TUESDAY, OCT. 29, 1901,

IRA L. BARE, EDITOR AND PROFRIETOR

SUBSCRIPTION BATES.

Entered at the North Platte (Nebraska) postoffice

REPUBLICAN STATE TICKET.

For Supreme Judge-S. H. SEDGWICK, of York. For Regents State University-C. J. ERNST, of Lincoln.

County Ticket.

For Treasurer-C. F. SCHARMANN. For Judge-A. S. BALDWIN. For Superintendent-

OSCAR W. NEALE. For Clerk-FRED R. GINN. For Sheriff-

LINCOLN CARPENTER. For Coroner-DR. F. H. LONGLEY. For Surveyor-CHAS. P. ROSS.

For Commissioner 2nd Dist .-C. MAX McGREW. A vote for the straight re-

publican ticket is a vote of confidence in Roosevelt and the republican party.

THERE is no more effective the straight republican ticket.

It is pretty nervy for Ed Murphy to ask a republican to vote for him when they all know that while he was holding office by grace of the republican party he turned populist and fought the organization which gave him bread. We don't believe that there are many republicans that will feel inclined to reward Murphy for playing the traitor,

As the election approaches the indications for the success of the entire republican county ticket grows brighter and the majorities this year will exceed those of two years are leaved to be sometimes a fortune, but never if you have a sallow complexion, a jaundiced look, moth patches on the skin-all signs of Liver Trouble. But Dr. King's New Life Pills give Clear Skin, Rosy Cheeks, Rich Complexion. Only 25 cents at Streitz's drug store. those of two years ago. In more than half of the country pre-cints gains will be made for the

JOE TRIDEL, who was up from Wallace yesterday, is one of the populist leaders in that section, but he has no good words to say for his former townsman E. Lance Jones. He has a number of questions he would like to propound to Mr. Jones in the pre-sence of an audience. The Wallace voters will probably give Jones a colored optic.

THE TRIBUNE has conclusive vidence that the answer made in these columns to the letter appearing in the Era as coming from a republican was not the republican that the answer indicated, and this statement is made in justice to the party indicated. The party indicated in the answer was not a candidate before the convention, consequently was not turned down by the convention.

FROM July 2, 1896, to Feb'y 10, 1898, a period of nineteen months, Paul Meyers filed against the county for services as surveyor bills aggregating \$1,875.80. During 1897 the bills filled by him amounted to\$1,120 .-95, nearly one hundred dollars a month. That the county should pay out such a sum for the services of a surveyor is preposterous. No wonder that Meyer's is so anxious to again be county surveyor and again "farm" the

When you see a communicacation in the Era signed "Repubyou are safe in betting twenty to one that the matter was written within forty feet of the Ere press by one of the fu-THERE is no more effective sion gang. The gang doesn't way of showing your approval of have the courage to publish their William McKinley than by voting screed unless they attach the nom de plume of "Republican." By so doing they also hope to

demogogues whose vile teachings have fostered anarchy in this land of the free.

Be careful about monkeying with the new official ballot. The safe plan is to find the word "republican" at the top of the ballot and place your "x" in the circle opposite and let it go at that.

There is danger in seratching.

It is pretty nervy for Ed Murphy to ask a republican to vote for him when they all know that while he was holding office by grace of the republican party.

Barticular section any favoritism. He pledges himself to treat all sections of the county fairly and govern his official acts in such a way that they willredound to the greatest good to the greatest number. Mr. McGrew is a straightforward man, well qualified for commissioner, and deserving of every republican vote in his district.

Bigh-Priced Apples.

South Australian apples are now sold in the Vienna market at from 5 cents to 10 cents each; choice ones even higher. The apples are packed and shipped in small, long boxes containing 100 each. Each apple is wrapped THE COUNTY OF LINCOLN.

What's Your Pace Worth?

Sometimes a fortune, but never if you

those of two years ago. In more than half of the country precints gains will be made for the ticket. Populists who decline to go into the democratic camp bag and baggage are returning to the republican fold where they formerly belonged. We welcome their return and promise them a share of the fatted calf.

The Tribuns hears of a good many unfair acts of the fision ists in the local campaign. For instance a candidate accompanied by a "heeler" told a certain German repuplican near Hersbey that if they elected Carpenter the latter would still hold his position as county commissioner, and that Carpenter was "hogging" things. And again in Nowell precinct two of the fusion candidates told several Germans that the republiban candidate for county superintendent was Gus McNeal the north side stockman and derisively asked what kind of a superintendent a cowboy would make. These are only two instances of the many false-boods the opposition are telling. It shows how desperate the fusionists are "getting in their attempt to win votes for their candidates." It was not state the position are telling. It shows how desperate the fusionists are "getting in their attempt to win votes for their candidates." It was not state the proposition are telling. It shows how desperate the fusionists are "getting in their attempt to win votes for their candidates." It was not state the proposition are telling. It shows how desperate the fusionists are getting in their attempt to win votes for their candidates.

By H. S. Ridgely, Its Attorney.

The defendants, Burney J. Kendall, Adde E. Kendall, his wife. John Doe, real name unknown, will take notice that on the 2nd day of September, 1991, 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 mid plaintiff against the swi, nwi, of section 33, it township 16, north of rance 22, west of the 6th principal meridian, Nebraska, for the year 1886 in the sum of \$1.52; for the year 1886 in the sum of \$2.54; for the year 1886 in the sum of \$2.54; for the year 1886 in the sum of \$2.54; for the year 1886 in the sum of \$2.54; for the year 1886 in the sum of \$2.54; for the year 1886 in the sum of \$2.54; for the year 1889 in the sum of \$2.54; for the year 1889 in the sum of \$2.54; for the year 1889 in the sum of \$2.54; for the year 1889 in the sum of \$2.54; for the year 1889 in the sum of \$2.54; and also to foreclose certain tax liens duly assessed by said plaintiff against the ne's selj of section 33, township 16, north of range 22, west of the 6th principal meridian, Nebraska, for the year 1890 in the sum of \$0.31; and also to foreclose certain tax liens duly assessed by said plaintiff against the nwi, selj of section 33, township 16, north of range 22, west of the 9th principal meridian, Nebraska, for the year 1896 in the sum of \$1.62; for the year 1896 in the sum of \$1.62; for the year 1896 in the sum of \$1.62; for the year 1896 in the sum of \$1.62; for the year 1896 in the sum of \$1.62; for the year 1896 in the sum of \$1.62; for the year 1896 in the sum of \$1.62; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896 in the sum of \$2.61; for the year 1896

before Monday, the 16th way before Monday, the 16th way ber, 1901. THE COUNTY OF LINCOLN, A Corporation.

By H. S. Ridgely, Its Attorney. LEGAL NOTICE.

The election of even one fusionist in Lincoln county will bring aid and comfort to the enemies of the republican party.

Every vote cast for a fusionist is to that extent an indrosement of the Bryan fallacies and a condemnation of republican principles.

The election of every republican condemnation of republican principles.

The election of every republican candidate this fall will make it casier to elect republican congressman and legislative and state officers next year.

Every votecast for the straight republican ticket is a rebuke to the yellow press and the yellow press and the yellow demogogues whose vile teachings have fostered anarchy in this land of the free.

By so doing they also hope to create an impression that there is great dissatisfaction in the republican in the republican ranks.

The defendants, Burney J. Kendall, Addice E. Kendall, his wife. John Doe, real like E. Kendall, his wife. Be. E. Kendall, his wife. John Doe, real like E. Kendall, his wife. John Doe, re

of \$2.00; for the year 1898 in the sum of 2.01; for the year 1899 in the sum of \$1.96; or the year 1900 in the sum of \$1.05; mounting to the total sum of \$100.37, with sterest on the sum of \$121.87 at the rate f ten per cent per annum, from the 1st sy of September, 1901, all of which is due to the sum of \$121.87 at the rate f ten per cent per annum, from the 1st sy of September, 1901, all of which is due to the sum of \$121.87 at the rate fill the sum of \$121.87 at the sum of \$121 Plaintiff prays a decree of foreclosure of said tax liens and a sale of said premses. You and each of you defendants re required to answer said petition on or efore Monday, the 16th day of Decemer, 1501.

THE COUNTY OF LINCOLN,
A Corporation,
By H. S. Ridgely, Its Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

The defendants, Burney J. Kendall, Addie II. Kendall, his wife, John Doe, real name unknown, Will take notice that on the 2nd day of September, 1991, 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 are to foreclose certain tax liens duly assessed by said plaintiff against the n½ ne¼ of section 17, township 15, north of range 21, west of the 6th on m. Nebraska, for the year 1894 in the sum of \$4.79; for the year 1895 in the sum of \$4.79; for the year 1895 in the sum of \$5.80; for the year 1895 in the sum of \$5.81; for the year 1896 in the sum of \$5.42; for the year 1899 in the sum of \$5.42; for the year 1899 in the sum of \$5.70; for the year 1899 in the sum of \$5.70; for the year 1896 in the sum of \$5.85; fo Plaintiff prays a decree of foreclosure of said tax liens and a sale of said premses. You and each of you defendants are required to answer said petition on or before Monday, the 16th day of Decem-

THE COUNTY OF LINCOLN,
A Corporation
By H. S. Ridgely, Its Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

The defendants, Burney J. Kendall, Addie E. Kendall, his wife, John Doe, real name unknown, Richard Roe, real name unknown, will take notice that on the 2nd lay of September, 1901, 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 are to foreclose certain taxiens duly assessed by said plaintiff against the elg nels of section 3, township 15, north of range 22, west of the 6th p. m., Nebraska, for the year 1884 in the sum of \$5.52; for the year 1886 in the sum of \$5.52; for the year 1886 in the sum of \$6.59; for the year 1886 in the sum of \$6.59; for the year 1886 in the sum of \$6.59; for the year 1886 in the sum of \$6.59; for the year 1886 in the sum of \$1.12; and also to foreclose certain tax liens duly assessed by said plaintiff against the wig swik of section 1, township 15, north of range 32, west of the sum of \$5.50; for the year 1886 in the sum of \$1.12; and also to foreclose certain tax liens duly assessed by said plaintiff against the wig swik of section 1, township 15, north of range 32, west of the sum of \$5.50; for the year 1885 in the sum of \$4.02; for the year 1885 in the sum of \$4.02; for the year 1889 in the sum of \$1.28; for the year 1890 in the sum of \$1.32; to the year 1890 in the sum of \$1.35; for the year 1890 in the sum of \$1.50; for the year 1895 in the sum of \$1.50; for the year 1895 in the sum of \$5.55; for the year 1895 in the sum of \$5.55; for the year 1895 in the sum of \$5.55; for the year 1895 in the sum of \$5.55; for the year 1895 in the sum of \$5.55; for the year 1895 in the sum of \$6.52; and also to foreclose certain tax liens duly assessed by said plaintiff against the wig nwik of section 2, township 15, north of range 32, west of the 6th p. m., Nebraska, for the year 1895 in the sum of \$1.50; for the year 1895 in the sum of \$1.50; for the year 1895 in the sum of \$1.50; for the year 1895 in the sum of \$1.50; for the year 1895 in the sum of \$1.50; for the year 189 duly assessed by said plaintiff against the wig nwig of section 3, township 15, north of range 32, west of the 6th p. m., Nebraska, for the year 1893 in the sum of \$5.80; for the year 1894 in the sum of \$5.80; for the year 1896 in the sum of \$6.58; for the year 1896 in the sum of \$4.63; for the year 1896 in the sum of \$4.63; for the year 1896 in the sum of \$2.85; for the year 1890 in the sum of \$2.85; for the year 1890 in the sum of \$1.85; for the year 1890 in the sum of \$1.85; for the year 1890 in the sum of \$1.85; with interest on the sum of \$125,02 at the rate of tes mer cent per unnum, from the 181 day of September, 1901, all of which is due and magaid.

Plaintiff prays a decree of foreclosure of said tax liens and a sale of said premises. You and each of you defendants are required to answer said petition on or before Monday, the 16th day of December, 1901.

ber, 1901.
THE COUNTY OF LINCOLN,
A Corporation
By H. S. Ridgely, its Attorney.

LEGAL NOTICE.

Flainiff prays a decree of foreclosure of said yas lens and a sale of said premoter of said yas lens and a sale of said premoter of said yas lens and a sale of said premoter of said yas lens and a sale of said premoter of said yas lens and a sale of said premoter of said yas lens and a sale of said premoter. The county of Lincoln.

By H. S. Ridgely, Its Altorney.

LEGAL NOTICE

The defondalt, lis wife, John Doe, read the said of the Er. Said

County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which are to foreclose certain tax liens duly assessed by said plaintiff against the eth set of section 25, township 15, north of range 22, west of the 6th p. m. Nebraska, for the year 1893 in the sum of \$4.4; for the year 1896 in the sum of \$4.6; for the year 1896 in the sum of \$4.6; for the year 1896 in the sum of \$4.6; for the year 1896 in the sum of \$4.6; for the year 1899 in the sum of \$4.6; for the year 1899 in the sum of \$4.6; for the year 1899 in the sum of \$4.6; for the year 1899 in the sum of \$4.6; for the year 1899 in the sum of \$4.6; for the year 1890 in the sum of \$5.6; and also to foreclose certain tax liens duly assessed by said plaintiff against the wis swid of section 29, township 16, north of range 23, west of the 6th p. m. Nebraska, for the year 1893 in the sum of \$7.4; for the year 1896 in the sum of \$4.4; for the year 1896 in the sum of \$4.6; for the year 1895 in the sum of \$4.6; for the year 1896 in the sum of \$4.6; for the year 18

Legal Notice.

The defendants James Woolworth, (impleaded with Ira Schoolcraft, et al.,) will take notice that on the 15th day of April, 190r, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoin county, Nebraska, the object and prayer of which are to foreclose certain tax liens, duly assessed by said plaintiff against the northwest quarter section 17, in township 11, north of range 31, west of Sixth principal meridian, Nebraska, for the year 1896 in the sum of \$20.85; for the year 1896 in the sum of \$20.85; for the year 1896 in the sum of \$11.70; for the year 1896 in the sum of \$20.85; for the year 1896 in the sum of \$20.85; for the year 1896 in the sum of \$20.85; for the year 1896 in the sum of \$4.40; amounting in the total sum of \$60.75; with interest on the sum of \$33.05 at the rate of ten per the sum of \$33.05 at the rate of ten per the sum of \$33.05 at the rate of ten per the sum of \$33.05 at the rate of ten per the sum of \$30.05 at the sum the sum of \$33.05 at the rate of ten per cent per annum frem the first day of April 1801, all of which is due and of said tax liens and a sale of said prem.

Plaintiff prays a decree of forclosure of said tax liens and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 25th day of Nov. 1901.

THE COUNTY OF LINCOLN.

A Corporation,

By H. S. Ridgely, its Atty.

which is to forelose certain tax liens, duly assessed by gaid plaintiff against the suothwest quarter of section 17, in township 12, north of range 20, west of Sixth principal meridian. Nebraska, for the year 1895 in the sum of \$12.40; for the year 1895 in the year of \$12.40; for the year 1896 in the sum of 12.25; for the year 1807 in the sum of 7.98; for the year 1808 in the sum of 4.12; for the year 1800 in the sum of 4.30; for the year 1900 in the sum of 3.90; amounting in the total sum of \$45.04 with interest on the sum of \$33.06 at the rate of ten per cent per annum from the lst day of August, 1901, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said prem

You and each of you defendants are required to answer said petition on or before Monday, the 25th day of No-THE COUNTY OF LINCOLN,

-4 By H. S. Ridgley, its Attorney.

PROBATE NOTICE. In the matter of the estate of josiah Weir,

In the matter of the estate of josiah Weir, deceased.

In the county court of Lincoln county, Nebraska.

Notice is hereby given, that the creditors of said deceased will meet the ampiniparator of said estate, before the County Judge of Lincoln county, Nebraska, at the county court room, in said county, on the 18th day of November, 1901, and on the 22d day of April, 1903, at 9 o'clock, a. m. cach day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims and one year for the administrator to settle said estate, from the ylet day of October, 1901.

A. S. BALDWIN

A. S. BALDWIN, County Judge.

CONTEST NOTICE.

CONTEST NOTICE.

CONTEST NOTICE.

CONTEST NOTICE.

County Judge.

Contest in Flatte, Neb.

A sufficient contest affidavit having been filed in this office by Herbert J. Mott. contestant, against Timber Culture entry No. 13101 made October 30, 1858, for cast half northwest quarter of section 33, township 9, north of range 28 west, by Jacob Rogers contestee, in which it is alleged that Jacob Rogers has falled to break or caused to be broken 3 serves of sais tract since date of entry. That he has not planted to trace, tree seeds, or cuttings, any part of said tract since date of entry, or caused the same to be done, but has wholly abandoned the same and said defects exist to this date, said parties are hereby notified to appear, respond and offew evidence touching said silexation at 10 prolocis a m. on November 21, 1901 before the register and receiver at the United States land diffice in North platte Lincoln country, Nebraska.

The said contestant baying, in a proper affidary, field petabore 12, 1801, set forth facts which show tand after the Hilligedop persional service of the said parties are hereby notified to and directed that such urice to streen by due and proper publication.

The said contestant baying, in a proper affidary, field petabore 12, 1801, set forth facts which show tand after the Hilligedop persional service of the same of the same

LEGAL NOTICES

Legal Notice.

Woolworth The defendants James with Ira Schoolcraft, al.,) will take notice that on the et. sl.,) will take notice that on the 15th day of April, 1901, 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 as-essed by said plaintiff against the southeast quarter of Section 17, in Township 11, north, of Range 31, west of the Sixth principal meridian, Nebraska, for the year 1896 in the sum of 20.85, for the year 1897 in the sum of 10.05; for the year 1898 in the sum of 6.01; for the year 1899 in the sum of 4.49; amounting in the total sum of \$41.40, with interest on the sum of \$30.30 at the rate of ten per cent per annum from the first day of April, 1901, all of which is due

Plaintiff prays a decree of fore-closure of said tax lien and a sale of said premises

You and each of you defendants are required to answer said petition on or before Monday, the 25th day of Nov., 1901.

THE COUNTY OF LINCOLN.
A Corporation,
By H. S. Ridgely, its Atty.

LEGAL NOTICE.

The defendants W. J. P. Kingsley first real name unknown (Impleaded with James H. Bonham. Mary A. Bonham. The McKin-ley Lanning Loan & Trust Company et. al.,) will take notice that on the 8th day of October, 1901 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 northwest quarter of section 24, in township 11, north of range 34, west of sixth principal meridian. Nebraska: for the year 1883 in the sum of \$15.69; for the year 1886 in the sum of \$15.69; for the year 1886 in the sum of \$16.27; for the year 1897 in the sum of \$25; for the year 1899 in the sum of \$6.32, for the year 1809 in the sum of \$6.32, for the year 1906 in the sum of \$85.93; with interest on the sum of \$55.82; at the rate of ten per cent per annum from the 1st daylof November 1801, all of which is

486.93; with interest on the sum of 851.82; at the rate of ten per cent per annum from the 1st daylor November 1:01, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said premises.

You and each of you derendants are required to answer said petition on or before Monday, the 25th day of November 1901.

THE COUNTY OF LINCOLN.

A Corporation,

15-4

By H. S, RIDGELY, Its Att'y.

Legal Notice.

The defendants, James L. Cox, Mrs. James L. Cox his wife first real name unknown, and Richard Roe real name unknown, will take notice that on the 5th day of August, 1901, the plaintiff, The County of Lincoln, a corporation, filed its peti-tion in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens,

You and each of you defendants are required to answer said petition on or before Monday, the 25th day of No-THE COUNTY OF LINCOLN.

114 By H. S. Ridgely, its Attorney.

ADMINISTRATORS SALE.

Legal Notice.

The defendants Clara E. Aitken and — Atkins her husband first real name unknown, will take notice that on the 5th day of August, 1901, by James A. Grimtson, judge of the distrate court of folfar goounty, Pebraska, to me as alternative the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of Nebraska, the object and prayer of lighest bidder for case, the following described lands, to-wit:

highest bidder for cash, the following described lands, to wit:

The northwest quarter of section eleven [11], and the southwest quarter of section two [2], all in township ten [40], north of range thirty-three [33], west of the 6th P. M., in Lincoln county, Nebraska, for the purpose of paying debts against said estate and costs of administering the same.

Said sale will be held open from one o'clock until two o'clock p. m., of said day.

Dated October 21, 1001.

GEO. W. WERTZ,

Administrator-de-bouts-non of the estate of Henry W. Kirk, deceased,

Everitt & Wertz, Attorneys.

NOTICE.

Archie V. Newport, Lottie V. Newport, Albert G. Layman and Mrs. Albert G. Layman his wife, whose first and real name is unknown, defendants will take notice that on the 21st, day of October, 1901. Ann E. Hentig, plaintiff herein, filed her petition in the district court of Lincoln county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendants Archie V. Newport and Lottie V. Newport to the McKinley Lanning Loan & Trust Company, the assignor of plaintig Loan & Trust Company, the assignor of plaintig herein upon the northwest quarter of section 25. In township 9 range 31, in Lincoln county, Nébraska, to secure a certain bend and ten Coupon notes, and the payment of taxes against said land. Said bond for \$356 and coupon notes are for \$17.50 each are dated February 25, 1883, this bond being due March 7, 1895, with interest M ten per cent from maturity. The first of said notes was due are mounts after date, and due each six months after in the second coupon and bond, potes, taxes, and mortigage \$1.685.15 for which sum with interest from this date plaintiff prays for a decree that default and be required to apswer said smount and configure the 2d day of December, 1901.

Dated October 21, 1901.

ANN E. HENTIG: Plaintig.

LEGAL NOTICE.