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Republican Ticket.

- NATIONAL. For President, WILLIAM MCKINLEY. For Vice President, THEODORE ROOSEVELT. STATE. For Governor, CHARLES H. DIETRICH.

THERE is apparently no need of any woman remaining an old maid. A Chicago girl invested eighty-five cents in advertising and received 153 proposals from men of all classes and conditions.

Those fellows who pose as 'Abe Lincoln republicans' must have an awful time swallowing Adlai Stevenson, who in the early sixties lost no opportunity to declare the war a failure and give the 'johnnies' all the comfort at his command.

THROUGH the generosity of D. E. Thompson, twelve hundred mothers and children of the city of Lincoln are enjoying a week's outing at Chautauqua park at Beatrice. It will be a week of out-door enjoyment, entirely without cost for living or transportation.

THE election this fall is simply a business proposition: Do the business men and working men want to trade the present conditions for the conditions which existed four years ago? Do they want a return of Coxe's armies, soup houses, idle laborers and bankrupt business men?

THE American Farmer, which takes no part in politics, truly says that 'it is better to know that wool is selling at 30 cents a pound in Boston and New York than to bother your head with a lot of rubbish about 'imperialism.'

SINCE April last the deposits in the national banks of the state, outside of Omaha and Lincoln, have increased over a million dollars while the deposits in the state banks have increased over three million dollars since March 12th last.

C. H. DIETRICH, the republican candidate for governor, has been visiting portions of the state and everywhere is making friends and votes. He is a straightforward, manly business man, is not a professional politician, and has a record that cannot be assailed.

SO LONG as the mid-road populists voted with the fusionists in Nebraska they were bulgy good fellows, but now that they have a state ticket of their own and intend to support it, they are called political renegades and mountebanks by the fusionists.

THE democrats and fusionists who are inclined to guy Roosevelt's record as a soldier, are painfully silent as to Bryan's military record. Both the republican nominees have marched through the enemy's country, charged the enemy's lines and faced the enemy's bullets.

BOTH the Denver Times and the Denver Republican, free silver republican papers that espoused the cause of Bryan in 1896, are now against him and his ticket. And by the way Colorado, which was so unanimous for Bryan in 1896, can be counted a mighty close state this year.

THE fusionists will tell you that McKinley prosperity is only skin deep. Perhaps they are right, but there is no question, as experience proved, about the Cleveland brand of hard times having reached to the joints and marrow of the business man and laborer.

THE United States continues to give persistent and consistent evidence of absolute good faith toward Cuba. Today is published the decree whereby a general election is ordered to take place September 15, at which thirty-one delegates will be chosen by the various provinces to form a constitutional convention to frame the fundamental law of the republic.

THE ROLE OF COWARD.

That's a Part Bryan Would Have Uncle Sam Play.

Jones Says Bryan's First Official Act Would Be to Recall Troops From the Philippines.

Why the Prices of Farm Products Have Advanced and Why the Republican Party Claims Credit.

OMAHA, Aug. 6.—Viewed from a Republican standpoint, the campaign in Nebraska is progressing nicely. Chairman Lindsay has the machinery in splendid working order and is doing some very effective work.

Thus far the work has been largely preparatory, preparations being made for a vigorous educational campaign, beginning at an early date and continuing to the close.

THE Farmer's Vote. Republican leaders, generally, are hopeful of receiving a very large vote from the patrons of husbandry. It is a matter patent to everybody that the farmers of Nebraska have been propitious to a degree never before attained, during the last four years under President McKinley.

The Republican party claims, and rightfully, too, the credit for prosperity. It accomplished this in several ways, the principal causes being in furnishing employment to American labor at increased wages, and in building up and extending American trade in foreign countries.

Under Democracy a large per cent of the laboring classes lived on free soup. Under Republicanism laboring people are living on meat, potatoes, canned goods, breadstuffs, and in short, are well supplied with all the necessities of life.

Under Republicanism new markets have been opened up for the products of American labor and of American farms, with the inevitable result that the foreign demand for American products has in the last few years been substantially increased.

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It makes a big difference to the farmers of the United States, in the way of prices, whether the labor element consumes each day 20,000,000 pounds of meat, 5,000,000 loaves of bread, 5,000,000 pounds of butter, 2,000,000 bushels of potatoes, 4,000,000 dozens of eggs, and a corresponding volume of other food products—whether it shall be fed at free soup houses (as it was under Democratic rule) and this vast demand for farm products destroyed.

Chairman Jones of the Democratic national committee is out with the bold announcement that: "If Bryan is elected his first official act will be to recall the American soldiers from the Philippines and leave those islands to care for themselves." Bryan, with characteristic strategy, refused to

confirm or deny the statement of his national chairman, but there is every reason to believe that the statements attributed to Chairman Jones distinctly foreshadow that part of Mr. Bryan's foreign policy in the event of his election as president.

The blighting effect of such a policy needs hardly to be pointed out. It would disgrace the United States in the eyes of all the civilized nations of the world, for it would put this nation in the attitude of deserting a post of duty at a time and in a way that would reflect selfishness, ingratitude, and inability to discharge the high obligations imposed by enlightened civilization.

All the world knows, and the people of the United States know, though Bryan and his advisers may not think so, that insurrection, not war, prevails in the Philippines. Roving bands of bandits and savages, not armies, are going about the islands perpetrating murder, robbery and other high crimes.

The United States holds the same position to the people of the Philippine islands, so far as maintaining law and order is concerned, as the government of China to its people, and the murdering Boxers of China are to the law-abiding people of China what Aginaldo and his followers are to the law-abiding people of the Philippines.

The people of the Philippines may be capable of self government, but continuous strife and warfare have impoverished these people, the islands are preyed upon by roving bands of savages, and it is beyond the ability of these people, without the aid of the United States, to restore domestic tranquility or form a government of their own.

There are a large number of Americans, Germans, French, Scandinavians, and people of other civilized nations in the islands, besides a large number of natives who are friendly to the American people. Would Bryan withdraw the troops and expose all these people to the ravages of outlaws, murderers and thieves? Would he withdraw the troops and thus give Aginaldo license to continue his campaign of rapine and murder?

Aginaldo a patriot! Perish the thought. History recites that Aginaldo agreed with the Spanish government to betray his deluded followers upon the payment of \$800,000. History further recites that after having received and dissipated the money Aginaldo broke faith with Spain. He affected to pose as a friend to the United States, but the diagnostic eye and perceptive mind of Admiral Dewey soon discovered that he was playing false and for the purpose of using the United States to further his own interests.

Reports concerning the management of the various state institutions are certainly not intended to inspire public confidence in the integrity of the fusionists. It is the intention to carefully investigate each one of these institutions and give to the public an impartial recital of the condition of affairs as found. In some of these institutions already investigated a considerable amount of fraud has been discovered, to say nothing of the startling exhibitions thereof presented of ignorance and incompetency.

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LEGAL NOTICE. The defendants Mary Josephine McCannanagh and McCannanagh her husband, first name unknown, W. D. Mead, and Pa. A. Kliner, stockholders of the Mead State Bank, Impressed with others will take notice that on the 14th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 29, township 10, north of range 40, west of the sixth principal meridian, Nebraska, for the year 1892 in the sum of \$9.14; for the year 1893 in the sum of \$10.25; for the year 1894 in the sum of \$10.41; for the year 1895 in the sum of \$11.15; for the year 1896 in the sum of \$11.81; for the year 1897 in the sum of \$12.21; for the year 1898 in the sum of \$12.51; for the year 1899 in the sum of \$12.81; amounting in the total sum of \$106.53; with interest at the rate of ten per cent per annum from the 14th day of July, 1900, all of which is due and unpaid.

LEGAL NOTICE. The defendants Nellie C. Kennedy, — Kennedy, her husband first name unknown, Esther S. Hiller, will take notice that on the 16th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 29, township 10, north of range 40, west of the sixth principal meridian, Nebraska, for the year 1892 in the sum of \$7.69; for the year 1893 in the sum of \$8.72; for the year 1894 in the sum of \$8.94; for the year 1895 in the sum of \$9.36; for the year 1896 in the sum of \$9.72; for the year 1897 in the sum of \$10.01; for the year 1898 in the sum of \$10.31; for the year 1899 in the sum of \$10.61; amounting in the total sum of \$87.41; with interest at the rate of ten per cent per annum from the 14th day of July, 1900, all of which is due and unpaid.

LEGAL NOTICE. The defendants J. L. Moore, trustee of the Globe Investment Company, The Globe Investment Company, Dell Baker and John Doe true name unknown, will take notice that on the 14th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 26, township 16, north of range 26, west of the sixth principal meridian, Nebraska, for the year 1892 in the sum of \$7.41; for the year 1893 in the sum of \$8.20; for the year 1894 in the sum of \$8.41; for the year 1895 in the sum of \$8.84; for the year 1896 in the sum of \$9.24; for the year 1897 in the sum of \$9.54; for the year 1898 in the sum of \$9.84; for the year 1899 in the sum of \$10.14; amounting in the total sum of \$87.41; with interest at the rate of ten per cent per annum from the 14th day of July, 1900, all of which is due and unpaid.

LEGAL NOTICE. The defendants J. Crawford first name unknown, William Goddard, — Goddard his wife, first name unknown, Clara Robbins, — Robbins her husband, first name unknown, Margaret Edwards, — Edwards her husband, first name unknown and John Doe, true name unknown, will take notice that on the 16th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 23, township 9, north of range 34, west of the sixth principal meridian, Nebraska, for the year 1895, in the sum of \$13.80; for the year 1896, in the sum of \$23.00; for the year 1897, in the sum of \$16; for the year 1898, in the sum of \$4.88; for the year 1899, in the sum of \$1.14; amounting in the total sum of \$72.52; with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is due and unpaid.

LEGAL NOTICE. The defendants Stephen A. Albro, Dana Albro, Samuel Albro and Mrs. Albro his wife first name unknown Phoenix Investment Co., Wilber A. Brothwell and Mrs. Brothwell his wife, true names unknown, will take notice that on the 25th day of June, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 6, in township 10, north of range 33, west of the sixth principal meridian, Nebraska, for the year 1896 in the sum of \$5.66; for the year 1897 in the sum of \$5.66; for the year 1898 in the sum of \$5.66; for the year 1899 in the sum of \$5.66; amounting in the total sum of \$22.64; with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is due and unpaid.

LEGAL NOTICE. The defendant Mattie L. Durfee, will take notice that on the 30th day of August, 1900, the plaintiff, The City of North Platte, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against lot 4 in block 115-city of North Platte, Nebraska, for the year 1899 in the sum of \$12.85; for the year 1900 in the sum of \$11.08; for the year 1891 in the sum of \$10.38; for the year 1892 in the sum of \$12.07; for the year 1893 in the sum of \$10.87; for the year 1894 in the sum of \$10.87; for the year 1895 in the sum of \$9.78; for the year 1896 in the sum of \$9.78; for the year 1897 in the sum of \$9.78; for the year 1898 in the sum of \$9.78; for the year 1899 in the sum of \$9.78; for the year 1900 in the sum of \$9.78; amounting in the total sum of \$992.61; with interest at the rate of ten per cent per annum from the 16th day of July, 1900, all of which is due and unpaid.

LEGAL NOTICE. The defendants Western Union Farm Loan and Trust Company, L. W. Tulleys first name unknown, Burnham Tulleys and Company, Henry Wilson, — Wilson, his wife, first name unknown and John Doe, true name unknown, will take notice that on the 24th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens duly assessed by said plaintiff against the southeast quarter of Section 19, in Township 9 north of Range 30, west of the sixth principal meridian, Nebraska, for the year 1897 in the sum of \$2.27; for the year 1898 in the sum of \$1.19; for the year 1899 in the sum of \$1.19; for the year 1900 in the sum of \$1.19; amounting in the total sum of \$6.75; with interest at the rate of ten per cent per annum from the 14th day of July, 1900, all of which is due and unpaid.

LEGAL NOTICE. The defendant George A. Travers, will take notice that on the 24th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 34, township 15, range 26 west, by George A. Travers, contained in which it is alleged that George A. Travers has failed to plant trees, seeds or cuttings, or cultivate any part of said tract since July, 1898, and from the appearance of the land at that date there has never been any breaking or planting done on said tract and said defects exist to this date, said parties are hereby notified to respond and offer evidence touching said allegations at 10 o'clock on August 15, 1900, before the register and receiver of the United States land office in North Platte, Lincoln county, Nebraska. The said contestant having, in a proper affidavit, filed June 29, 1900, set forth facts which show that after due diligent personal service of this notice can not be made, it is being published and directed that such notice be given by due and proper publication.

TRY IT Women suffering from female troubles and weakness, and from irregular or painful menses, ought not to lose hope if doctors cannot help them. Physicians are so busy with other diseases that they do not understand fully the delicate organism of woman. What the sufferer ought to do is to give a fair trial to BRADFIELD'S Female Regulator which is the true cure provided by Nature for all female troubles. It is the formula of a physician of the highest standing, who devoted his whole life to the study of the distinct ailments peculiar to our mothers, wives and daughters. It is made of soothing, healing, strengthening herbs and vegetables, which have been provided by a kindly Nature to cure irregularity in the menses, Leucorrhoea, Falling of the Womb, Nervousness, Headache and Backache. In fairness to herself and to Bradfield's Female Regulator, every suffering woman ought to give it a trial. A large 5¢ bottle will do a wonderful amount of good. Sold by druggists.

LEGAL NOTICE. The defendants Nellie C. Kennedy, — Kennedy, her husband first name unknown, Esther S. Hiller, will take notice that on the 16th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 29, township 10, north of range 40, west of the sixth principal meridian, Nebraska, for the year 1892 in the sum of \$7.69; for the year 1893 in the sum of \$8.72; for the year 1894 in the sum of \$8.94; for the year 1895 in the sum of \$9.36; for the year 1896 in the sum of \$9.72; for the year 1897 in the sum of \$10.01; for the year 1898 in the sum of \$10.31; for the year 1899 in the sum of \$10.61; amounting in the total sum of \$87.41; with interest at the rate of ten per cent per annum from the 14th day of July, 1900, all of which is due and unpaid.