

SUBSCRIPTION RATES. One Year, cash in advance, \$1.25 Six Months, cash in advance, 75 Cents

Republican Ticket.

- For Supreme Judge—M. B. REESE. For Regents of the University—E. G. M'GILTON, W. M. B. ELY.

We would think Mr. Parsons would canvass Perkins county, his old home and among old friends, in the interests of J. E. Morrison and the fusion ticket.

If Bryan is still hunting for evidence of prosperity, he will find it when he reaches North Platte next Tuesday. Business, all around, is from twenty-five to fifty per cent better than when the Colonel was here three years ago.

We don't understand why the managers of Mr. Morrison's campaign don't send Mr. Calhoun to McPherson county to campaign against Judge Grimes.

WHEN M. C. Harrington said, "there will be but one more year of fusion he voiced the sentiment not only of the Nebraska democracy but of W. J. Bryan as well.

We admit that the surveyor is paid a per diem salary, but there is this difference between Meyers and Ross: The former managed to "farm" his office by putting in about every working day in the year, while the latter does the necessary work in just one-third the time and the taxpayers are saved eight or nine hundred dollars a year.

As we have before remarked, Bill Elder is the worst thorn that has ever penetrated the side of the fusion gang, and if they could by some hook or crook—by some dirty, underhanded work—defeat him, their joy would know no bounds.

THE local fusion organ now tells us that there is not much difference between a populist and a democrat. How the Era has departed from the course in which it was steered by its former editor, Mr. Cheney, who lost no opportunity to roundly denounce the democrats, even those of the 16 to 1 brand.

THE fact that county clerk Holtry turned over \$800 in excess fees to the county treasurer in less than twenty-two months while his populist predecessor turned over but \$240.88 in forty-eight months is a solar plexus blow to the fusionists.

JUDGE GRIMES requires no defense to the groundless charges contained in the slimy, anonymous sheet that is being put in circulation by a convicted embezzler and his aids.

THE writer who juggles with the figures we submitted from the county records showing the increased cost of running the county under populist administration is fully as successful in that role as he was in juggling with the county funds.

"AID" SMITH, the fusion candidate for county commissioner, owns a farm in Saunders county for which he receives a cash rental of \$400 per year, and also 800 acres of land in Wallace precinct.

In all the columns of political matter which the Era has directed to the republican nominees on the county ticket the question of their fitness for the offices to which they aspire has not once been raised and it cannot truthfully.

THE fusionists have given up hope of electing "Aid" Smith, their nominee for commissioner. Smith is very unpopular in the precincts where he is best known by reason of his many picayunish acts, and even in his own precinct.

THOSE witnesses and jurymen who attend the next term of court will get their warrants eight months after they render their services to the county, and if they are so unlucky as not to have sufficient cash to pay their board bills.

BISHOP DOANE in an address before the Episcopal missionary council at St. Louis Wednesday came out squarely in support of the administration's policy in taking the Philippines under national protection.

DEAFNESS cannot be cured by local application as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies.

The Erratic Era.

Our comparison of the current expenses of the county during the last eight years under populist rule with the preceding eight years under republican rule, showing the increased taxation under populist rule to be \$75,818.00 for the period of eight years, has opened the eyes of the tax payers to the necessity of a change.

Table with 2 columns: Year (1889, 1898) and Amount (233, 108). Rows include Wallace, Dickens, Nichols, O'Fallon.

THE again the Era attributes the cause of the increased taxation of nearly ten thousand dollars per year under populist rule to the fact as it alleges, that the U. P. railroad quit paying taxes on their lands in 1893; which is not true.

AND the Era intimates that this failure to pay is from a desire to deprive the Era of its rake off for publishing the delinquent tax list.

SEVERAL weeks ago we stated that Sheriff Keliher paid his deputy only \$400 per year, and that he had no right under the law to retain more fee money for deputy services than he actually paid his deputy.

A ballot cast for the republican county ticket registers a vote for economy.

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Getting Plumpest Values

In all your October buying is guaranteed here, when its in a selection of an Overcoat or Suit or Furnishing Goods or Boots and Shoes. With the sale goes every advantage we possess in buying, that best makers can afford,—that assures you they are always newest,—a blending of correct styles and little prices.

THE RIGHT OVERCOAT. One that best becomes you and returns you the greatest comfort is easily found in our new OVERCOAT stock. THE MODEL ONE PRICE CLOTHING HOUSE, MAX KIRSCHBAUM Prop. WE REFUND YOUR MONEY IF GOODS DON'T SUIT.

Bryan? Is it true Mr. Bryan that you demanded and received \$2,500 for your week's work in Iowa this fall from the democratic ticket. Is it true Mr. Bryan that you demanded and received \$2,500 for your week's work in Kentucky in defense of the author of the infamous Goebel election law?

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. White is defendant, 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 northeast quarter of section thirty-one, township twelve, range thirty, west 6th P. M. in Lincoln County, Nebraska.

Preserves. —Fruits, jellies, pickles or catsup are more easily, more quickly, more healthfully sealed with Standard Paraffine Wax than by any other method.

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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 Kress, John Kress, 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 northeast quarter of section twenty, township thirteen, range thirty-two, west 6th P. M. in Lincoln County, Nebraska.

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 Lumber Loan and Trust Company is plaintiff and J. H. W. Hinton, John W. Hinton, 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 northeast quarter of section eight, township fourteen north, range twenty-six, west 6th P. M. in Lincoln County, Nebraska.

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 Lumber Loan and Trust Company is plaintiff and J. H. W. Hinton, John W. Hinton, 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 northeast quarter of section eight, township fourteen north, range twenty-six, west 6th P. M. in Lincoln County, Nebraska.

NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., February 24, 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 the Register and Receiver at North Platte, Neb., on Nov. 17th, 1899, viz: WALTER DONNELLY, who made Homestead Entry No. 10966 for the east half of the northeast quarter, east half of the southeast quarter, section 20, township 13, north range 30 west 6th P. M.

NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., September 19th, 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 the Register and Receiver at North Platte, Neb., on November 24, 1899, viz: WILLIAM H. HOUGHTALING, who made Homestead Entry No. 17094 for the southeast quarter of the southeast quarter, section 8, the east half of the northeast quarter, and the northeast quarter of the southeast quarter of section 7, township 10 north, range 31 west 6th P. M. in Lincoln County, Nebraska.

NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., September 23d, 1899. Notice is hereby given that Martha E. Artley, widow of David Artley, deceased, has filed notice of intention to make final proof before the Register and Receiver at their office in North Platte, Nebraska, on Friday, the 24 day of November, 1899, on timber cuttings application No. 18738, for the south half of the north and west 1/2 and 4 of section 4, township 10 north, range 31 west. She names as witnesses: Jacob Cusins, Sarah E. Cusins, William Griffith and William Jones, all of North Platte, Neb.

NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., September 23d, 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 the Register and Receiver at North Platte, Neb., on November 24, 1899, viz: WILLIAM E. HOUGHTALING, who made Homestead Entry No. 17115 for the southeast quarter of section 8, township 10 north, range 31 west 6th P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William Peterson and William Houghtaling of Ingham, Neb., and J. W. Johnson and Fred E. Johnson of North Platte, Neb.