FRIDAY, NOV. 3, 1899

IRA L BARE, EDITOR AND PROPRIETOR

SUBSCRIPTION RATES. 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, WM. B. ELY. For Member Congress-Sixth district M. P. KINKAID For Judge, 13th Judicial District, H. M. GRIMES. For County Clerk, WM. M. HOL/TRY. 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,

## To Republican Voters.

The republican county cenone o'clock p, m.

close.

No campaign of recent years has been conducted by the populists and fusionists in such a villainous, lying and deceptive manner as the sionists recognized the fact that candidate he is, all in one line. the republican ticket was composed truthfully speak ill of the republican nominees, they at once concluded to take up the cudgel of Silas A. Holcomb People's Indep'ndent abuse and villification and used it with the vain hope that they could Manoah B. Reese..... impeach the character and standing of the candidates on the republican ticket. But their efforts will prove futile: falsehoods will not win nor make votes, and we feel confident that the better element of voters in the county will set the foot of disapproval on the methods pursued vides that "The party polling the by the fusionists and will rebuke highest number of votes at the last them by voting the straight re- general election for the head of the publican ticket. THE Bryan meeting in this city the name of the office for which last Tuesday was in no way a success, and the result was a great disappointment to the fusionists. The passed upon by the district courts meeting had been widely advertised former held that the fusion ticket it was expected that 600 or 800 the Douglas county district court farmers would come in to bear the which is the later decision, held that wind jammer. These expectations the republicans were entitled to first fell short, very short; there was place. We believe that the latter not to exceed 150 farmers in town case is supported by the law and that day and only a part of them logic of the facts. The case was attended the meeting. The opera submitted to the court on a stipulaattended the meeting. The operation of facts, among others that at the last general election that Poynmen, women and children, the two ter was the candidate of three seplatter class forming nearly one- arate and distinct parties. each of half the audience. Bryan was dis- which occupied a separate column appointing to many, and the general on the official ballot under a distinct verdict among fair minded people is party emblem, that Poynter's comthat Bryan is at present more of a bined vote by these three parties ward politician than a statesman, aggregated 95,703, that Hayward and that he uses abuse instead of argument.

and all Good Citizens of Lincoln County:

> It has just been disclosed that an attempt to count in the fusion state ticket by fraud will be made. Edmisten, who is managing the Holcomb campaign, is the same person who engineered the recount fraud at Lincoln of the vote on the constitutional amendment increasing the number of supreme judges. Ellingsworth, of Gothenburg, Edmisten's special agent, was in the city yesterday and arranged the deal with the local fusion managers. The program is to withhold the returns from the country precincts until the returns are in from Douglas and Lancaster counties and then to manipulate the ballots so as to change the result. Watch the ballots closely, and insist on a prompt count and the prompt transportation of the returns to the county clerk. One of Edminsten's tools testified before the committee of the legislature that under Edmisten's instructions he manipulated the ballots on the recount by the use of a short pencil held between his first two fingers with which he was instructed to mark in the square opposite the affirmative on the ballots on the supreme court amendment so that it would nullify the negative vote on such ballots. This man Edmisten will stop at nothing to accomplish his purpose.

Stand by the ballot until the last one is counted and at once send the result upon a sample ballot to the undersigned. With a fair ballot and an honest count, the entire republican ticket will be elected in this county.

The republican county central committee offers \$50 reward for any information that will lead to the detection, arrest and conviction of any one violating the election laws.

IRA L. BARE, Chrmn Republican Co. Cen. Committee.

## THOSE BALLOTS.

who can possibly do so, to him on account of the manner in vote early, if possible before which the official ballot is prepared found that about the only importin this county. The article is filled ant change was to prevent the

effort to get every republican that the secretary of state has the fulness have been labeled a law to vote cast before the polls right to arrange the ticket and de- prevent fusion, and its evident purshall appear on the ticket. Now difficult.

these ballots are prepared under the the stipulated facts I can only find new election law passed last winter that the freesilver republican and and the only courts that have passed democratic parties each cast at upon it were the district court of least 1 per cent of the total vote in Saline county and the district court | the 1898 election, which, subtracted present one. For several weeks of Douglas county and both courts from the vote given Mr. Poynter, the local fusion organ has teemed agree on the proposition that the left but 91,000 and some odd, or less with contemptible and lying re- secretary of state has authority only than was polled by the republican marks and inuendoes concerning to certify what names shall appear party." the republican nominees. Not con- on the official ballot and that the Any other holding would violate tent with this course the fusion duty of preparing and arranging common sense. Suppose the conthe ballot devolves upon the county verse of this proposition was held to county central committee has se-cretly circulated throughout the of state attempted to usurp the du-fusion parties, if they had each county a number of circulars con- ties of the county clerk and ar- nominated a separate ticket, would taining a lot of rot and lies which the committee did not have the to deceive the voter. The form of the republican ticket and the remanhood and courage to have the ballot is laid down on pages 130 publicans would have had fourth manhood and courage to nave printed in the the Era. Not only this; birelings have canvassed the county and traduced and villified the republican nominees; in fact nothing that is mean and contemptnothing that is mean and contempt- date shall be given one line on the ible has been left undone. At the ballot, first his name, to be followed beginning of the campaign the fu- by the names of the parties whose The ballot as prepared by the of clean, honorable men and as secretary of state violated the law, they, the fusionists, could not as will be seen by the following copy;

"As to the passage of the law, it The Era in its efforts to create a is proper to consider the purpose of tral committee earnestly re-quests all republican voters, uests all republican voters, to hun on account of the manner in one o'clock p. m. By so doing you will as-sist the committee in its with mis-statements of facts. Among other things the Era says than once upon the ballot. It that the supreme court has held might with some degree of truthtermine in what order the names pose was to make fusion more

The Era in its last issue comes out and practically admits defeat take any stock in these canards for the fusion forces uext Tuesday, but cousoles itself with the claim that the coming disaster will be due to the lack of frying fat from the protected industries to lubricate the squeaky triple concern which they have been attempting to run. But Mr. Copper how about the fat from the great self-protecting silver trust, allied with the fat from the office trust you have been wallowing in during the campaign?

# 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. Note our handsome fall and winter stock and you'll feel that our statements are sincere; that this is the store that makes it interesting buying for you.

# THE RIGHT OVERCOAT One that best becomes you and returns you the greatest comfort is easily found in our new OVERCOAT stock. The popular styles, the most used materials-OVERCOATS for comfort and for dress, and prices that capture your interest. A Good Black Melton Overcoat \$7.50 worth \$10.00, for \_\_\_\_\_ The finest Montanac Overcoat 15.00 worth \$18.00 for . Men's Gray Ulsters, worth nine \$6.00 dollars, for\_... The Best Irish Frieze Ulster 10.00worth \$15.00, for \_\_\_ Dress Fall and Winter Suits Every possible excellence in making every style, detail just exactly correct, but a lowness in the prices you would hardly feel possible when you note the character of the materials Prices just a little less than real worth. We have them for ..... \$3.50, \$5.00, \$7.50, \$10, \$15 and 18.00 Come and examine our stock and prices, and you will find it pays you to trade at MAX KIRSCHBAUM Prop. WE REFUND YOUR MONEY IF GOODS DON'T SUIT. THE fusionists evidently believe G. M. Smith is visiting friends in

NOTICE FOR PUBLICATION. Land Office at North Platte, Neb., 7 February 3d, 1859. Notice is hereby given that the following-named settler has filed notice of her intention to make final proof in support of his claim and that said proof will be made before the Register and Re-ceiver at North Platte, Neb., on Nov. 17th, 1899, viz:

THE Era says over two thousand --mark the number, two thousand to the contrary." he said, "it must -visitors thronged the streets of performs his duty, and in the North Platte last Tuesday on the absence of a showing to the conoccasion of Bryan's visit This is trary, that the three parties cast at an adulterated lie, the editor of the least 1 per cent of the total vote.

FOR SUPREME JUDGE.

Silver Republican

Republican

The object of this arrangement was to catch the unwary republican by the word republican on the third line after Holcomb's name. Now then as to the ciaim that the fusion candidate is entitled to first place on the ticket. The law prostate ticket shall have the right of its nominee immediately beneath

such candidate is nominated. As we said before, this law has been of Saline and Douglas counties. The was entitled to first place, while the republican nominee received 92,982 votes. Under the facts as stipulated the court held that

"In the absence of any showing be presumed that a public officer Era knows it is a lie, the citizens of North Platte know it is a lie, and everybody, by reason of his assertion, will brand the editor of the Era as an accomplished liar.

A vote for the straight republican county ticket will be a vote for the the republican majority on the return of economy in county af- board will see that the fusion canfairs.

A GOLDEN DISCOVERY. The famous Klondike region is not all gold. Hundreds prospectors drop and die of 2.5 hunger and ra fatigue

without ever finding the precious metal. Often the most precious things of life are found only after infinite exertion and discouraging search. Many a man and woman looking vainly for health almost drops by the wayside before the golden means of relief is at last discovered.

theants of relief is at last discovered. "About twelve years ago," says O. B. Copen-haver, Esq., of Mosunt Union, Huntington Co., Pa..." I was suddenly taken with a pain in the pit of my stomach which was so violent I could not walk straight. It would grow more severe until it caused waterbrash and vomiting of a slimy yellow matter. I consulted a physician and he told me I had a form of dyspepsia, and treated me for about six mouths with but little benefit. I still kept getting so weak I could scarcely walk. "I then tried another physician and he told me my liver was out of order and that I had in-disection. He gave me a treatment and I got

me my liver was out of order and that I had in-digestion. He gave me a treatment and I got some better but only for a short time. I then tried another one who said I had chronic indi-gestion, ulceration of the lining of the stomach orpid liver and kidney affection. He treated me for more than a year and I fell much better but it did not has. "Ithen took to using several widely advertised patent medicines, but received no more than temporary relief while using. I then tried De Pierce's medicines, using his 'Golden Medical Discovery' and the 'Piensant Pelleta' and In two months time I was teeling better than I had for years before. I can truthfully say Dr. Pierce's medicines did me more good than any I had ever taken."

If yon are one of those discouraged ones in the long and weary search for health, write to Dr. R. V. Pierce, of Buf-falo, N. Y. He will send you friendly advice that will not cost you one cent. For constipation, nothing is equal to Dr. Pierce's Pleasant Pellets.

that the voters of the county will always for sale. which are being so assiduously circulated.

## IT was on account of Neville's un-

savory record that the populists of this judicial district turned him down four years ago and elected Judge Grimes. The leopard has not changed his spots. It is the same Neville, only a little more so.

Elect Lincoln Carpenter commissioner in the Third district and didate for congress pays his taxes.

When you vote for congressman

place your X after the name of Moses P. Kinkade, a man who

stands well wherever known,

UNITED STATES LAND OFFICE, SIDNEY Nebraska, August 16, 1899. Notice is hereby given that, pursoant to instruction and in accord-ance with the directions of the Secretary of the In-terior, under the provisions of the third section of the Act of July 5, 1884, (23 stat., 103 the following tracts in the Fort Sidney, Post, abandoned min-tary reservation, Nebraska, viz. Lots 1, 2, 8% N E b, the N W 14, the S E b, and the S W 4, Sec. 32, T. 11 N., R. 49 W., containing 630 acres, will be offered for sale at public outery at the iosai land office at Sidney, Nebraska, in tracts of the small-ust legal subdivision, on the 15th day of Novem-ber, 1900, at ten ovelock a. m., to the highest bid-der at not less than the appraised value, for the A vore for the fusion ticket will be giving aid and comfort to the fellows who are firing on the American flag and its defenders.

# How Will You Vote?

For the present conditions, 1899-Republican tariff, prosperity, plenty work, good wages, sound money;

Wilson tariff, idle mills and factories, soup house paupers and tramps?

### Beware of Ointments for Catarrh that contain Mercury,

as mercury will surely destroy the sense of smell and completely derange the whole system when entering it through the muscous surfaces. Such articles should never be used except on perscriptions from reputable physicians, as the damage they will do is ten fold to the good you can possibly derive from them.

Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, O., contains no mercury, and is taken internally, acting directly upon the blood and mucous arfaces of the system. In buying Hail's Catarrh Cure be sure you get the genuine Catarrh Cure be sure you get the genuine It is taken internally, and made in To-ledo, Ohio, by F. J. Cheney & Co. Testimonials free. Sold by Druggists, price 75c, per bottle. Hall's Francilla Div.

Hall's Family Pills are the best.

4 0178

Loose hay and baled hay

PROBATE NOTICE.

State of Nebraska. Lincoln County, 88, In the County Court, October 24, 1889, In the matter of the Estate of James R Bangs, deceased,

In the matter of the Estate of James R. Bangs, deccased. On reading and filing the petition of Sarah A. Bangs praying that the instrument filed on the 4th day of October. 1898, and purport, ing to be the last will and testament of the said deceased may be proved, approved, pro-bated, allowed and recorded as the last will and testament of the said James R. Bangs, deceased, and that the execution of said in-strument may be committed and the admin-istration of said estate may be granted to Sarah A. Bangs as idministratrix with the will snnexed. Ordered, that November 14th A, D. 1809, at Ho clock a. m. is assigned for hearing said petition, when all persons interested in said matter may appear at a county court to be held in and for said county and show cause why the prayer of petitioner should not be granted. 0243 A. S. BALDWIN, County Judge

LEGAL NOTICE.

H. M. ORIMES, Judge of the District Court

0243

A. S. BALDWIN, County Judge

Harrington & Tobin.

WALTER CONNELLY, who made Homestead Entry No. 16386 for the east half of the northeast quarter. east half of the southeast quarter, section 26, township 18, north range 30 west 6 p. m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: said land, viz: Charles Wilkinson, James C. Crow, John Rankin and Henry Connelly, all of North

WALTER CONNELLY.

013-6. GEORGE E. FRENCH,

Register

NOTICE FOR PUBLICATION. Land Office at North Platty Neb., } September 19th 1869. } Notice is horseby given that the following-named settler has filed hotice of his thention 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 Novembar 3d 1950 etc.

proof will be made before Register and Receiver at North Pintie, Neb., on November 3d, 1896, viz: JAMES WAGGONER, who made Homestead Entry No. 17085 for the southeast quarter of the southeast quarter Sec-tion 6, the east half of the northeast quarter Sec-tion 6, the east half of the northeast quarter Sec-tion 7, Township 10 north, range 31 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William M. Holtry, Butter Buchanan and Hülliard Ridgely of North Platte, Neb., and George Knick, of Somerset, Neb. \$22-6 GEO, E. FRENCH, Register.

GEO. E. FRENCH, Register.

NOTICE FOR PUBLICATION. United States Land Office, 1 North Platte, Neb., September 18th, 1899, 1 Notice is hereby given that the following-named estiticr has filed bolice of his intention to make anal proof in support of his claim, and that said proof will be made before Register and Receiver at North Platte, Neb., on November 9th, 1869, vizz Will LIAM H. HOUGHTALING.

WILLIAM H. HOUGHTALING, Who made Homestead Entry No. 16,805 for the south half of the Northeast quarter and Lots 1 and 2, Section 2, Town 9 north, Range 27 west. He names the following witnesses to prove his continuous residence upon and cuitivation of said and viz: William McGinnis, Whilam Peterson, Claud Glendenning and Aus Wilnnuth, all of Ing-hum, Neb.

GEORGE E. FRENCH,

8-22-6

NOTICE FOR FUBLICATION. Land Office at North Finite, Neb , { September 22d, 1899, Notice is hereby given that Martha E. Artilly, widow of David Artilly, deceased, has filed notice of intention to make final proof before the Register and Receiver at their office in North Flatte, Nebraska, on Friday, the 3d day of November, 1899, on timber culture appli-ration No. 13785, for the south half of the north west and Puts 3 and 4 of section 4, township 10 north, range fil west, She minnes as witnesses: Jacob Cussins, Sarah E. Cussius, William Griffith and Witham Jones, all of North Flatte, Neb. SECTION GEO. E. FRENCH. Register.

GEO. E. FRENCH. Register. #266p

ACCOP GEO E FRENCH Register. NOTICE FOR PUBLICATION. Land Office at North Flatte, Neb., ( September 154, 1869 Notice is hereby given that the following named settier 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 Flatte, Neb., on November 9th, 1899, vizz WILLIAM F. McGINNIS, who made Homestead Entry No. 16775 for the Southeast quarter of Section 34, Township 10 north, Range 27 west 6.h F, M. He names the following witnesses to prove his continuous residence upon and cultivation of said iand, vizz William Peterson and William Hough-telling of Ingham, Neb., and J. W. Johnson and Fred Jacobs of Moorefield, Neb. siP-6 GEO, E. FRENCH, Register

NOTICE.

N THE MATTER OF THE ESTATE OF AL-VIN C. DACON, Decessed: This cause came on for hearing upon the report and motion of Grio C. Bacco, administra-tor of the estate of Alvin C. Bacon, decessed, for the confirmation of the sale of the Southwest quarter of Section 8, in Township 10 borth, of Bange 29 west, in Lincoln county, Nebraska; said band having been sold on the 36th day of Septem-ber, 1836, by the said administrator by virtue of an order of sale baned by me on the 19th day of June, 1840. NOTICE, To Dudley L. Miller, defendant: You are hereby notified that on the Sist day of August, 1899, Mrs. Lean Miller Rived 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 extremes gra-ely, lack of support and habitual drankenness and also praying for a decree for the care and custedy of minor children. You are required to answer said petition on or before Monday, the 6th day of November, 1898. Mrs. LENA MILLER, by J. F. Evane, her attorney.

By J. E. Evans, her attorney,

ber, 1899, at ten o'clock a. m., to the highest bid-der at not less than the appraised value, for the land and for the improvements, the purchase money to be paid at the time of the sale, the sub-divisions which contain government buildings to be o'vered and sold, together with the buildings to be o'vered and sold, together with the buildings there-on, and the water right on the reservation to be offeroid and sold as a whole, separately from the lands and other improvements. HOBLEY D. HARRIS, Register: MATT DAUGHERTY, Re-ceiver. Approved: THUS, BYAN, Acting Sec-retary. LEGAL NOTICE. To H. B. Smith, Hicks Erothers, Estate of Spooner, R. Howeil, First National Back of Chicogo, Heien S. Adams, Abraham Rieser & Co, William D. Risse and William B. Conklin. You and each of you are bareby notified that you have been sued in the District Court of Linsoin the action entitled Lawrence B. Bathbone in the action entitled Lawrence B. Bathbone in in and each of you are bareby notified that you have been sued in the District Court of Linsoin to a source the position field against you in and action on or before. November 17, 1859, the altega-tions of said petition field against you in and atom the east Half of the Southwest Quarter and tots Three and Four of Section Thirty, and the faste and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the tots Three and Four of Section Thirty. In the Section Thirty Section Thirty and the tots Three and Four of Section Thirty. In the Market and Section Thirty and the Advect Or for conditions of 1896-