The Sioux County Journal.


$\frac{\text { Thunsaly, Fmarcary 13, } 1590 .}{\text { The county yeat contest in Box Butte }}$ county in gotting quite interesting, wi
thmee or four towns all claiuing to It is more than likely that the reseople of
the the election will be no choice,
er election amade pocessary.

At the ande bocsary. At the municipal election in Sill Lahe
City on last Stonday the Mormons were
offeated by the geotiles that the power of Mormonism is broken. The geetiles are wild with joy over the
result and a feeling of sativfaction will On lat reeeived tlat the prochanation word was the Sioux revervation
had been issued. The ru gan and the wilto As far as reported the ruath
plished without tosos of life.
itial number of the Gazite, pubished at valeotinc,
Neb The eetiot rass the paper is nadi-
ally in favor of the protibitory amendment, but is republican in
There are a number of papen state running on the same plan. The
amendment is not a party measure and will be supported or opposed as best
pleases the publibhers of papers of both
perties we extend our beet wibhes for the prosperity of Measks. Burlei,
Kendall in their new venture. The Nebraska Bankers' a declared in favor of a permaneut nation-
al bank circulation bused on a 2 per cent government bond, which prompts the
Toledo Blade to remark: If the Nebraska bankers think the people will submi to a perpetuation of the national debt,
for all future time, and to be tuxed to pay the face of the debt
50 years, they are tren taken. Valusble as is the
banking system, it would
than it is worth at that rate. A letter was revertly
Govdremed thayer by Helen MI Gougar ask ing that the legivalature be convened as ag that the legivalature be convened ing the right of suifrage on the wome dection, so that they could vote on the
mendments which will come up at that time. The goverocor informed the writer hatt be seen no occasion to coavene the or give the right of sulfrige to the women of the state, as that can only be
done by an amendment to the constitu-
tion. He cites the mendment was submitted in 1881 a was defeated by an adverse vote of two d $\mathbf{x}$ that all future amendments coul be voted on at a special lection, a fair expresty reached.
The recent ruling of Speaker Reed t
he effect that a member of congre noot be absent, while in his ceath, simply by refusing to answer when his name prise from all fair-minded people. The
dee of a lot of men who have been elected to represent the people in congress to oncorved as absent when they are pres ant, appears very absurd and it is grat oved such a means of blocking legistin
on. The example set ty bim has al. The example set by him has al
been followed by the Lieutenant be rattempt of the denocrats to prevent elegislature of that ntate from doing ic sentiment gives the members of the
It marious legislative bodies to understand hat they are mot elected to hiud of meeting to induluge in boys' pla

$\qquad$ The bill of Senstor Paddock to create Wo sow land districts in north-west mal of opposition in many parts of
orritory affected $1 t$ is claimed by wo - the proponed Broken Bow distr proposod will make it more inconvent It for the mettless than moise in at prevenen-
 in the outh part of sioux county will nitato the mittinct, and dut wing to Alliun do mad buasineer. That will be incooran ofloo at Hartisoo, Une county meat Etheir couaty and to cause them to


| Eumon Jockenal:-The cat'spaw of the ring in the last issue of the Hrold says above his signature, that I anm usder abligations to him for the patience he displayed during the 7 th, 8th and 9th of January in his efforts to set a "mad and unressonable man right:" It is a wonder that he did oot word it "mad and unreasonable Dutcbman" as he has undoubtedly expressed it frequently. <br> As far as the word "mad" is concerned (according to common usage) he is right in my being $\infty$, and he might have ndded that there were about one bumired and fifty of the beit citizens of Sloux county in the same state of mind, to whom, hy the way. I am under obligations for the patience thoy displayed and the assistance they rendered in obtaining what would have leen impossible for several of us to oltain, viz: Justics. The "unirensotable" part of his communication I dispute, and would not ask you to occupy one line of space in order to gratify the main desire of the would-be county attorney, judge, or anything. from a constable to a "tool" for unorupulons triksters, namely, to gain notoriety and make enemies, if it were not that there are some of your readers whom it will benefit to know the facts in regand to the approving the honds and the appointment of County Attorney Walker. <br> The bonds of the county officerselect were presented on the 16 th day of 1 ecem. ber, 1809, the date the commisquonem met. They were presented at that time in order to bave the county board act on them as soon as possable, so as to give the officerselect a chance to sumend them in cave the security was considered issufticient. The officerselect were aware of the fact that they would have to present extraordinary good bonds in order to have them approved, as they and their friends had frequently beand that the old outiti had decided that the only way left to deprive the new officens | This same individual has sta through the pross that in his ulleg appointment as county attorney the quirements of the Statute was comp with in every particular, not withsta wig the fact that Don M. Weir positiv stated in the jresence of several neres besider the other niembers of board, that there was no appointm signed by himsif or the old board, it was carclesaly neglected. There pointed ty the former commissionern tile in the cleck's office as requind Law, showing that the former coma vinsers did not consider it necessary Therefore the renuicments of the stater ute was tiot complied with in every ticular, whether the truthful (f) woul jresent comminsoners are justified they did, when the law is as plan ther favor as it can be, and especia convention which was held in the val hast fall, his thratened to hound haraws everylody in anyway conned with said convention, heranse they was the only available man for cou judge. Time will tell who is unreas <br> Best Line to the East. <br> The Burlinytion Route B \& \&. M. R. $\qquad$ $\qquad$ $\qquad$ $\qquad$ points west, and for Kanses $\qquad$ cago, and all prints eart. $\qquad$ $\qquad$ $\qquad$ lowing morning. <br> For further information and tickets ply to nearest agy Route B. \& M. R. R. $\qquad$ |
| :---: | :---: |

## Grant Guthrie,







 In the warrait book in the clerk's of
ice are to be found a number of warrant shich have not been called for, some of
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vet in its shares.
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crimer While the whipping post is gever

