

The Sioux County Journal.

ESTABLISHED 1888. OFFICIAL COUNTY PAPER. OLDEST PAPER IN THE COUNTY. BEST PAPER IN THE COUNTY. ONLY REPUBLICAN PAPER IN SIOUX COUNTY. HAS THE LARGEST CIRCULATION OF ANY PAPER PUBLISHED IN SIOUX COUNTY.

Subscription Price, \$2.00. L. J. SIMMONS, Editor. Entered at the Harrison post office as second class matter.

THURSDAY, DEC. 22, 1892. THE JOURNAL wishes all its readers a Merry Christmas.

The Hay Springs Review has flopped and is now the Sheridan County Democrat. It is peculiar how easily some papers and their editors can change their political coats.

The legislature will convene one week from next Tuesday. There is much legislation needed, but it is safe to predict that that which is needed the most will receive the least attention.

Under the circumstances there should be no foolishness among the aspirants for the United States Senatorship. The reelection of Senator Paddock is the only constant thing to be done.

Nebraska this year produced 2,734,500 pounds of beet sugar, California 854,384 pounds and Utah 1,094,000 pounds. And this is only a small percentage of the sugar consumed in this country.

Congressman Butler, of Colorado, has introduced a bill in the House to establish a national floral emblem and names the pansy as the most suitable flower for the honor.

The population of Nebraska is now eighteen persons to the square mile, and Chancellor Canfield states that the state is capable of supporting an average population of two hundred and fifty to the square mile.

The reports are that James G. Blaine is rapidly declining and will not last much longer. He will be remembered as the foremost statesman of his time.

The report of the postmaster general shows that in the year 1892 the government printed return requests on 313,855,000 envelopes. That is a large amount of business for the government.

Some of the Chadron people "blew in" for a great write up of the town in the World-Herald and from the papers of the town it does not appear to have been satisfactory.

At the state convention of county clerks held at Lincoln last week a resolution was introduced to reduce the number of official and sample ballots 50 per cent.

During the last two or three years, trials have been made in the French army of the quite remarkable telephonic system of Capt. Charolais.

The discussion is on all over the state in favor of assessing property for taxation at its full value. A good many papers are demanding that a law of that kind be enacted.

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Scientific Miscellany.

Over 200 stars are now known to vary in brightness. Differences in the phenomena observed have led to the following classification, proposed by Prof. Pickering, of the Harvard College Observatory:

1. Temporary or new stars, of which only very few have been recorded. They blaze out suddenly, remain visible for a short time, then disappear, never to return.

2. Stars of the Algol type, which vary in brightness from about one to more than eight magnitudes.

3. Irregular variables, having no definite period, and usually only slight variation.

4. Variables of short period, most of them under eight days.

5. Variables of the type of Algol, of which only ten have been discovered. At regular intervals the light suddenly fades, and continues diminished for only a small portion—a few hours—of the star's period.

Recent curious observations indicate that our appreciation of food depends largely—if not chiefly—upon the sense of smell.

A student 21 years old had inherited from his mother the defect—acquired by her in childhood—of complete absence of smell, taste and other sensations being unaffected.

The warming of conservatories by electricity, the idea of two Swiss electricians, gives promise of good results wherever, as in Switzerland, cheap motive power may be had.

Health authorities in Germany, finding that the refuse left after extracting the oil from peanuts contains four times the nutritive matter of wheat and rye flours, have used mixtures of peanuts and of peanut refuse with rye flour for making a very nutritious bread.

Certain physiologists have been able, with injected fluid, to wash out the system through the natural channels of circulation.

It was first employed to prevent drying up of the tissues after great loss of blood and in cholera, but has given promising results in cleansing the blood from poisons, such as those of typhoid fever, uraemia, septic blood poisoning, gastric or intestinal ulcers, and snake bites.

In asphyxia from chloroform it has saved life when electricity and artificial respiration had failed.

The salt water, with antiseptic precautions, is injected into the cellular tissue under the skin, usually of the abdomen, causing a tumor which lasts two or three hours.

The usual time for injecting 20 ounces of solution is about five minutes.

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Final Proof Notices.

All persons having final proof notices in this paper will receive a marked copy of this paper and are requested to examine their notices and if any errors exist report the same to this office at once.

Notice of Publication. Land Office at Chadron, Neb., Nov. 15, 1892.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim to the following land to be made before the following named clerk of the district court at Chadron, Nebraska, on December 28, 1892, viz:

David Bartlett, of Harrison, Neb., who made Homestead Entry No. 1076 for the W. 1/2, Sec. 2, T. 23 N. R. 24 W. of the 6th P. M.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim to the following land to be made before the following named clerk of the district court at Chadron, Nebraska, on December 28, 1892, viz:

David Bartlett, Fred Bettschen, Charles Lundquist, Benjamin J. Johnson, all of Harrison, Neb.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim to the following land to be made before the following named clerk of the district court at Chadron, Nebraska, on December 28, 1892, viz:

Joseph Ashton, of Ardmore, S. Dak., who made Pre-emption D. S. 276 for the S. 1/2, Sec. 2, T. 23 N. R. 24 W. of the 6th P. M.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim to the following land to be made before the following named clerk of the district court at Chadron, Nebraska, on December 28, 1892, viz:

Joseph Ashton, August Meier, Joseph Boller, John Delano, all of Ardmore, S. Dak.

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Notice of Sale Under Chattel Mortgage.

Notice is hereby given that by virtue of a Chattel Mortgage dated on the 2nd day of June 1892 and filed in the office of the County Clerk of Sioux County, State of Nebraska, on the 6th day of June, 1892, I am on the 6th day of June, 1892, at 10 o'clock and 30 minutes in the afternoon and executed by J. E. Fletcher, F. H. Stratton and John L. Stratton to Fred Sitch to secure the payment of the sum of Seventy Dollars (\$70.00) and upon which there is now due the sum of Seventy-three Dollars and Fifty-five cents (\$73.55), with Ten Dollars (\$10.00) qualified damages for non-payment of contract. Default having been made in the payment of said sum and no suit or other proceedings at law having been instituted to recover said debt or any part thereof, therefore I will sell the property therein described, viz:

One black horse, 9 years old, named Dan, one black horse, 10 years old, named Prince, formerly owned by Irvin Wilson. One one dark red, 12 years old called Hans. One light red or 4 years old called Bloss. All at the house of J. W. Hunter, justice of the peace of Godard precinct in Sioux County, State of Nebraska on the 10th day of January, 1893, at one o'clock p. m. of said day. FRED SITCH, Mortgagee. Dated December 16th, 1892.

Notice - Homestead Entry. U. S. LAND OFFICE, CHADRON, NEB., Dec. 16, 1892.

Complaint 233 having been entered at this office by William H. Phillips against Albert Bahr for failure to comply with law as to Homestead Entry No. 10, dated July 26th, 1892, upon the S. 1/2, Sec. 2, T. 23 N. R. 24 W. of the 6th P. M. Township 23, Range 24, in Sioux County, Nebraska, with a view to the cancellation of said entry, complaint alleging that the said Albert Bahr has wholly abandoned said tract; that he has changed his residence therefrom for more than six months since making said entry; that said tract is not settled upon and cultivated by said party as required by law; that claimant has not resided on said tract any portion of the time for the last four years; the said party is summoned to appear at this office on the 11th day of February, 1893, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged facts.

Testimony of witnesses will be taken before George Walker, a notary public at his office in Harrison, Neb., on the 11th day of February, 1893, at 10 a. m.

T. F. POWERS, Receiver.

Notice - Homestead Entry. U. S. LAND OFFICE, CHADRON, NEB., Dec. 16th, 1892.

Complaint having been entered at this office by Isaac H. Boy against John Gaudinbaugh for failure to comply with law as to Homestead Entry No. 216, dated March 25, 1892, upon the S. 1/2, Sec. 2, T. 23 N. R. 24 W. of the 6th P. M. Township 23, Range 24, in Sioux County, Nebraska, with a view to the cancellation of said entry, complaint alleging that claimant has wholly abandoned said tract; that he has changed his residence therefrom for more than six months since making said entry; that said tract is not settled upon and cultivated by said party as required by law; that claimant has not resided on said tract any portion of the time for the last four years; the said party is summoned to appear at this office on the 11th day of February, 1893, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged facts.

Testimony of witnesses will be taken before George Walker, a notary public, at his office in Harrison, Nebraska, on the 11th day of February, 1893, at 10 o'clock a. m.

T. F. POWERS, Receiver.

Notice to Non-Resident Defendants. Silas L. R. Maine and Metta E. Maine will take notice that on the 12th day of December, 1892, Margaret Cox plaintiff herein filed a petition in the district court of Sioux County, Nebraska, against L. R. Maine and Metta E. Maine, defendants, the object and prayer of which are to foreclose a certain mortgage executed by the defendants, Silas L. R. Maine and Metta E. Maine to E. S. Grubbs, Trustee, upon the W. 1/2 of the S. 1/2, Sec. 2, T. 23 N. R. 24 W. of the 6th P. M. in Sioux County, Nebraska, to secure the payment of a promissory note dated September 8, 1888 for \$575.00, with interest at the rate of seven per cent, per annum payable semi-annually and represented by ten coupons for \$20.00 each and ten per cent after maturity. Plaintiff is now the holder and owner of said mortgage and default has been made in the payment of said coupons and by the terms and conditions of said mortgage the whole amount secured thereby has become due and payable and there is now due the plaintiff said note and mortgage the sum of \$606.66 with interest thereon at the rate of seven per cent, per annum from December 1, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon. You are required to answer said petition on or before the 22nd day of January, 1893, at 10 o'clock a. m. at the office of Margaret Cox, Plaintiff, by W. W. Woodruff, attorney. First publication Dec. 15, 1892. 1417

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