

SUBSCRIPTION RATES.

One Year, cash in advance, \$1.25
Six Months, cash in advance, 75 Cents
Entered at the North Platte (Nebraska) postoffice as second-class matter.

Republican Ticket.

- For Supreme Judge—M. B. REESE.
For Regents of the University—E. G. M'GILTON, W. M. B. ELY.
For Member Congress—Sixth district M. P. KINKAID
For Judge, 13th Judicial District, H. M. GRIMES.
For County Clerk—W. M. M. HOLTRY.
For County Treasurer, C. F. SCHARMANN.
For Sheriff, ENOCH CUMMINGS.
For County Supt., BERTHA THOELECKE.
For Clerk of District Court, W. C. ELDER.
For County Judge, A. S. BALDWIN.
For County Surveyor, CHAS. P. ROSS.
For Coroner, D. W. BAKER.
For County Commissioner, 3d Dist., LINCOLN CARPENTER.

It might be well for the editor of the local fusion organ to interview Everett Ware as to how he found certain populists in the south part of the county; also as to the advice they gave him.

CON SCHARMANN cannot be defeated by the ridicule of Editor Copper, and the latter should know that ridicule is not argument, even though the average pop orator believes that such is true.

WITH the fusion candidate for congress owing Lincoln county over fifteen hundred dollars in back taxes, it is certainly poor taste for the local fusion organ to call the attention of the public to the tax delinquencies of any certain individual

If the editor of the Era knows that republican candidates are peddling whiskey through the county precincts, it is his duty as a man and as a christian to file an information against the offenders. But the facts are the editor of the Era does not know, does not BELIEVE that the republican candidates are peddling whiskey. It is only another of the Era's slanderous falsehoods.

As the political course of the Era is not popular with a great number of populists in the county, it will probably be wise for Mr. Copper to keep a close watch on the fellows who are daily threatening to start another populist newspaper in North Platte. In doing this he will not have so much time to devote to informing the public that a terrible breach exists between The Telegraph and THE TRIBUNE.

AN old school teacher of forty years' experience, writes the following commendatory note: If educational and executive ability be taken into consideration at the coming election, Miss Thoelecke should certainly outstrip her opponent in the race for county superintendent of public instruction, and I have no hesitation in saying that all experienced teachers in Lincoln county, if pressed, would endorse the statement—not even excepting Mr. Kinley when he gets over his disappointment and will speak his honest conviction.

Yes, it is true as the Era says, that the interest earned by precinct or school district sinking funds cannot be lawfully credited to said funds. A populist legislature in 1897, at the instance of populist county officials, amended the depository law so as to divert the interest earned by these funds to the county general fund, instead of crediting it to said funds as had been done prior to that time. There could not be a more iniquitous piece of legislation. These precinct sinking funds now amount to over twenty thousand dollars and school district sinking funds to over six thousand dollars. These sinking funds have been paid in by the taxpayers of the precincts and districts in not to exceed one-third of the county to anticipate the payment of bonds on which these taxpayers are paying interest. In all justice, the interest earned by these funds ought to be credited to each of said funds so as to reduce the amount necessary to be paid by these precincts and school districts. By this unjust law the taxpayers in these precincts and school districts contribute more to the county general fund than their fair proportion.

POOR Burrill! How the Era is tearing its shirt to lift him out of the soup. And how earnestly Burrill is pleading for the votes of populists and republicans alike.

LESS than seven hundred dollars of the 1899 levy left to pay the expenses of the county for the next eight and one-half months. Oh, yes, the county finances are in fine shape under populist management.

It is hoped that Judge Neville will be more successful in disproving the charge that he is a gambler than he has been in proving that he never wrote the letter which appeared in the Nebraska Independent over his signature.

JUAN BOYLE, late chairman of the democratic congressional committee, holds that as the democratic congressional convention refused to endorse Judge Neville, the committee had no right to place his name on the ticket. Mr. Boyle's view of the matter will no doubt be upheld by hundreds of democrats in the Sixth district.

THE Era attempts to spring a bugaboo by stating that in the event of Mr. Carpenter's election as commissioner a certain Wallace banker might move to North Platte and establish a bank for the express purpose of handling the county funds. This is very far fetched, indeed. In these times of McKinley prosperity banks care very little for the county deposits; they have more deposits than they can loan to good advantage. Chas. McDonald has not made any effort to secure any of the county deposits for several years because he did not care to bother with them. The First National Bank has accepted them for a couple of years past, but the bank officers, we are told, do not consider that they are a good line of deposits. And more than this, the Wallace bank was designated as a county depository for several years, but rarely took advantage of its right to receive county deposits. These simple statements show how bankers regard county deposits, and also the absurdity of the Era's campaign lies.

When the Era puts forward the claim that more interest upon county funds has been collected by the populist county treasurers than has been collected by republican county treasurers, why can't it be honest with its readers by informing them that during the eight years the law making provision for the payment of interest by depository banks has been in force, that the republicans only had one treasurer in office and that was the late John H. Clark, who held the office in 1892 and 1893 before the law had been interpreted by the courts. Clark did not pretend to be a lawyer capable of construing the law, so he called upon the Attorney General of the State for a written opinion as to the construction to be put upon the law, and based his actions upon such opinion. The populist board of county commissioners who were then in office acquiesced in the ruling of the Attorney General. Clark, at the expiration of his term of office, paid over to the county every dollar which he had collected in accordance with the Attorney General's construction of the law. And he also paid over to his successor every dollar of the principal belonging to the county and that is more than any of his populist successors has done.

It is hoped that Judge Neville will be more successful in disproving the charge that he is a gambler than he has been in proving that he never wrote the letter which appeared in the Nebraska Independent over his signature. The above extract from his letter proves it, but there is also additional proof. Last winter the free-silverites held a banquet at the Hotel Neville in this city, and in the course of a brief speech Judge Neville expressed his sentiments even more forcibly than in the extract above published, and he was "called down" by W. B. McNeel, now secretary of the democratic congressional committee. That Neville advocated expansion at that time is certified to by M. C. Harrington and twenty-five or thirty other prominent citizens who were present at the meeting. And another proof that Neville was an expansionist: Last winter Judge Sullivan of Broken Bow, was in North Platte holding a term of court for Judge Grimes, and one evening while the attorneys were awaiting the return of a jury, Sullivan and Neville discussed the Philippine war. Sullivan opposed expansion and Neville favored it, the latter making a very radical talk in favor of subjugating the Taglos and holding the islands. In view of Neville's expressions on expansion in the cases cited above, we repeat that his attempt to deny the authorship of the letter in the Nebraska Independent is very cowardly, and will tend to lower him in the estimation of men of his own party.

THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chills, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give satisfaction or money refunded. Price 25 cents per box. FOR SALE BY A. F. Streitz.

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Neville as an Expansionist.

Last December Judge Neville wrote a letter to the Nebraska Independent, the populist state organ, explaining why the fusionists had received such a black eye last fall and in that letter there appeared the following paragraph:

"The war was declared and justified upon the demand of suffering humanity. To deliver the Philippines back to Spain or even abandon them to their own fate would belie the declaration of war. When the proper time comes for an issue upon the independence of the Philippines the populists will probably divide upon the question, just in proportion as they believe annexation will concentrate or distribute wealth. The war was conducted to glorious victory for American valor and everyone knows that a vast army cannot be equipped in a hurry without some unworthy and incompetent subordinates being selected, and the people were not willing to mar a great national victory by denouncing the administration for the betrayal of trust by such subordinates."

Though this letter appeared over Neville's signature, he is now disclaiming its authorship, and suggests that it was written by his brother, who resides in Omaha. This is about the most cowardly act we have ever known Neville to do.

The undisputed fact is that Judge Neville was, up to within a few months ago, a firm supporter of expansion and strongly upheld McKinley in his Philippine policy. The above extract from his letter proves it, but there is also additional proof. Last winter the free-silverites held a banquet at the Hotel Neville in this city, and in the course of a brief speech Judge Neville expressed his sentiments even more forcibly than in the extract above published, and he was "called down" by W. B. McNeel, now secretary of the democratic congressional committee. That Neville advocated expansion at that time is certified to by M. C. Harrington and twenty-five or thirty other prominent citizens who were present at the meeting. And another proof that Neville was an expansionist: Last winter Judge Sullivan of Broken Bow, was in North Platte holding a term of court for Judge Grimes, and one evening while the attorneys were awaiting the return of a jury, Sullivan and Neville discussed the Philippine war. Sullivan opposed expansion and Neville favored it, the latter making a very radical talk in favor of subjugating the Taglos and holding the islands. In view of Neville's expressions on expansion in the cases cited above, we repeat that his attempt to deny the authorship of the letter in the Nebraska Independent is very cowardly, and will tend to lower him in the estimation of men of his own party.

Thankful words written by Mrs. Ada E. Hart, of Groton, S. D. "Was taken with a bad cold which settled on my lungs; cough set in and finally terminated in Consumption. Four Doctors gave me saying I could live but a short time. I gave myself up to my Savior, determined if I could not stay with my friends on earth, I would meet my absent ones above. My husband was advised to get Dr. King's New Discovery for Consumption, Coughs and Colds. I gave it a trial, took in all eight bottles. It has cured me, and I thank God I am saved and now a well and healthy woman." Trial bottles free at A. F. Streitz's Drug Store. Regular size 50c and \$1.00. Guaranteed or money refunded.

THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chills, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give satisfaction or money refunded. Price 25 cents per box. FOR SALE BY A. F. Streitz.

RUNNING SORE ON HIS ANKLE.

After Six Years of Intense Suffering, Promptly Cured By S. S. S. Obstinate sores and ulcers which refuse to heal under ordinary treatment soon become chronic and deep-seated, and are a sure sign that the entire circulation is in a depraved condition. They are a severe drain upon the system, and are constantly sapping away the vitality. In every case the poison must be eliminated from the blood, and no amount of external treatment can have any effect. There is no uncertainty about the merits of S. S. S.; every claim made for it is backed up strongly by convincing testimony of those who have been cured by it and know of its virtues by experience.

Mr. L. J. Clark, of Orange Courthouse, Va., writes: "For six years I had an obstinate, running ulcer on my ankle, which at times caused me intense suffering. I was so disabled for a long while that I was wholly unfit for business. One of the best doctors treated me constantly, but did me no good. I then tried various blood remedies, without the least benefit. S. S. S. was so highly recommended that I concluded to try it, and the effect was wonderful. It seemed to get right at the seat of the disease and force the poison out, and I was soon completely cured." Swift's Specific—drives out every trace of impurity in the blood, and in this way cures permanently the most obstinate, deep-seated sore or ulcer. It is the only blood remedy guaranteed purely vegetable, and contains not a particle of potash, mercury, or other mineral. S. S. S. cures Contagious Blood Poison, Scrofula, Cancer, Catarrh, Eczema, Rheumatism, Sores, Ulcers, Boils, or any other blood trouble. Insist upon S. S. S.; nothing can take its place. Valuable books mailed free by Swift Specific Company, Atlanta, Ga.



"I had been afflicted with lung trouble for two years," says Charles A. Moore, of Fivemile, Mason Co., W. Va. "I tried all the surrounding physicians, but they did me no good. After a long period I bought a bottle of your great 'Golden Medical Discovery,' and after taking four bottles I am entirely cured, and I stand firm to recommend your great 'Discovery' to all people afflicted with lung trouble. I now feel stronger than I ever did."

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LOCAL NEWS.

Miss Myrtle Frey returned Saturday night from a business trip to Chicago and other points in the interests of the hospital which is to be established here. One carload of the necessary furniture for the building has been shipped and Miss Frey will go east again in a short time to secure the balance. The idea of buying a building has almost been abandoned and instead a building for temporary quarters will probably be leased and later a building, which will be more suitable for hospital purposes than anything which can be purchased, will be built in the western part of town. Miss Frey's partner, Miss Watson, of Grand Island, is expected here in a few days and definite arrangements will then be made. The hospital is now an assured fact.

C. D. Shrader, a former well known Logan county politician who is now located at Perry, O. T., transacted business in town to-day and visited some of his old friends.

Your Minister will furnish you a bottle of Beggs' Cherry Cough Syrup free if you have not the money to pay for it. It stops coughing in church, cures coughs and colds. Sold by A. F. Streitz.

F. H. Edmonds has returned from a week's visit in Lincoln and Omaha.

Thankful words written by Mrs. Ada E. Hart, of Groton, S. D. "Was taken with a bad cold which settled on my lungs; cough set in and finally terminated in Consumption. Four Doctors gave me saying I could live but a short time. I gave myself up to my Savior, determined if I could not stay with my friends on earth, I would meet my absent ones above. My husband was advised to get Dr. King's New Discovery for Consumption, Coughs and Colds. I gave it a trial, took in all eight bottles. It has cured me, and I thank God I am saved and now a well and healthy woman." Trial bottles free at A. F. Streitz's Drug Store. Regular size 50c and \$1.00. Guaranteed or money refunded.

FOR SALE.

Poland China Pigs—both sex, herd headed by King I Know No. 50259, a direct son of the great prize winner Chief I Know No. 11992. Also some

High Grade Bull Calves sired by my full blood Scotch bull Noble Victor 2d, No. 139,834.

WM. SULLIVAN, P. O. North Platte, Neb

We are Kept Busy Repairing shoes for people who appreciate neat, substantial work—the only kind we do. If not already a customer we solicit your work.

GEO. TEKULVE, Yellow Front Shoe Store.

See OUR NEW Fall and Winter Suitings Which have just arrived. F. J. Broeker, Merchant Tailor.

The best 5c CIGAR IN TOWN Can be found at..... J. P. SCHMALZRIED'S.

Our Ten-Cent Cigars are the equal of any. Your attention is invited to our fine line of Chewing and Smoking Tobaccos and Smokers articles.

Legal Notices. IN THE MATTER OF THE ESTATE OF ALVIN G. BACON, Deceased: This cause came on for hearing, upon the report and motion of Orin C. Bacon, administrator of the estate of Alvin G. Bacon, deceased, for the confirmation of the sale of the Southwest quarter of Section 8, in Township 10 north, of Range 29 west, in Lincoln county, Nebraska; said land having been sold on the 30th day of September, 1899, by the said administrator by virtue of an order of sale issued by me on the 10th day of June, 1899.

It is therefore ordered that all persons interested in said estate appear before me on the 8th day of November, 1899, at one o'clock p. m., at my office sitting in chambers at North Platte, Nebraska, to show cause why such sale should not be confirmed. H. M. GRIMES, Judge of the District Court.

NOTICE. To Dudley L. Miller, defendant: You are hereby notified that on the 31st day of August, 1899, Mrs. Lena Miller filed a petition against you in the district court of Lincoln county, Nebraska, the object and prayer of which are to obtain a divorce from you on the ground of extreme cruelty, lack of support and habitual drunkenness, and also praying for a decree for the care and custody of minor children. You are required to answer said petition on or before Monday, the 8th day of November, 1899. By J. E. Evans, her attorney.

SHERIFF'S SALE. By virtue of an order of sale issued from the District Court of Lincoln County, Nebraska, under a decree in an action wherein Marie Cordes is plaintiff and Barbara Krenn, John Krens, et al., are defendants, to me directed, I shall offer at public sale and sell to the highest bidder for cash at the east front door of the Court House in North Platte, Lincoln County, Nebraska, on the 31st day of October, 1899, at one o'clock p. m., of said day, the following described real estate to wit: The northwest quarter of section twenty, township thirteen, range thirty-two, West 6th P. M. in Lincoln County, Nebraska. Amount due on said decree is \$489.85 and interest, \$38.56 costs and accruing costs. Dated this 27th day of Sept. 1899. TIM T. KELHER, Sheriff.

SHERIFF'S SALE. By virtue of an order of sale issued from the District Court of Lincoln County, Nebraska, under a decree in an action wherein H. S. White is plaintiff and Joshua Haworth, et al., are defendants, to me directed, I shall offer at public sale, and sell to the highest bidder for cash at the east front door of the Court House in North Platte, Lincoln County, Nebraska, on the 31st day of October, 1899, at one o'clock p. m., of said day, the following described real estate to wit: The southwest quarter of section twelve, township thirty, West 6th P. M. in Lincoln County, Nebraska. Amount due on said decree is \$1274 and interest, \$27.78 costs and accruing costs. Dated Sept. 27th, 1899. TIM T. KELHER, Sheriff.

UNITED STATES LAND OFFICE, SIDNEY, Nebraska, August 15, 1899. Notice is hereby given that, pursuant to instruction and in accordance with the directions of the Secretary of the Interior, under the provisions of the third section of the Act of July 5, 1884, (23 Stat., 105) the following tracts in the Fort Sidney, Post, abandoned military reservation, Nebraska, viz: Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, will be offered for sale at public outcry at the local land office at Sidney, Nebraska, on the 15th day of November, 1899, at ten o'clock a. m., to the highest bidder for cash, and the proceeds of the sale to be applied to the improvement of the purchase money to be paid at the time of the sale, the deficiency which contains government buildings to be sold and sold together with the buildings thereon, and the water right on the reservation to be offered and sold as a whole, separately from the land and other improvements. ROBERT D. HARRIS, Register; MATT DAUGHERTY, Receiver. Approved: THOS. RYAN, Acting Secretary.

SHERIFF'S SALE. By virtue of an order of sale issued from the District Court of Lincoln County, Nebraska, under a decree in an action wherein H. S. White is plaintiff and Joshua Haworth, et al., are defendants, to me directed, I shall offer at public sale, and sell to the highest bidder for cash at the east front door of the Court House in North Platte, Lincoln County, Nebraska, on the 31st day of October, 1899, at one o'clock p. m., of said day, the following described real estate to wit: The southwest quarter of section twelve, township thirty, West 6th P. M. in Lincoln County, Nebraska. Amount due on said decree is \$1274 and interest, \$27.78 costs and accruing costs. Dated Sept. 27th, 1899. TIM T. KELHER, Sheriff.

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SHERIFF'S SALE. By virtue of an order of sale issued from the District Court of Lincoln County, Nebraska, under a decree in an action wherein Edward A. Reed is plaintiff and Elmer E. Reese, et al., are defendants, to me directed and delivered, I shall offer at public sale, and sell to the highest bidder for cash, at the east front door of the county court house in North Platte, Lincoln County, Nebraska, on the 31st day of October, 1899, at the hour of one o'clock p. m. of said day, the following described real estate to wit: The southeast quarter of section thirty-one, in town 6th north, range twenty-eight, west 1st P. M. in Lincoln County, Nebraska. Dated this 27th day of Sept. 1899. W. S. MORLAN, TIM T. KELHER, Sheriff. Attorney for Plaintiff.

NOTICE. Notice is hereby given that on the 9th day of September, 1899, F. H. Gavin, Receiver of the State Bank of Wallace, Wallace, Nebraska, presented his application to me, the undersigned, and prayer of which are to obtain an order for the sale at public auction of all the assets of said bank yet undisposed of and uncollected, and notice hereof is hereby given on the 8th day of October, 1899, at my office in the city of North Platte, in said county. I will sit at said time and hear any objections that may be presented by any party or parties interested in said assets to the granting of said application. H. M. GRIMES, Judge.

SHERIFF'S SALE. By virtue of an order of sale issued from the District Court of Lincoln County, Nebraska, under a decree in an action wherein The McKinley Lanning Loan and Trust Company is plaintiff and Ella W. Ritenour, John W. Ritenour, et al., are defendants, to me directed, I shall offer at public sale and sell to the highest bidder for cash at the east front door of the county house in North Platte, Lincoln County, Nebraska, on the 31st day of October, 1899, at one o'clock p. m., of said day, the following described real estate to wit: The southeast quarter of section eight, township fourteen north, range twenty-six, West 6th P. M. in Lincoln County, Nebraska. Amount due on said decree is \$500.00 and interest, \$31.03 costs and accruing costs. Dated this 27th day of Sept. 1899. TIM T. KELHER, Sheriff.

LAND OFFICE NOTICE. NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., Sept. 14th, 1899. 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 Register and Receiver at North Platte, Neb., on October 25th, 1899, viz: ALVIN C. HOWARD, who made Homestead Entry No. 17389 for the southwest quarter of section 34, township 13 north, range 29 west, 6 P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Ashley Peters, Jesse Osterhaus, George Kay, and Hugh T. Crockett, all of North Platte, Neb. 67-6. GEO. E. FRENCH, Register.

NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., February 23, 1899. Notice is hereby given that the following-named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before the Register and Receiver at North Platte, Neb., on Nov. 13th, 1899, viz: WALTER CONNELLY, who made Homestead Entry No. 10886 for the east half of the northeast quarter, east half of the southeast quarter, section 25, township 13, north range 30 west, 6 P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Charles Wilkinson, James C. Crow, John Rankin and Henry Connelly, all of North Platte, Neb. 613-6. GEORGE E. FRENCH, Register.

NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., September 18, 1899. 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 Register and Receiver at North Platte, Neb., on November 18, 1899, viz: JAMES WAGGONER, who made Homestead Entry No. 17085 for the southeast quarter of the southeast quarter Section 6, the east half of the northeast quarter, and the northeast quarter of the southeast quarter Section 7, Township 10 north, range 29 west, 6 P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William M. Holtry, Luther Buden, an and Hillard Ridgely of North Platte, Neb., and George Knick, of Somerset, Neb. 622-6. GEO. E. FRENCH, Register.

NOTICE FOR PUBLICATION. United States Land Office, North Platte, Neb., September 18th, 1899. 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 Register and Receiver at North Platte, Neb., on November 18, 1899, viz: WILLIAM H. HOUGHTALING, who made Homestead Entry No. 16865 for the south half of the northeast quarter and Lots 1 and 2, Section 2, Town 9 north, Range 27 west, 6 P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William M. Holtry, Luther Buden, an and Hillard Ridgely of North Platte, Neb., and George Knick, of Somerset, Neb. 622-6. GEO. E. FRENCH, Register.

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