## **Sioux County Journal** COPPOSAL COUNTY PARES.

THUMBAY, ADS. 28, 1890.

# shiken State Tichet. L. D. BICHARDS.

THOMAS BESTON.

J. R. BILL.

seloner of Public Lands an G. B. HUMPHREY.

For Attorney General, GEO. H. HASTINGS. speciate adeat of Public Instruction, A. K. GOUDY.

Republican County Ticket.

For County Attorney, H. T. COBLEY. For County Countinioner, ELI J. WILCOX.

Republican Senatorial Convention. The republican electors of the 14th sensional district of Nebrasks are requested to said delegates from their several countie to meet in one vention in the town of Valentian Cherry son IV, Neb., september 25th 1860, 1 250 p. m., for the purpose of placing monination a candidate for sensior from

erats to bold a convention and nominate steries or Hull, so that D. P. Lav. may withdraw in their favor as he did in favor of the former two years ago.

It is reported that the managers of the Harney Peak tin mine have decided to erect their mills at Ludley. This will, without doubt, make a good town or Dudley as themills are bound to become very important ones.

Death entered the home of Hon. W. H. McCann, register of the Chadron land of Mce, on Aug. 17th, and took his little so aged 2 years and 7 months. The synpathy of all friends is extended to the arents in their and loss

Crawford has voted bonds to the ent of \$17,000 for the purpose of ng in a system of water works. The tade sufficient to permit of a gravity system so that there will be no cost operating the vorks.

ed is devoting its efforts to devise thod to deprive the blacks of the to vote, without the use of the e gun and ballot box frauds. The on is whether they can do that or

It is reported that over one thousand artedan wells will be sunk in South Labefore Jan. 1, 1891 for irrigation s and great results are expected It is highly probable that preparation will be made in many localities to irrigate in future. That method of securesture is becoming very popular.

mers of Perkins county acg up petitions to the bankers are ate asking for an extention of months on their notes and the n per cent be charged. The results such petitions upon the capitalists or at locality will be watched with a ud deal of curiosity.

The Slocomb Law.

The following is a synopsis of the law ow in force in regard to the sale of ion as published in another column, the hanges likely to to be brought by the doption of either the prohibition or liense amendment to the constitution,

Section 1 provides that the county ward of each county may grant license under township organization. The couny board shall not have authority to is ue any license for the sale of liquors in ov city or incorporated village or with-

polication and for the publication of the polication for at least two weeks before he granting of the license.

Section 3 provides for the hearing of he case if a remonstrance is filed against he granting of a license to the applicant. Further sections provide for the anenling of the remonstrance to the disrict court: the form of the license: the policant for the license.

Sections 8, 9 and 10 make it an offence unishable by a fine of \$25, for any liensed liquor dealer to sell intozicating Section 11 provides that any perso

alling liquor without a license shall be ned not less than \$100 nor more than 500 for each offence; and section 12 proides for the trial of such offenders

Section 13 makes it an offen unishable by a fine of \$100 and a forsiture of license, for any licensed liquor ender to sell adulterated liquor. Section 14 makes it an offense punish-

this by a fine of \$100 for any person to ell or give away any liquor on Sunday or on the day of any general or special

Sections 15 to 28 inclusive, define th iability of saloonkeepers for damages he traffic and provide the steps necessry to collect such claims.

Section 24 relates to the issuan lruggists permits.

The local option feature of the law is ontained in section 25, the salient part f wnich reads:

"The corporate authorities of all cities nd villages chall have power to license. egulate and prohibit the selling or givng away of any intoxicating, malt. pirituous and vinous liquors, within the mits of such city or village. This sec on also fixes the amount of the license e, which shall not be less than \$500 in illages and cities having less than 10,000 inhabitants nor less than \$1,000 in ities having a population of more than

Sections 26 and 27 relate to druggists egisters and penalties for violation of he rules governing the same.

Section 28 makes drunkenness an ofduce punishable by a fine of \$10 and osts or imprisonment not exceeding

hirty days. Section 29 provides that the doors and

No one blames those gentlmen in this ounty who are holding federal appoint nents for working for corsey, for they would be guilty of base ingratitude if they did not, as they are indebted to him other wholly or partially, for their pres ent jobs; and they represent about Lor ey's legitimate strength in this county. Broken Bow Leader.

That is about the state of affairs ex sting all over the district.

with a sugar palace which will open on deptember 1st and continue until the ttention to the new sugar industry of he state and will doubtless prove highly eneticial. The best sugar industry of Nebraska is attracting a good deal of no ice and bids fair to develop into gigan ue proportions and the action of the energetic citizens of Grand island in build ag a palace, is highly commendable and to keeping with the spirit of the industry.

A petition was most to Mr. Dorsey ew days ago signed by a number of resients of his own county asking him to be a candidate for renomination. Mr. that the petition was circulated by men who are holding office by the appointive

## The Changes in Dates.

in the 14th senatorial district was to fix Section 1. That section two (2) of arti with the date that might be fixed for with the date that might be fixed for holding the convention in the 3d congressional district. Being assured (by those who ought to know) that if the date was changed from Sept. 11th to Sept 19th, that it would in no way interfere with the date that would be fixed for the holding of the congressional convention. I therefore made the change vention. I therefore made the change and to my surprise the date for holding the congressional convention had been set for Sept. 17th which would prevent persons who attended the congressional convention from attending the senatorial, and as I learned that many of the delegates to the congressional convention are delegates to the congressional convention are delegates to the senatorial convention, many of whom have written asking that the date for holding the senatorial convention be changed, I have determined to make the change. You will please therefore to change the date for holding the senatorial convention is changed. I have determined to make the change. You will please therefore to change the date for holding the senatorial convention for the 14th senatorial district from Sept. 18 to Sept. 25, 1890.

The change is a senatorial convention of the constitution of the constitution of the senatorial convention for the term of the court, one of whom shall be elected one judge of the supreme court for the term of five (5) years, and at each general election on its provided that the judges of the supreme court for the term of the constitution of the first places. I have determined to make the places of the supreme court for the term of the constitution of the term of the constitution of the term of the court, one of whom shall be elected one judges of the supreme court for the term of the constitution of the term of the court whose terms have not expired at the time of holding the general election of 1851, shall continue to hold their office for the term of one (1) year, or the term of the court of the term of th tended the congressional convention iving of a \$5,000 hand by the successful the change. You will please therefore rest assured that no other change will be J. WESLEY TUCKER,

pump stands at the head of the canal over a large well filled by a race from the river. The water is lifted to the level of the pump, twenty feet higher, and it flows into a flume which carries t into the canal. The pump now in peration at Gering is the largest yet built, and it has a capacity of 3,000 gallons per minute. The machine is now in operation at its fullest capacity, giving wit. perfect satisfaction and producing excellent results. For localities where ordinary headgate canals are impractable. this pump fills a long felt want, and as t can be run at a low expense for fuel and requires no skilled engineer. There is no doubt but that dozens of them will be in use in the county within a few vears. The pump is manufactured at Greely, Colo., and is an invention that merits the highest praise.

The action of Land Commissioner Groff, withdrawing the land from entry in certain districts as provided by the act of 1888, soon had the desired effect. A bill curing the defects has passed both fore the end of the present week, and it will not be many days until the registers and receivers of the various land offices will be instructed to receive entries the same as in the past. The only change made is that in the land patents the right of the government to run irrigating canals or ditches on the land will be

bruises or for rheumatism, lame back, deep seated or muscular pains, Chamberlain's Pain Balm is unrivalled. For sale by C. H. Andrews.

Ayer's Pills cure headache. Send a 2 t. stamp to Dr. J. C. Ayer & Co., Lowell, Mass., for a set of their attractive al-

## PROCLAMATION.

The date of holding the senatorial convention for this district has again bein changed to September 25, 1890. The following letter explains the reason for the numerous changes:

EDFOR JOURNAL:—The purpose in fixing the date for holding the convention ing the date for holding the convention.

Section 1. That section two (2) of article is to the constitution of said state, and that said section is the table reason of the constitution of said state.

court shall be elected by the electors of the state at large and their terms of office, ex-cept as hereinafter provided, shall be for a period of five (5) years." Section 3: That section five (5) of article six (6) of the constitution of the state of Nebraska be amonded so as to read as fol-

The following account of irrigation by the pump system in Scotts Bluffs country:

The formal opening of the Mutual Irrigation ditch occurred on July 4th and was a grand succees. A more than usual amount of interest was attached to this affair as it was the first trial of the pump system in irrigation in the country and in the state. A Huffer irrigation in the state. A Huffer irrigation in the state.

A Successful Test.

Therefore, I. John M. Thayer, Governor of the state of Nebraska, do hereby give notice in accordance with section one (1) article fifseen (15), of the constitution and submitting the same to the constitution and submitting the same to the electors of the state; Approved February 13th, A. D. 167, that said proposed ameadment will be submitted to the qualified voters of the state for approval or rejection at the general election to be held on the 4th day of November, A. D. 160, and the twenty-fourth year of the state and of the independence of the United States the one nundred fifteenth.

By the Lovernor, JOHN M. THAYEB.

BENJANI R. COMPEXT, [SEAL]

PROCLAMATION.

ed by the legislature of the state of Nebraska, at the twenty first session there proposing an amendment to Section Thir-teen (13) of Article Six (6) of the constias amended shall read as follows, to

article six (6) of the constitution of the

as follows:

Section 12: The judges of the suprame court shall each receive a salary of thirty-five hundred dollars (85,500) per annum and the judges of the district court shall receive a salary of three thousand dollars (85,000) per annum, and the salary of each shall be payable quarterly.

In witness whereof I have hereunto set my hand and caused to be affixed the great seal of the state of Nebraska. Done at Lincoln, this 2 in day of July, A. D. 1850, and the twenty fourth year of the state, and of the independence of the United States the one hundred fifteenth.

By the tovernor, JOHN M. THAYER.
BENJAMIN R. COWERY,

[SEAL]

PROCLAMATION.

WHEREAS. A joint resolution was adopt-As a general liniment for sprains and ed by the legislature of the state of Nebras approved February 13th, A. D. 1989, propos ng an amendment to the constitution o read as follows, to wit:

said state, and that said amendment shall read as follows, to-wit:
Section 1: That at the general election to be held on the Tuesday succeeding the first Monday of November, A. D. 1800, there shall be submitted to the electors of this state for approval or rejection an amendment to the constitution of this state in words as follows: "The manufacture, sale and keeping for sale of intoxicating liquors as a beverage are torever prohibited in this state, and the legislature shall provide by law for the enforcement of this provision." And there shall also at said election be separately submitted to the election of this state for their peroval or rejection an amendment to the constitution in words as follows: "The manufacture, sale and keeping for sale of intoxicating liquors as a beverage shall be licensed and regnited by law."

Bec. 3: At such election, on the bellot of sach elector voting for the proposed amendments to the constitution, shall be written or printed the words: "for proposed amendment to the constitution, prohibiting the manufacture, sale and keeping for sale of intoxicating liquors as a beverage." Or "Against the proposed amendment to the constitution, prohibiting the manufacture, sale and keeping for sale of intoxicating liquors as a beverage." "There shall also be written or printed on the ballot of each elector voting for the proposed amendment to the constitution, the words: "For proposed am

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Wm. Christensen.

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CHAS. C. JAMESON, Cashier.

[INCORPORATED.]

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Attorney-at-Law. HARRISON, - - NEBRASKA

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