of the toest att. of the State of Neu.aska he amounted to read as fol-

A joint resolution proposing to amend section twenty-four (24) of Hos. A. E. Cady is the name of the and an applicant has the security to give article five (5) of the Constitution of

Be it resolved and ensated by the Legislature of the State of Nebrasan:

of the State of Nebraska: Section 1. That section six (0), while one (1) of the Constitution of the State of Ne-braska be smend d'to re d'as follows: Section 6. The right of term b jury shall remain inviolate, but the orgin a use may pro-vide the time iver, as then, five staths of the jury into render a verificit, and the orginal tree may provide the time iver, as then, five staths of the jury into render a verificit, and the orginal tree may also an horize trans by a jury of a set and by that tweeter men, in course informer to the dis-tingt court. Approved March 2), A D 1903.

A joint resolution proposing to amend section one (1) of article five (5) of the Constitution of Nebraska, relating to officers of the executive depart-

Be it resolved and exacted by the Legisla-ture of the Sus e of Nebraska: Section 1. That section one (1) of ar-ticle Res () of the Constitution of the state of Neuraska te amended to read as for-tors).

tion I. The executive department shall est of a generator liquidmant governor, etary of state an iter of public accounts, outer, succentendent of public in-action, stormer general commissioner data indo and buildings, and three read commissioners as he deshere raction, attorney general commissions in three functions into and buildings, and three furnad commission are used to a term of the sail reflect a term of we years from the first Thursday after he first Threshay in Annary, after he first Threshay in Annary, after is circlica, and qualified Each rairoad commissioner shall hold his office for a term of interior shells, and qualified Each rairoad commissioner shall be the first Thursday after he first the first Thursday after be the test and qualified to the first Thursday after he test and qualified Each rairoad commissioner shall be the first function a term of the effect of the first second to the first function at the first general exciton held after the ado the of this amendment there shall be elasted three rairoad commissioner one for the period of one yest, one for the period of the years, and one for the period of the general exciton held after the advantage term of office at the capital during their term of office and paper there and shall period at the second the period of the second the second the period of the second the period at the second term of office and paper there and shall period the second the second to the second the second the second to the second the second term of office they shell kees the public records, tooks and paper there and shall period the second term of the se

A joint resolution proposing to

mend section twenty-six (26) of ar-

ticle five (5) of the Constitution of the

State of Nebraska, limiting the num-

Be it resolved and -nucled by the Leg-iniature of the State of Nebraska:

ber of executive state officers.

Approved March 35, A. D. 1895

the state.

manufactories.

Be it resolved and searced by the Lap-listure of the state of Neuraska. Section 1 That see loa two (2) of article fourteen (14) of the Constitution of the State of Neuraska, be amounted to read as follows: Sec. 2. No city, county, town, precin municipality, or other substitution of state, shall ever make donations to a works of internal improvement.

Sec. 2. No city, county, town, predict, municipality, or other substriction of the state, shall ever make domatons to any works of internal improvement, or manufactory, unless, a proposition so to do shall have been first substricted to the qualified excitors and ratified by a two thirds rote at an election by a through the isaw: Provided That such domatoms of a county with the domations of such county. Provided That such domatoms of such county: Provided further, that sup visions in the argregate shall not exceed ten per cent of the assessed valuation of such county: Provided further, that sup vity or county may, by a three fourner tole, increase such indettedness for per cent in addition to such the per cent as 1 bo bunds or evidences of indettedness so issued shall to vaid unless the anne shall have endored therein a centificate signed by the secretary and such or of state, showing that the same is near provented. Approvel March 19, A D., 1923.

I. J. A. Piper, secretary of state of the state of Nebraska, do bereby certify that the foregoing proposed amendments to the Constitution of the State of Nebraska are true and correct copies of the original enrolled and engrossed bills, as passed by the Twenty-fourth session of the legislature of the State of Nebraska, as appears from said original bills on file in this office, and that all and each of said proposed amendments are submitted to the qualified voters of the State of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 3d day of November, A. D., 1896.

In testimony whereof, I have hereunto set my hand and affixed the great seal of the State of Nebraska.

Done at Lincoln this 17th day of July, in the year of our Lord, One Thousand, Eight Hundred and Ninety-Six, of the Independence of the United States the O . Hundred and Twenty-First, and of this state the Thirtieth. (Seal) J. A. PIPER,

Secretary of State.

hature of the State of Nebraska: Section 1. That section twenty six (35) of article flive (5) of the Constitution of the State of Nebraska be amonded to read as follows: Section 25. No other executive state offi-cers except these named in so then on + (i) of this article shall be created, except by an act of the legislature which is concurred in by not less than three fourths of the members elected to each house thereof; I the members elected to each house hereof; Provided. That any office created by an et of the lexistature may be abouthed by the lexistature, two-thirds of the mem-ers elected to each house thereof concar-LIVERY, A joint resolution proposing to amend section nine (9) of article eight (8) of the Constitution of the State of Nebraska, providing for the investment of the permanent educational funds of

> Good rigs furnished on short notice. Reliable drivers and quiet suddle horses always on hand. Good accommodations for transcient customers.

Horses boarded. TERMS REASONABLE. GIVE ME A CALL.

> N. D. HAMLIN. PROPRIETOR

LINE F., E. & M. V. R. R. is the best to and from the SUGAR BEET FIELDS -OF-NORTH NEBRASKA.

Estray Votice. Taken up on his primises in Rowen pre-enect, stoux county, Neb., on Aug. 5, 196, 1 mare and encking colt branded J bar H and JF connected [592] E.K. LAYEMORE.

Feed and Sale

B. L. SMUCK. Fashionable Barber & Hair Dresser. OPEN SUNDAY FROM 9 TO 12. RAZORS AND SCISSORS PUT IN ORDER.

NEBHASKA.

Give I me I a I Call. Ripans Tabules. Rioans Tabules cure nauses Ripans Tabules; at druggists. Ripans Tabules cure dizziness. Ripans Tabules assist digestion. Rinana Tabules cure bad breat's Ripans Tabules cure billousness.

Ripans Tabules cure constinution. Ripans Tabules: pleasant laxative.

Ripans Tabules: one gives relief. Ripans Tabules: gentle cathartic.

Ripans Tabules cure liver troubles

GRANT GUTHRIE.

Land Office.

ompanies.

HARRISON.

Attorney-at-Law.

Prompt attention given to all legal

matters in Justice, County and District

Courts, and before the United States

Fire Insurance written in reliable

17 Legal papers carefully drawn.



in the nixth district. He is not only a scholar, orator and debater, but a man with a character unturnished and an honesty that never was doubted. He is the peer of any other in the district and ranks equal today with the most brilliant minded of men in the state of Nebracks. He has no superior and will make a representative that the people of this district will be proud to ownso proud that they would always boast of the great ability and statesmanlike ideas of the man from St. Paul .- Ansloy Chronicle.

sees that the republicans had a clear majority of over 13,000. Those who think that Bryan will cut into the retrade than there are republicans who will fock to free silver.

The second in the list of the proposed a by reference to the notice in another column, is with reference to the mary of judges of the supreme and diserts. At present no change can to made except by submitting a propoa to the people and having it ratifed at the polts. The amendment proalary of judges may be regulated by the legislature. While the proposed ge would make it easier to alter the on of the judges, it does not to it so easy as be at all dangerous, an is would require the vote of threeas of the legislature to establish the mation of the judges of the above med courts, and after having been mablished it cannot be changed a once in four years, and then ald be assessive for the change ald to ressive the support of two-of all the measures elected to each of the jaginisters. The paleded ought to protect

A peculiar illustration of what

chances some men will take to avoid the Taking the vote cast for regent last payment of even a small sum, ocyear in Nebraska there does not seem to curred a few days ago. In anmuch escourageniest for the friends swer to one of the tax notices sent out of Bryan to claim that he will carry the by County Treasurer Biehle a man, the state. Goold, republican, received 81,- | treasurer did not give his name, brought 846 votes. Mrs. Peattie, who received in a receipt and claimed that it was for the highest populist vote, got 53,351, and Robert Kittle, the silver democrat, On examination it was found that it had received 14,885. From that it will be been altered. It had been issued early in 1891, before the levy for that year had been made, on payment of real estate taxes of 1890. The figures had been publican vote will find that they are changed, some of the amounts erased, stabes. There are more democrats as were the words "real estate," the and populists who who will bolt free erasure evidently having been done with acid, and in place of the above quoted words the word "personal" had been written, and the receipt was mutilated

by a piece having been torn out. The to the constitution as will amount involved was between five and ten dollar. THE JOURNAL would suggest. to that man that he has reason to congratulate himself that County Treasurer Biehle did not hold the altered receipt and prosecute him for the attempt to work it off on him. A man who will alter an official document or record is a dangerous man to himself and to the community, as it is only a question of opportunity when he may commit a more grave offense. The party who altered the receipt evidently did not realize that it might result in a term in the penitentiary. It should be a warning to all that such acts are dangerous and should be avoided.

> E ENGINES. r. Fitt of all costs. W. Q. BANKS, HORSE & CO.

pensation of the officers of the executive

Be it resolved and enacted by the Legislature of the State of Nebraska: Section 1. That section twenty-four (21) of articles first ...) of the Constitution of the State of Neura-an be amended to read as for-Finte of Neurasca be amended to read as for-lows:
Section 24. The officers of the executive departments of the same government shall registed for their services a compensation to be established by law, which shall be written there as a shall not reserve to their own use any feas, cores interests a too provide moneys in their hards or under their control, perquisives of office or other compen-sation and all fees that may here offer he parable by law for services performed by an officer power left for he is and the result of the services of the still be shall be paid in advance both the other three of the members of the sensitive order of the services of the sensitive to be performed by an officer power between the the instance there is a still be be been be and the services performed by an officer power between the sensitive orders manded in the sensitive of the sensitive sension after the adoption of this smeather or the set of the members of the orders, manded in the sensitive to be officer, manded in the sensitive to com-power the sensitive of the sensitive to be officer and the sensitive of the sensitive of the other three of the sensitive of the sensitive set of the sensitive of the other three sensitive of the sensitive of the other three sensitives of the members and the operation are each only of the sensitive control of the sensitive the sensitive of the members of the sensitive the sensitive of the members of the operation are each of the legislature control of the sensitive the sensitive of the members of the operation are each of the sensitive of the members of the sensitive the sensitive of the sensitive of the operation are sensitive of the legislature control therein.

Approvel March 29 A. D. 1855.

A joint resolution proposing to amend section one (1) of article six (6) of the Constitution of the State of Nebras-

ka, relating to judic al power.

at, rentring to junic in power. Beit resolved and enacted by the Legisla-ture of the Stare of Nebraska: Section 1. That section on -(1) of article siz (6) of the Constitution of the Stare of Nebraska be amended to ead as follows: Section 1. The judicial power of this state shall be vested in a supreme court district courts, county course justices of the pears pole magistrates and in such other courts inferior to the supreme court as may be created or inw in which two-thirds of the members elected to each house courts.

Approved March 20, A. D. 1896.

A joint resolution proposing to mend section eleven (11) of article six (6) of the Constitution of the State of Nebraska, relating to increase in numof supreme , and district court

it resolvel and enacted by the Legislature the State of Neurasta: Section 1. That section eleven (11) of itcle siz (5) of he Constitution of the state Neuraska be amended to real as fol-

of offener than once in every our years, so the number of judge, of st-and district courts, and the judges, its of the state. Su h districts shall runel of compact territary, and d by countr lines; and such in-or any change in the bundaries wrist shall not weate the office of any

Approved March \$1, A. D. 1805.

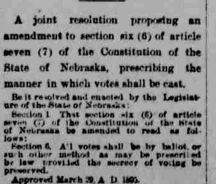
A joint resolution proposing to amend notion siz (6) of article ons (1) of the stitution of the State of Nebraska, relating to trial by jury.

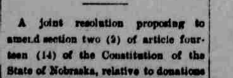
of Neuraska is amounted to read as fol-lows. rection 9. All fain is bolonging to the state for educational purposes, the inferrest and meane whereof only are to be used, shell be deemsed trust funds head by the state, and the state shall support all losses there-of that may the are magnet accrus, so that the same shall remean forever inviolate and undiminished and shall not be in-vested or manel except on United States or state sourcities, or realisered county bonds or registered who i district bonds of this state, and such funds with the inter-out and means thereof are areful solemm-ic piedged for the purposes for which they are granted and set anoart and shall not be transferred to any other fund for other uses: Provided. The board created by section nees: Provided. The board created by section 1 of this article is ennowered to sell from time to time any of the scentiles belonging to the permanent shool fund and invest the proceeds arising therefrom in any of the scentrics connerated in this section bear-ing a higher rate of interest whenever an opportunity for better investment is pre-sonned; And provided further. That when any warrant use in the state trassue or nod

And provided further. That when any warrant up n the state treasuler reg-ulary issued in pursuance of an appropri-ntion by the logislature and scenared by the levy of a tex for its payment, shall be presented to be state treasurer for payment, and there shall not be any money in the proper fund to pay such warrant, the board created by section 1 of this article may direct the state treas-urer to way the amount due on such war-rant from moneys in his hands belonging to the permanent school fund. Approved March 29, A. D 1855,

A joint resolution proposing an amendment to the Constitution of the State of Nebraska by adding a new section to article twelve (12) of and constitution to be numbered section two (2) relative to the merging of the government of cities of the metropolitan class and the government of the counties wherein such cities are located

located. Be it resolved and enacted by the Legis-lature of the Sonto of Nebraska: Section 1. That article tweive (12) of the Constitution of the State of Neuraska be amended by adding to said article a new sec-tion to te numbered section two (2) to read as follows: Section 2. The government of any city of the metropolitan class and the gov-ernment of the county in which it is located may be merged wholly or in part when a propositiva so to do has been submitted by authority of law to the voters of such city and county and re-ceivel the assent of a majority of the vote cast in such metropolitan city at such election. Approved March 29, A. D. 1985.





to works of internal improvement and



-THE-

[ESTABLISHED 1888.]

Harrison, Nebraska.

B. E. BREWSTER. President C. F. Corres. Vice-President

D. H. GRISWOLD, Cashier,

AUTHORIZED CAPITAL. \$50 000.

Fransacts a General Banking Business.

CORRESPONDENTS:

AMERICAN EXCHANGE NATIONAL BANK, New York. OMAILA NATIONAL BANK, Omaha, FIRST NATIONAL BANK, Chadron,

Interest Paid on Time Deposits.

DRAFTS SOLD ON ALL PARTS OF EUROPE.

