The Semi - Weckly Tribune.

IRA L. BARE, Editor and Publisher

STBSCRIPTION RATES: One Year cash in advance

Entered at North Platte, Nebraska, Postof-fice as second class matter.

TUESDAY, OCT. 28, 1902.

REPUBLICAN TICKET.

For Governor-JOHN H. MICKEY. For Lieutenant Governor-E. G. MCGILTON. For Treasurer-PETER MORTENSON. For Secretary of State-G. W. MARSH, For Auditor -CHARLES WESTON. For Supt. of Public Instruction-WILLIAM K. FLOWER. For Attorney General-F. N. PROUT. For Commissioner of Public Lands-GEORGE D. FOLLMER For Congress. Sixth District-MOSES P. KINKAID. For State Senator-W. D. GHFFIN. For State W. D. GD For Representative-GEO.C. MCALLISTER. For County Attorney-For County Commissioner-C. A. GLAZE.

THE placing of A. F. Parsons on the ticket at the eleventh hour as a candidate for county attorney will not have any material of A. H. Davis, the republican candidate, and he will come in under the wire an casy winner.

ESTIMATES of Judge Kinkaid's plurality in this district range all the way from 800 to 2,000, and it is conceded that the former figure is a very conservative estimate. Counties which two years ago gave Neville a small majority will this fall give Judge Kinkade from 300 to 400 majority.

THE State Journal of last Sunday gives a fac-simile of the three annual passes issued by the U. P., the B. and M., and the Elk horn roads to W. H. Thompson, the fusion candidate for governor. As Mr. Thompson says he is not a railroad attorney, the passes were not issued as a "retainer, ' hence it must be that the

The treatment of Catarrh with antiseptic and astringent washes, lotions, salves, medicated tobacco and cigarettes or any external or local application, is just as senseless as would be kindling a fire on top of the pot to make it boil. True, these give temporary relief, but the cavities and passages of the head and the bronchial tubes soon fill up again with mucus.

CATARRH

Taking cold is the first step towards Catarrh, for it checks perspiration, and the poisonous acids and vapors which should pass off through the skin, are thrown back upon the mucous membrane or inner skin,

producing inflammation and excessive flow of mucus, much of which is absorbed into the blood, and through the circulation reaches every part of the system, involving the Stomach, Kidneys and other parts of the body. When the disease assumes the dry form, the breath becomes exceedingly foul, blinding headaches are frequent, the eyes red, hearing affected and a constant ringing in the ears. No remedy that does not reach the polluted blood can cure Catarrh. S. S. S. expels from the

circulation all offensive matter, and when rich, pure Blood is again coursing through the body the mucous membranes become healthy and the skin active, all the disagreeable, painful symptoms disappear, and a permanent, thorough cure is effected. S. S. S. being a strictly vegetable blood purifier does not derange the Stomach and digestion, but the appetite and general health rapidly improve under its tonic effects. Write us about your case and get the best medical advice free. Book on blood and skin diseases sent on application

THE SWIFT SPECIFIC CO., Atlanta, Ga.

candidate for governor. The sweeping changes in the Slocum law. In case the saloon interests two were the younger members. are successful in gaining control, of the company, and naturally it is learned that they will even drifted together from first acdemand the repeal of the liquor quaintance. They became chums and bunk mate ... Mr. Andrews law which has been on the statute says Mickey ...as a moral, upbooks so many years. This is a condition which will open the right boy, always honorable, aleyes of the voters of the state. ways ready for any duty he was effect on the sprinting qualities called upon to perform. A boy It is not only an attack on a good bonorable, morally straight, up citizen, but it is a covert attack to the age of 20, is not at all likely on existing laws.

to become a cormorant, tyrant and shylock, as pictured by the financially interested political pponents of Mr. Mickey. Voter, whose word will you take, that of man who knew Mickey as a boy and as a soldier, where the souls of men were sorely tried, or those that their candidate was an antiof men who do not know him, but corporation man. They had who are engaged in traducing character?

THE STATE CAMPAIGN.

Lincoln, October 27th. Special Correspondence. The last week of the campaign finds the republicans of the state well organized, and confident of vic-tory. The one thing necessary now is recognized to be that all republicans turn out on election day and do their duty. The state committee is gratified at Special Correspondence .-- The

HINMAN BLOCK, - DBWEY ST NORTH PLATTE, NEBRASKA. E. MCCAW, FHYSICIAN AND SURGEON. Office over Huffman's Millinery Store NOBTH PLATTE, - - NEBRASKA V. BEDELL PHYSICIAN AND SURGEON, Ices: North Platte National Bank Building, North Platte, Neb. S. RIDGELY, ATTORNEY-AT-LAW. Office McDonsid Block, Dewey street. NORTH PLATTE. NEBRASKA F. DENNIS, M. D., HOMOEOPATHIST, DR. G. B. DENT Telephone 115. North Platte, . . . C. PATTERSON, Hice over Yellow Front Shoe Store NORTH PLATTE, NEB. J. S. HOAGLAND. Hoagland & Hoagland, **NR. J. F. SHUTE**, The exposure of W. H. DENTIST. Thompson and his railroad passes has created somewhat of a sensation here, and bas filled the populists with consternation.

the populists with consternation. Some of them actually believed that their candidate was an anti-corporation man. They had heard with much pleasure the news that he was not a railroad lawyer—that he did no legal bus-iness for the companies. Now it develops that he has been in the colitical amploy of all the princi-

LEGAL NOTICE. Into Detendants Jennis M. Hymer, — Hymer, her hostend, first real name unknown, will take hister take in the 2d day of Reptember, into the plaintiff, the County of Lincoln, corporation. Block is petition in the Di-strict Court of Lincoln county, Nebreske, the object and prayer of which is to foreclose certain at hens, ally assessed by said plaintiff against on the stand of a stars of said plaintiff against on the sear 180 in the sum of 1.81. for the year is the said of a stars of said plaintiff against on the sear 180 in the sum of 1.81. for the year is the said of the year 180 in the sam of f.43. for the year 180 in the sam of 1.85. for the year is the said of the sear of said be in the sam of f.43. for the year 180 in the sam of 1.85. for the year is the sam of 1.85. for the year 180 in the sam of f.43. for the year 180 in the sam of 1.85. for the year is the sam of 2.20. for the year 180 in the sam of f.43. for the year 180 in the sam of 1.85. for the year is the sam of 2.90. for the year 180 in the sam of f.45. for the year 180 in the sam of 1.85. for the year is the sam of 2.90. for the year 180 in the sam of f.45. for the year 180 in the sam of 1.85. for the year is the sam of 2.90. for the year 180 in the sam of f.45. for the year 180 in the sam of 1.85. for the year is the sam of 2.90. for the year 180 in the sam of f.45. for the year is the day of where the sam of 5.87. for the year 180 in the sam of the year is the sam of 2.90. for the year 180 in the sam of f.45. for the year is the year is the sam of the year is the sam of year is the sam of the year is the year is the sam of year is the year is the year is the sam of year is the year is

To Hubert W. Gleason, non-resident defendant:

You are hereby notified that on the 11th day of October, 1902, Lillian I Gleason, filed a petition against you in the district court of Lincoln connty, Nebraska, the object and prayer of which are to obtain a divorce from you on the ground that you have wilfully abandoned the plaintiff without good cause and that you have wantonly and cruelly neglected to support and main tain plaintiff and her child for over two years last past, and for the custody of Helen A. Gleason, the issue of said marriage aged four years past.

You are required to answer said peti-tion on or before the 24th day of No vember, 1902.

LILLIAN I. GLEASON, By Wilcox & Halligan, her Attorneys.

Legal Notice. 2139.

The defendants Cyrus Stratton, ad ninistrator to the estate of Joseph W Stratton, deceased, and the unknown heirs of Joseph W. Stratton, deceased, whose real names and places of residence are unknown to the plaintiff, will take notice that on the 4th day of Nov. 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 tax liens, duly assessed by said plaintiff against the southwest quarter of section 35, township 13, north of range 33, west of Sixth principal meridian, Nebraska, for the year 1896 in the sum of \$14.10; for the year 1897 in the sum of 15.49; for the year 1898 in the sum of 9.37; for the year 1899 in the sum of 4.57; for the year 1900

in the sum of 3.24; amounting in the total sum of \$46.77; with interest on the sum of \$35.62, at the rate of ten per cent per annum from the first day of Sept., 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 24th day of Noember, 1902.

THE COUNTY OF LINCOLN. (A Corporation.) By H. S. RIDGELY, Its Attorney.

Estray Notice.

Taken up as an estray by the underigned on his farm near Somerset, in Lincoln Co., Neb., on nw qr., section 6, total sum of \$5421; with interest on the two, 9, range 31 west 6 p. m., on the 29th sum of 39,46 at the rate of ten per on the 29th

Legal Notice.

3196.

The Defendants R. A. Forsythe

Anna Forsythe, Concordia Loan and

Trust Company, and Richard Ros, real

name unknown, will take notice that on

the 2d day of Sept. 1902, the plain-

tiff, the County of Lincoln, a corpora-

plaintiff against the north half of south-

sum of 2.80; for the year 1899 in the

sum of 2 37; for the year 1900 in the sum

of 1.84; for the year 1901 in the sum

Plaintiff prays a decree of foreclosure

of said tax lien and a sale of said prem-

ises. You and each of you defendants are required to answer said petition on or before Monday, the 24th day of No-

THE COUNTY OF LINCOLN. (A Corporation.) By H. S. RIDGELY, Its Attorney.

LEGAL NOTICE.

vember. 1902.

Legal Notice.

The defendants, Joseph Bowers, Mrs. Joseph Bowers, his wife, first real name unknown, and Richard Roe, real name unknown, will take notice that on the 18th day of August, 1902, the plaintiff, The County of Lin-coln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the chiest and never of which Nebraska, the object and prayer of which is to foreclose certain tax liens duly assessed by said plaintiff against the northwest quarter of section 1, in township 13, north of range 26, west of Sixth prin-cips! mendian, Nebraska, for the year 1898 in the sum of 9 14; for the year 1890, in the sum of 13.15; for the year 1900, in the sum of 6 56; for the year 1901, in the sum of 6 56; second the the in the sum of 6.96; amounting in the total sum of 835.83; with interest on the sum of \$29.58 at the rate of ten per cent per annum from the first day of Sept., 1902, 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 24th day of Nov. 1902. THE COUNTY OF LINCOLN. A Corporation, By H. S. Ridgely, its Atty.

Legal Notice.

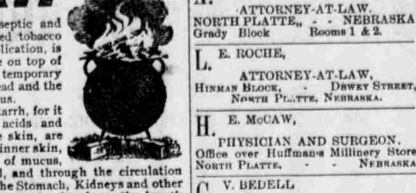
2933 The Defendants, All-n J. Cloud, (Im-blended with Frederick Leach et al.,) will take notice that on the 4th day of November, 1901, the plaintiff, the County of Lincoln, a corporation, filed its petition in the District Counter Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff ngainst the west half of east half of section 18, in township 13, north of range 33, west of Sixth principal meridian. Ne-braska, for the year 1895 in the sum of \$17.59; for the year 1896 in the sum of 16.59; for the year 1897 in the sum of 1534; for the year 1898 in the sum of 10.10; for the year 1899 in the sum of .07; for the year 1900 in the sum of 3.67; amounting in the total sum of 69.36; with interest on the sum of 51.72 at the rate of ten per cent per annum from the first day of Sept., 1901, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said prem-ises. You and each of you defendants are required to answer said petition on or before Monday, the 24th day of November, 1902.

THE COUNTY OF LINCOLN, (A Corporation:) By H. S. RIDGELY, Its Attorney.

Legal Notice.

3199. The defendants Willis S. Hill, Mrs. Willis S, Hill his wife, first real name unknown, Geo. L. Tolson, and unknown, Geo. L. Tolson, and Richard Roe, real name unknown, will take notice that on the 2d day of Sept., 1902, 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, duly assessed by said plaintiff sgainst the northeast quarter of section 10, in township 9, north of range 31, west of Sixth principal meridian, Nebruska, for the year 1896 in the sum of 16.53; for the year 1897 in the sum of 13.33; for the year 1898 in the sum of 8.34; for the ear 1899 in the sum of 7.77; for the year 1900 in the sum of 4.58; for the year 1901 in the sum of 3.66; amounting in the



PHYSICIAN AND SURGEON, Office over Post Office. Nebraska

W. V. HOAGLAND

ATTORNEYS and COUNSELLORS Office over Mrs. Haffman's Millinery Store. NORTH FLATIL. NERRASKA.

PROFESSIONAL CARDS

H. DAVIS,

All Branches of Den-tisiry scientifically done. Nitrous Oxid Gas administered. '99 Pennsylvania College of Dental Surgery Office over Wilcox Dept Store. 'Phone 131.

railroads expect some future ser vice in return for them.

REPUBLICANS in the Third commissioner district are awake to the fact that the election of a fusion commissioner would give that party quite an advantage m the 1903 county election and they don't propose that such will be given. They will all vote for C A. Glaze who they know is a capable man and will make an impartial commissioner.

An estimate prepared by Chairman Babcock of the republican congressional committee gives next congress at 205, democrats doubt. Conceding to the democrats all the doubtful districts, fusion ticket is elected. the republicans will still have a majority of twenty-four. A careful canvass made by the New method in the attack of the York Herald, a democratic paper, brewery interest on Mickey. It gives the republicans a majority is not so much that they are opof twelve in congress.

LAST Sunday's Omaha Bee contained an editorial criticism on the dilatory manner in which the Union Pacific gets its freight over the road, much to the inconvenience of the public and particularly to Omaha, and of the manner in which Mr. Burt has treated the strikers. The article concludes with the suggestion that the present strike be submitted to a board of arbitration. Fair minded men must admit that the criticism is just and that if Mr. Burt desires to treat the former employes fairly he should be willing to arbitrate the differences.

A RECENT issue of the Kearney Journal says: H. C. Andrews of Kearney was an army comrade of John H. Mickey, republican

state committee is gratified at the interest manifested, and has sent out cheering news to the

local committeemen.

In the meantime, it is learned that the fusion party is lacking in organization, as it is also lacking in legitimate issues. Their campaign has been of the hapbazard sort, urged on only by the thirst for office on part of individuals, and enlivened by the agents of the brewery trust The only semblance of detail

organization is that of the saloon interests, which seem to have the republican strength in the enveloped or displaced the state organizations of the fusion par-160 and twenty-one districts in ties. This is significant of what may be expected in case the

> It is now certain that there is posed to Mickey as it is that they are seizing the excuse to wage a

fight which may give their

partments, and possibly of the leg- gained in strength and enjoy hard work," islature. The state is to be met to weak, sickly, run-down people. Try with a demand this winter for them. Only 50c at Streitz's drug store. Editor of A. O. U. W. Guide Editorially Endorses MATT J. JOHNSON'S A Barmless Curc. Tt Cures all Rinds It Qures all Rinds Blood Troubles and Chronic Constigation. Rheumatism. (SIXTY EIGHTY-E:CHT.) Wo guarantee 6058 to be free from all oplates, mercurles, irons, cocaines, salleylates and all poisonous drugs.

croby informed that we have used this remedy (frs) in our family for two years, that a single bottle cured rhoumatism of the area of six months' searching, and rhoumatism of the foot of a year's standing, after experimenting with saveral regular prescriptions, and receiving no relief." DAVID RAMALEY.

For Salo and Guarantoed Only Ey

A. F. Streit, North Platte, Neb.

many of his followers.

not go to the polls. It is believed site of due and proper publication. GEO. E. FRENCH. Register. that the turn out this year will be larger, although the season is backward, and many farmers D. S. Wood, his wife, first real name unknowu, and Richard Roe, real name are in their cornfields, or are engaged in threshing out their 2d day of Sept., 1902, the plaintiff, the small grain. The feeling is its petition in the district court of Linabroad that a vote this year for the republican ticket means a tax liens, duly assessed by said plaintiff vote to sustain Roosevelt and his splendid policies, and for that ange 30, west of Sixth prin reason the farmers will be more 1897 in the sum of \$12.85, for the year ready than ever to sacrifice the 1898 in the sum of \$48 for the the year hour or so necessary to cast their the sum of 3 47, for the year 1901 in the sum of 3 67, amounting in the total votes. With Roosevelt and prosperity the issue there is little doubt that all good citizens will do their duty on election day. do their duty on election day.

His Life in Poril.

"I just seemed to have gone all to pieces," writes Alfred Bae, of Welfare, Tex., "billiousness and a lame back had made life a burden. I couldn't eat or sleep and felt almost too worn out to work when I began to use Electric Bitters, but they worked wonders. Now I friends control of the state de- sleep like a top, can eat anything, have They give vigorous health and new life 2d day of Sept, 1902, the plaintiff,

the pretender, and has disgusted many of his followers. Last year there were in the state about 60,000 voters who did

Legal Notice.

The Defendants, D. S. Wood, Mrs. unknown, will take notice that on the coln county, Nebraska, the object and prayer of which is to foreclose certain tion, 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 east quarter section 33, township 10, north of range 33, west of Sixth principal mer-idian, Nebraska, for the year 1896 in the 1808 in the sum of \$12.85, for the year in the sum of 5.92 for the year 1899 sum of \$6.72; for the year 1897 in the sum of 5.12; for the year 1898 in the in the sum of 5.92, for the year 1900 in sum of 34.39, with interest on the sum of 1.18; amounting in the total sum of 20.03; with interest on the sum of 1373

at the rate of ten per cent per annum from the first day of Sept., 1902, all of which is due and unpaid. 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 24th day of No vember, 1902.

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

Legal Notice. 3185.

The defendants, Alice M. Davis, Davis, her husband, first real name anknown, and Richard Roe, real name unknown, will take notice that on the 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 nessessed by said plaintiff against west half of northeast quarter and east half northwest quarter ction 30, in township 14, north of range 28, west of Sixth principal meridian, Nebraska. for the year 1894 in the sum of \$18.92; for the year 1895 in the sum of 18.31; for the year 1896 in the sum of 2072, for the year 1897 in the sum of 1531, for the year 1898 in the sum of for the year 1899 in the sum of for the year 1900 in the sum of 6.07, for the year 1901 in the sum of 2.40, amounting in the total sum of 96.75; with interest on the sum of \$64.29 at the rate of ten per cent per annum from the 1st lay of Sept., 1902, 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 be-fore Monday, the 24th day of November,

THE COUNTY OF LINCOLN. A Corportion. . By H. S. Ridgley, its Attorney.

day of August, 1902-one steer cent per annum from the first day of two rears old past, color red, branded 11 on Sept., 1902, all of which is due and eft side of back about half way between unpald. hip and shoulder. The owner is notified Plaintiff prays a decree of foreclosure to appear, prove property, pay charges and take said steer away or same will be of said tax lien and a sale of said premses. You and each of you defendants sold according to law.

are required to answer said petition on THEO SMITH. or before Monday, the 1st day of September, 1902.

THE COUNTY OF LINCOLN, (A Corporation.) By H. S. RIDGELY, Its Attornew

PROBATE NOTICE.

In the matter of the estate of Arthur Britting

In the matter of the estate of Arthur Britting-ham, deceased. In the County Court of Lincoln County, Ne-braska. Sept. 22d, 1002. Notice is hereby given, that the creditors of said deceased will meet the administrators of said estate, before the County Judge of Lincoln county, Nebraska at the county own from in said county, on the 16th day of October. 1002, and on the 16th day of April. 1903, at 9 o'clock a. m. each day, for the purpose of presenting their claims for examination, a justment and allow-nuce. Six months are allowed for creditors to present their claims, and one year for the ad-ministrators to settle said estate from the 16th day of October, 1902. s23-4 A. S. BALDWIN, County Judge

NOTICE FOR FUBLICATION. Land Office at North Platte, Neb., September 20th, 1962. Notice is hereby given that the following-named exitior 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 Re-ceiver, United States Land Office, North Platte, Nob., on November 3th, 1902, vir: REED#BECK SOCKROW. Who may'e Homesicad Entry No. 17644, for the seat half of northwest quarter of section 14, town 14, north of rango 23, west 6th F.M. He mames the following withnesses to prove his con-tinuous residence upon and califytion of said land, viz: A.M. Wilson, Jasen Fellows. George Harris, all of Maxwell, Neb., and Joseph James of North Platte, Act.

 #23-6
 GEO. E. TRENCH. Register,

 NOTICE FOR FUBLICATION. Land Office at North Platte, Neb., October 14th, 1902.

 Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his chim and that said proof will be made before resister and re-ceiver of the U.S. Land (filec at North Flatte, Neb., on November 24th, 1002, viz: ERNEST C. FLETCHER.

 who made Homestead Exity No. 17,500, for the northeset quarter of the southwest quarter and hortheset quarter of the southwest quarter and lots 3 and 4, of Section 2, Town 9, north of Range 29 west of Sixth P. M.

 He names the following witnesses to prove his contiguous residence upon and cultivation of said and, viz: Edward L. Mooney, and Edward Esses of North Piatic, Neb., Charles Torry, of Weil-flert, Neb., and Austin L. Fletchet, of Echo, Neb. office

h 1.3, fr r the year 1897, in the sum of 0.0, for the year 1897, in the sum of 0.0, for the year 1997, for the year 1997, in the sum of 0.0, for the year 1997 in the sum of 0.0, for the year 1997 in the sum of 0.0, for the year 1997 in the sum of 0.0, for the year 1997, in the sum of 0.0, for the year 1997, in the sum of 0.0, for the year 1997, in the sum of 0.0, the plaintiff, the plaintiff,

The Defendants, Geo. 1. Tolson and John Jeffries (implesded with William O. An-dorson, ef al.) will take notice that on the 3d day of Sept. 1992, the plaintiff, the County of District Court of Lincoln county. Nebraska, the object and prayse of which is to foreslose certain the north of range 64, west of sixth principal mer-idian. Nebreska, for the year 1995 in the sainst the north of range 64, west of sixth principal mer-dian. Kebreska, for the year 1995 in the sum of \$11.98, for the year 1995 in the sum of 14.50, for the year 1995 in the sum of 4.50, for the year 1995 in the sum of 4.50, for the year 1995 in the sum of 4.50, for the year 1995 in the sum of 4.50, for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 5.54 for the year 1995 in the sum of 2.44 amounting in the total sum of 8.50 for the year 1869 in the sum of 5.52 is a the rate of the per supper south from the 1st day of Suptember, 1995 and the total sum of 8.50 for the year 1995 in the sum of 5.52 is the rate of the per sout per south from the ist day of the permises. You and such of you defendants are re-tored to answer said petition on or be fore Monday the 21th day of Normber. 1995 THE COUNTY OF LINCOLN.

