The Sioux County Journal.

Subscription Price, \$2.00 E. J. Rimmets, Editor Entered at the Harrison post office as see and class matter. . . Bditer.

THURSDAY, NOVEMBER 21, 1880.

A night watch-man shot a saloon keeper at West Point a few days ago. He claims to have done it in self-defense but the coroner's jury returned a verdict to the effect that the shooting was done feloniously and with malicious intent. part of the state. The preliminary hearing will take place

The straight republicans of Sioux county, Neb., may well congratulate themselves on their success over the old mugwump ring. The straights elected every nominee, and the old county ring is entirely broken up. That ring has been a disgrace to Sioux county ever may well congratulate itself on its efforts to purify the politics of Harrison and Sioux county .- Lusk Herald.

The sergeant-at-arms of the senate has gone after Phil Armour and a number of associates. A refusal to comply with the requests of the senate committee appointed to investigate the dressed beef industry, is the cause of the action. The dressed beef kings will find that they cannot run the entire country and the government as well. It is about time that some of the rich monopolists were taught that there are some laws they are bound to respect.

In Louisiana they have let up in the prosecution of the negros and have com menced on the Jews. A few nights ago some stores belonging to Jews were fired into and a notice posted on the building to the effect that no Jews would be allowed there after January 1st, and that fire and lead would make them leave. It is not stated what caused the prejudice against the wandering children of the Holy Land.

Captain Taylor reports that Nebraska has made no report of its malitia as required in order that they may draw stores, etc., from the national appropriation. It is a little queer after the hard fight which was made for a big appropriation of state funds by the friends of the malitia that the officers should neglect to make the proper reports so as to derive the benefits provided by the national authorities. It might be in order for Gov. Thayer, as commander-in-chief, to investigate the conduct of some of his subordinates.

Sloux county, according to the reports, has redeemed itself gloriously, and elected the entire straight republican ticket by large majorities. This is one bright spot in the general gloom. and shows that the people in Sioux county are in a majority of the better The straights have been fighting against heavy odds, their opponents having control of both party organizations, and having made an actual fusion between the republican and democratic organizations. The people of Sioux county have done exceedingly well in repudiating such a mess. - Dawes County

At the national prison congress held at Nashville, Tenn., recently, an address was delivered by ex-President Hays. The noted speaker took occasion to critinise the jury system which is prevelent in this country at present. He claims that it is the heighth of foolishness to exclude men from juries who read the papers and form and express opinions from what they learn, as that is shutting out intelligence and admitting ignorance to the jury box. He also protested against the "unanimous verdict" of a jury being required, believing that a three-fourths or four-fifths majority should be substituted.

A clause in the law repealing section 8 of act of 1841 has been found to repeal the whole law and if that proves true the pre-emption laws of all the new states. The matter will be placed be fore Commissioner Groff and it is quite apt to go from there to the courts as the Northern Pacific railroad company is largely interested in the result. Should the law prove to be repealed it will an null all pre-emption filings where final proof has not been made in all four of the new states, and it cannot but work a hardship on a great many settlers The passage of the law as it now appears was an oversight.

The reports from Washington are to the effect that President Harrison is hard at work on his first meanings to congress usual secrecy about the and no advance copies are By these in position to best dicted that the forth-co st will be ope of more than y interest and importance, It is presume that it will be a docung for the best interests of ole of the nation and that it will as Expressed during the capable of the right thing of the right time helieve that his message will

It is reported that a gold mine of grea richness has been discovered in Montgomery county, N. C., and excitement is running high. Experts have made an examination and corroberate the report.

The Cronin trial is dragging along a Chicago and at the close of each day's work the prospects for the defendants become more dreary. The prosecuting attorney has shown himself master of the situation and even if the jury should fail to convict it will not be because the case has not been ably conducted on the

The president has appointed Hon. W. M. Robertson, of Madison, register of the land office at Neligh. This is an excellent appointment and will give general satisfaction. Mr. Robertson has been an earnest working republican and was a delegate to the national convention in 1884 and he is entitled to recognition. He is also an attorney of more than avsince its organization. THE JOURNAL erage ability and his legal knowledge and experience will aid him in the exer-cise of his official duties.

> The attempt of some politicians to mix Lieut. Gov. Meiklejohn in a combination whereby he is to be a candidate for attorney general next year has been knocked flat by the assertion by Mr. Meiklejohn that he will not be a candidate for the office of attorney general and could not accept the position if it was tendered him. It is also claimed by sone that there is a combination be tween Congressman Dorsey, L. D. Richards and Lieut. Gov. Meiklejohn, but we do not consider that there is the least foundation for such a rumor. In fact we have pretty good information that the gentlemen mentioned are not in a position to form a combination, and unless Mr. Dorsey goes back on a promise he is understood to have made more than a year ago, he cannot be a candidate for re-election.

A great rush is being made by mem bers of the Morman church to get naturalized so as to participate in the election in January. The officers who issue the necessary papers are very strict in their examination of applicants and the result has been that a good deal of testimony tending to put the Mormans in a much worse light than ever before is being brought out. Levi Axtel testified before Judge Anderson that he had taken an oath in the endowment house to aid in the overthrow of the United States and to obey the priesthood implicitly in all things. The indications are that the latter-day saints are a pack of treason breeding wretches who ought to have been hung long ago, and that the sonner the leaders are placed where they can do no more harm the better it will be for territory of Utah and the country at

A revolution is reported as in progress in Brazil and the object sought to be ated is to convert the government int a republic. The standing army is said to be in favor of the revolution and it appears quite probable that it will not be long until a new republic will be established. The days of monarchs are fast being numbered and the time is not far distant when crowned heads will be a thing of the past. A government of the people, for the people and by the people is no longer an experiment and the subjects of other nations are looking to the United States as a good example of what can be done in the line of self-government, and many are becoming eager to have a voice in the public affairs and an opportunity to rise above the station in life to which they are born. The latest reports are to the effect that a republic has been declared with I'a Fansecca as president. The imperial family has seen guaranteed protection. It is probable that the matter will be settled peacefully and entirely by diplomatic means To change the form of government of a nation without blood-shed certainly indicates the advancement of civilization, for it was not many years ago that a change in chiefs of a tribe could not be made only at the cost of a number of

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Legal Notice.

The Board of Church Extension atton organized by the legislatury sylvania and O. W. Fielder, non-fendants, will take notice that of the company, plaintiff her petition in the district commonly, Nebraska, against said the object and prayer of which close a certain mechanica lien up her St, in block number 3, in the Harrison, Sloux county, Nebraska sum of two hundred and fifteen seventy seven cents, (2015.77) for seventy seven cents, (2015.77) for sum of two hundred and fifteen seventy seven cents, (\$\text{bilis.77}\$) for with interest from the fourtee April, A. D. 1896. Pishniff prays cree that defendants be required same or that said premises may satisfy the amount found due. You are required to answer sa on or before Monday, the second cember, 1896.

BUFFALO GAP LUMBER COMPAN By GEORGE WALKER their attorn

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Notice of Contest.

Notice of Contest.

U. S. Land Office, Chadro October 9, 19
Complaint No. 1977 having been this office by Arthur P. Howe, agt topher Pisher for abandoning his entry No. 1978, dated February 7, the w.k. sex, and s.k. sw.k. sec 5, 1p Sioux county, Nebraska, with a v cancellation of said entry; the sa are hereby summoned to appear fice on the 9th day of December, o'clock a. m., to respond and fur mony concerning said alleged abar Testimony of witnesses will be fore S. H. Jones, Notary Public, at in Harrison, Neb., on the 2nd day ber, 1889, at 10 s. m. T. F. POWERS, [7-11]

Notice of Contest.

U. S. Land Office, Chadron, October 8, 1889.
Complaint No. 1894 having been eithis office by Joseph W. Robinsof Roberts birth for failure to comply as to timber-culture entry No. 42 October 7, 180, upon the neighbor of Cotober 7, 180, upon the neighbor of Said entry; exhibited the cancellation of said entry; exhibited to plow or cultivate any placed to plow or cultivate any placed the contest of the con

Notice of Contest.

Notice of Contest.

U. S. Land Office, Chadron, N. October 1, 1869.

Complaint No. 1734 having been end his office by Chas. E. Gowey, against Dores for failure to comply with himber-culture entry No. 5140, dated ber 4, 1860, upon the sex nex, nex sax sex, sec 5, tp 75, r 18, in Sioux combraska, with a view to the cancells said entry; contestant alleging the claimant failed to break or cause to ken ten acres of said tract during it and second years, and failed to pla acres during the third year after en made and has failed to cure said defeate of initiating this contest.

The said parties are hereby summo appearat this office on the 30th day of ber, 1860, at 10 o'clock, a, m., to respondentially the said parties are hereby summo appearat this office on the 30th day of ber, 1860, at 10 o'clock, a, m., to respondentially the said parties are hereby summo appearat this office on the 30th day of ber, 1860, at 10 o'clock, a, m., to respondentially the said parties are the sound of the said parties are the sound of the said of th

FINAL PROOF NOTICES.

Notice for Publication.

Land Office at Chadron, Nebras November 15, 1862.

Notice is hereby gived that the foll named settler has filed notice of his tion to make final proof in support claim, and that said proof will be may fore M. P. Kinkaid, judge of the decourt, or in his absence before the cle said court at Harrison, Nebraska, on uary 4th, 1869, viz:

Detict O. Mohr of Harrison.

Detlef O. Mohr, of Harrison, who made D. S. No. 1603 for the w S swisses, awk awk nwk, see S, tp ER, r 55.

He names the following witness—to his continuous residence upon and cution of said land, viz: Phillip McCann, Denker, Arthur J. Adams, August W man, all of Harrison, Nebraska.

[10-16] W. H. McCann, Regis

NOTICE FOR PUBLICATION.

October 31, 1889.

Notice is hereby given that the follo named settler has filed notice of his it tion to make final proof in support of claim, and that said proof will be made fore M. P. Kinkaid, judge of the discourt, or in his absence C. C. Jameson, of the district court, at Harrison, Neb. December 16, 1889, viz:

Solomon R. Story, of Grammercy, No. who made H Eentry No. 117 for the e x se x he qr sec x, and sw qr nw qr sec y r 5e. The names the following witnesse prove his continuous residence upon cultivation of said land, viz: John H. W John C. L. Ragland, George W. Lobb, J W. Langdon, all of Grammorcy, Neb. [8-13] W. H. MCCANS, Registe

Notice of incorporation.

Notice is hereby given of the incorp-ion of the Bank of Harrison, at Harri

Notice is hereby given of the incorption of the Bank of Harrison, at Harri Nebraska.

The undersigued, associating themse for the transaction of a general banking mess in the state of Nebraska, adopt the lowing articles of incorporation.

ARTICLE II. The mame of this corporal shall be "Bank of Harrison."

ARTICLE II. The principal place of business of this corporation shall be Harrison county, Nebraska.

ARTICLE III. The general nature of business of this corporation shall be, reing of money on deposit, investment of flands in loans, buying and selling of change, receiving and making colect for others, the buying and selling of real late of making loans on same and training a general banking business.

ARTICLE IV. The capital stock of this poration shall be twenty five thousand lars, divided halo shares of one hundred lars cach, at least twenty per cent which shall be paid in before the commendat of Outsidess, and the remainder at a times as the Board of Directors may or when any new stock is issued, each should spain the existing stock, and if any shock remains that do to the county discovering the period of the whole issue as hoods up the existing stock, and if any shock remains that county the board of Directors may not the subsectives stock to the other stocknown of the whole issue as hoods up to the county of Angust, less shall continue twenty five years.

Asticle V. This corporation shall continue to the subsection shall continue twenty five years.

Asticle V. This corporation shall continue to the subsection of the subsection o

a vice a reade, t and a Cashier.

Astrona vin. These articles may amended at any time by a vote of a mainty of the store.

In witness whereof, the undersigned hereu, to set their hands this oth usy of which we have the set their hands this oth usy of the set their hands the set the set

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