The Sioux County Journal.

[ESTABLISHED 1888.]

OFFICIAL COUNTY PAPER. BEST PAPER IN THE COUNTY. HAS THE LARGEST CIRCULATION OF ANY PARKE PURILSHED IN SHOUX COUNTY.

Subscription Price, \$2.00

L. J. Simmons, . . Editor.

Entered at the Harrison post office and class matter.

THURSDAY, JULY 30, 1891.

Republican County Convention.

Neb., are requested to send delegates from their several precinets to meet in conven tion at the court house, in Harrison, Nels. on September 19, 1811, at 11 o'clock, a. m. APPORTIONMENT.

The several precincts are entitled to representation as follows, being based upon the vote for Hon. Geo. H. Hastings, for attor ney general in 1810, giving one delegate at large for each precinct and one for each test prives honest men of the places filled by votes and the major fraction thereof:

The primaries for the several precincts will be held at the following times and places on Saturday, September 12, 1891; Antelope At the residence of S. R. Story

from 4 to 6 p. m.; I delegate. Andrews-At the residence of J. W. Robin son, from I to 5 p. m.; I delegate.

Bowen-At the office of G. Guthrie, from to 7 p. m.; 5 delegates.

Bodare-At school house in district No

From 5 to 7 p. m.; 3 delegates.

Cottonwood -At school house in district No. 4, from 4 to 6 p. m.; 2 delegates. Five Points-At the residenc of Frank Tinkham, from 4 to 5 p. m.; 2 delegates.

Lower Running Water-At the residence of O. J. Gowey, from 3 to 6 p. m.; 2delegates. Hat Creek-At the residence of C. F. Coffee, from 4 to 6 p. m.; 4 delegates. Montrose-At Montrose school house, from

3 to 6 p. m.; 3 delegates. Ranning Water-At the residence of . McGinley, from 4 to 2 p. m.; 2 delegates. Snake Creek-At Herncall's store, from

Sheep Creek-At the residence of T. B. Say der, from 4 to 6 p. m.; I delegate:

White River-At the school house in school Warbounet-At the Warbounet ranch from 4 to 6 p. m.; 3 delegates

A. W. Moun,

of the expert was no good and tells the county attorney to "prosecute or come off the dump." The records show that on July 23d the case against ex-Treasurer Lockwood for his shortage was filed in the district court. There are two other cases yet to be filed. One against ex-County Clerk Jameson and one against ex-County Attorney Satterlee. These will be brought in the county court and will be filed in the near future. The offsets settled the rest.

Norfolk has a proposition under consideration whereby the present beet sugar factory will be duplicated before October 1, 1892. All that is asked is that they weren to raise 5,000 acres of beets next year. It looks as if there was pretty good pay in it for the growers for one man at Grand Island has raised 450 acres this year and intends to raise 1,000 acres next season. Real estate has increased in value at Norfolk, one farmer having refused \$50 per acre for his land. Sugar beet growing is the the coming industry of northern Ne-

By reading the article from the O'Neill Hem which is published in another column it is inferred that Mr. Gillespie is not doing just as he should in regard to the judgeship. He is now register of the land office at O'Neill, and a man appointed to a position of trust or profit is in honor bound to do all he can to har the party to which he owes sigtment. That is one trouble the republican party in Nebraska at present time. Men have got into la some instances who have con-any used their power to further eir personal aspirations or get even with personal enemies, regardless of the of the people. The managers of the party could strengthen the ranks to quite an extent by looking over the list of the lower and removing or calling lown all those who run things on the sople be damned" plan: It is useless for the managers to try to straighten out matters and still permit a lot of narrow-minded, self-conceited, petty office holdto retain their present positions and

Changarous Assemblies for 1891. 2. Long Pine chattauqua at Long

Some of the papers in the easiern part I the state, among them the Lincoln Call, mention Judge Kinkuld to good supremie judge timber. None, tar-ayus, lutimate that the Judge has ever incl. ated that he would enter the field for that position. To such the people of the 15th district should say "hands off." No one doubts that he would acquit simself with credit on the supreme bench, but the masses of the people of the 15th district need Kinkaid and want him and would be reluctant to give him up, even to serve as a member of the supreme court.

A good deal of trouble has been caused in the mining districts of Tennessee on account of the operators putting convicts at work. This the miners objected to and attempted to prevent the convicts from working. Troops were called out and much trouble followed. There is no wonder the miners objected, it is an insult to hopest labor, to be placed in the course, the course of the c from working. Troops were called out insult to honest labor to be placed in competition with felons, and it also de-

manifested to such a thing and on request Gov. Merriam issued a proclamation forbidding the fight to take place within the borders of that state and calling on all officers to do their duty in preventing it. There was walling and gnashing of teeth among the sporting fraternity but it availed them maught. The brutal pastime of prize lighting is against the law and the action of Gov. Merriam will be upheld by law-abiding people all over the nation.

Hon. John C. Watson, chairman of the republican state central committee, has expressed his determination to call the committee together for the purpose of considering the question of placing a candidate for governor in the field at the coming election. Many leading lawyers express the opinion freely that a governor cannot be elected this year under the provisions of the constitution, and consider it an attempt on the part of Mr. Watson to involve the office of governor in more trouble simply because he "has coming election. Many leading lawyers

The Hem has said that it would make meant it, but there is a saying to the effect that "circumstances after cases." We have never been over friendly to Gil lespie for various reasons that we might and may hereafter mention, feel under no obligations, in fact the reverse and are free to say that we do not like the character of the fight he is making on Kinkaid. Of course we concede him the right, as an "American citizen," to as pire to any office in the land, but we do not concede bim the right as a good republican to embarrass and imperil the party this year with his candidacy, which may lead to a rupture in the ranks. Kinkaid will be the judge. He has a record that will re-elect him, and anyone who may hold a straw before the political breeze can easily see that it gracefully bends in the direction of his

A Straight Tip.

A Nebraska journalist sings thusly of the crops of 1891:

the crops of 1891:

The chigger may chig with all his might, and mocking bird mock and sing, but the Nebraska crops take the cake, and corn, you bet, is king. The cricket may crick and the froglet frog and the farmer may chant his strain, but the Nebraska crop is always on top—when there's plenty of rain. The chinch bug may chinch and the grasshopper hop, and the hot winds make you tire, but if any one says there are such things here, just call him a horrible liar. Oklahoma may boom and Texas howl, and Missouri shoot off her chop—but this is a place to get a home and raise a h—l of a crop.

Sheriff's Sale.

to measure of the control of the con

U.S. LANDOPPICE, CHARLES, NER.

Notice Housestead Entry. U.S. LANDOFFICE, CHARGON, NERRANKS, July

prives honest men of the places filled by criminals. The only place convict labor should be used is inside the prison walls.

Two noted pugilists were to engage in battle in St. Paul, Minn., a few days are constant of solutions of solution H. T. Contestant's Attorney.

Notice to Non-Resident Defendants. Harrison Merrifield and Engenia L. Merrifield, non-resident defendants, will take no the that on the first day of July, 1891, Elliw Barton, plaintiff, Sied her petition in the listrict rourt of Sions county. Nebraska stripet, and defendants against said defendants, impleaded with Aunie E Satterlee and Edward D. Satterle 6. Tp 31 n. range & The general fund of Dawes county is sider it an attempt on the part of Mr. Watson to involve the office of governor the only possible relief will be to transfer a small amount from some of the other funds for which warrants shall not have been issued.

Editor Walker tries hard to mislead his readers with pretended communications which bear the earmarks of the editor of the Herald. He will have to change his style of writing if he expects to fool any one, and he will have to produce proof if he expects any one to be lieve the useertions made in the columns of his paper.

About Right.

Provisions of the constitution, and side of the part of Mr. Watson to involve the office of governor decided that it is not it in more trouble simply because he "has it in" for Goveror Thayer because he would not appoint Watson to the position of judge-advocate-general. It is not likely that the state central committee will allow itself to be made a party to any such scheme just to please the chair man. The supreme court decided that the said not the sum of \$6.25 \text{ with 10 per cent interest which has become due and another to paint the result of \$6.25 \text{ with 10 per cent interest which has become due on sail note amounting to \$6.21, and plain till rest in the first day of June, iso, plaintiff party for affects that the will allow itself to be made a party to any such scheme just to please the chair man. The supreme court decided that the said not the sum of \$6.25 \text{ with 10 per cent interest from the first day of June, iso, plaintiff party for affects that the same or that said prediction and the case has gone to the supreme court of the Control of the support of the expects any one to be lieve the useertions made in the columns of his paper.

About Right.

About Right.

Payment of Mr. Said note and more said not end of one, and not a pounding and not pay able to plaintiff party to \$6.21, and plain till not pay the said one the said one the said one the supreme court decided that the result of the said one the said one

By H. T. CONLEY, her attorney.

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