The Sioux County Journal.

[ESTABLISHED 1898.] OLDEST PAPER IN THE COUNTY REST PAPER IN THE COUNTY. ONLY RESCRIÇAN PAPER IN SIGUX COUNTY. HAS THE LARGEST CIRCULATION OF ANY PAPER PUBLISHED IN SIOUX COUNTY.

Subscription Price, \$2.00 - - Editor. Entered at the Harrison post office as sec-

THURSDAY, JAN. 26, 1893.

ty feet long a few days ago. Wonder drinking who reported the find:

It is reported that many are starving Berlin. The temperature is 22 degress populists cheered wildly. The rightbelow zero and it is stated that the famine prevailing there is as bad as it is

of gold with which the streets are free representative body in the world th

The legislature of South Dakota will bave tired of the farce.

It would be well for the state press asinquire as to the sanity of Ed. A. Fry, of Niobrara. He has recently taken to po sane man who has been in the busi-

The senatorial situation at Lincoln is about the same. Thurston is out of the race and it is likely that others will begin to drop out soon, and then the real tug of war will come. Outside of the senatorial fight the legislature is doing very little except that the members and empoyees are drawing their salaries.

The fear that the state treasurer would derive a little benefit from the funds in his hands actuated the independent legislature of 1891 to pass a law, the workings of which cost the state a quarter of a million of dollars by the failure of the Capital National Bank at Lincoln. That is a case of saving at the spigot and this hold attempt at despotic tyranny. wasting at the bunghole.

ly at Macon, Ga., last Monday evening. ontside appearances and his sudden colonel in the confederate army and was dent Cleveland.

On last Monday the Capital National Bank, of Lincoln failed for more than half a million of dollars. It is reported that there was about \$250,000 of state money in the bank. The bond was approved according to law, but those on the bond went down with the bank and now the question is whether the state treasurer and his hondsmen are held for

It is a little peculiar, but it is a fact that Liewellyn, the new populist governor of Kansas has made all his money in the loan business at Wichita, which leads to the conclusion that he is a very mooth individual. The man who can sharks while he fattens by usury off the people must be regarded as a very suc- Teileme. sful thimble-rigger.-Fremont Tribone.

post severe that has been experienced vears. In Obio it is said that in fuwinter of 1892-3 will be recostern part of Nebraska the weather ucls more severe than it has de locality is much nicer than is generally supposed and it is praving as added n to those reaking

The Kausas Situation.

The situation in the Kansas legislature is this: The senate has a populist majority. The governor was elected as a fusionist by populists and democrats. The house was organized by the republicans, who elected Douglass Speaker, he receiving 67 votes. A majority of the house is 63 votes. The populists refused to allow the majority to rule; they went through the motions of electing one Dunsmore speaker, with 58 votesless than a majority of the house and nine votes less than the total republican Coal miners of the Santa Fe Company vote. These two organizations-the in Colorado found a petrified snake twen- legal one and the pretended populist one -have been occupying the representawhat kind of liquor the fellow had been tive chamber jointly. Governor Lewelling has recognized the minority populist organization, and so has the populist senate. When the action of this latter body was reported to the house, the fully elected speaker, Douglass, thereupon made a brief speech that compels the admiration of everyone for its directness and force, not to speak of its being founded on the rock of eternal truth:

Because everyone is not satisfied with a locality does not condemn it. There are some people who, if they are so for- wisely reserved the power of creation to tunate as to slip by St. Peter into the senators and governors included, cannot new Jerusalem, will kick on the quality make 63 men out of 58 men, and in every majority governs. The principle of self-government is on trial in Kansas today The result of the attempt to bring the unplied then, and it will triumph now.

Wyoming raiders to justice is that the The friends of the constitution and the attorney for the people of Johnson have will soon stand as one man in Kan-county has filed a motion to dismiss the sas, regardless of party. The constitucounty has filed a motion to dismiss the cases and the matter is at an end except that it has cost about \$300,000. The whole affair is to be regretted.

See, regardless of party in the case of party pleasure of the house?

The facts of the case could not be bet pass a bill to again submit the license ter stated. The republicans have an question to the voters of the state. honest, legal, and legally elected major-Ever since the prohibitory law was ity in the house. The populist minority passed it has been a dead letter. Saloons make no pretense that there is any derun open in every town and hamlet in fect or flaw in the title of any one of the he western part of the state and people 67 members who voted for Douglass as speaker. The recognition of a minority as the legal house, by the governor and the senate, does not give the minority sociation at its meeting next month to any shadow of right in its claim. Even Dunsmore, the fraud speaker of the pop ulists, in the reply he felt constrained to printing his Pioneer on yellow paper and make to Douglass, did not dare claim any shadow of authority for the usurpaness so long as he has would do such a tion. He simply said: "We have been recognized as the legally organized house, and no power on earth save the

sword can dissolve us." As this is written, on Tuesday morning, there is no change in the situation. The republicans of the house, firm in the knowledge of the right and impregnable legality of their action, stand firm, while the populist revolutionist rage and chafe that they are not allowed to override the law and the constitution, and make a minority govern a majority.

Their position is revolutionary. It is blow at the fundamental tenet of our form of government-that a majority shall rule. The election of the representatives was in accordance with law, and there is no shadow of an excuse for

We hope to see the same loyality to right and justice, which made Kansas Justice L. Q. C. Lamar, of the supreme the banner state for freedom when the "shall slavery into the territories!" away back in the He had been improving in health to all '50's, again blaze forth among her people directed against this usurpation of death was a shock to all. He was a power by the populists. Let Kansas freemen arise in their might, and compel appointed to the supreme bench by Presi- these revolutionists to obey the law and the constitution.

> Ex-President Rutherford B. Haves died at his home at Fremont, Ohio, last week, after an illness of three days. He had a great many personal friends, but since he retired from the presidency he has taken little part in politics.

> A man was frozen to death on his way to church on January 15th in the southeastern part of the state. Had that man een in Sioux county on that day he would still have been alive as the climate here is much milder.

How pleasant it is to sit out on the front porch these days and bask in the warm Halian-Nebraska sunshine, and read in the daily papers that in the effete howl himself into the executive chair and blizzard-stricken east they are exdenouncing the money power and the periencing the heaviest snow storms and coldest weather on record.-Cranford

> The World Bruid stated a few days ago that Edward Rosewater made overtures to the independents offering to flop from the republican ranks and become Some such thing might be expected, but the report would have to come from some other source than the World-Heruld to be given much credence.

> no act making it a part of any other dis

eek office. It is his business to trand get an office for the other fellow; to sound the praises of the candidate and keep quiet his own feelings; to whoop 'er up for his man and let his man forget all about him when he is elected; to defend his candidate against the unjust attacks of the opposition, and see that whatever favors his candidate has to bestow goes to the other fellow. It is his business to boom the city for all that it is worth, month after month, and then see \$100 worth of printing go out of the city because ten cents can be saved by doing so The newspaper is to give every enterprise a frequent "send-off" and then catch hell because he had failed to record the fact that some prominent citizen had his delivery wagon painted; to subscribe liberally to every public enterprise, advertise them for nothing, pay his own prejudiced and mean-spirited because a column is not devoted to that particular affair. Do you wonder that there are so many cranks in the newspaper business! It is bound to make either a crank or a philosopher out of a man.—Craneford

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made be fore Charles E. Verty, U. S. Circuit Corr Commissioner at Montrose, Nebraska on February 18, 1868, viz: way to everything, and then be called

A terrible railroad accident occurred t Alton Junction, Ill., last Saturday A passenger train ran through an open switch and into a freight train, killing the engineer instantly. A great crowd gathered almost instantly as the wreck caught fire, when an oil tank on a car exploded with terrible force. Nearly a score were killed outright and about a hundred were terribly burned.

Taken up by the undersigned on his premises SE's Sec. II, Township 33, Range 35 in Hattreek precinct, Sioux county, Nebraska, on the 17th day of November, 1892, two work oven described as follows: One red work ox, supposed to be six years old branded 14 on right side and hip and J on right hip, crop in right ear and swallow fork in left ear; one red ox, supposed to be live years old, branded Y= on left side and J on Fight hip, crop in right ear and under clip in left car.

[16-21] James M. Daniels.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Sioux County, upon a decree wherein Sabina V. Beach is plaintiff, and John D. Richards, et al., are defendants. I will on the 6th day of February A. D. 1893, at 10 o'clock, a. m., of said day, at the east door of the court house, in Harrison, Sioux county, Nebraska, sell at public anction to the highest cash bodder, the following described real estate, towit: East half of South East Quarter of Section 18, and South West Quarter for South West Quarter of North West Quarter Section 20 all in Township 3 North of Range 53 West of the 6th F. M.

And plaintiff will apply at Judge's Chambers at Chadron, Dawes county, Nebraska, on February 9th, 1883, at 100 clock, a. m., to Hom. Alfred Bartow, judge of said court, for an order confirming said sale, and directing deed to issue to purchaser.

Detect of Harrison, Nebr., on this 2ist day. Dated at Harrison, Nebr., on this 21st day December, 1892. Thos. REIDY,

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Sioux county, upon a decree wherein Sabina V. Beach is plaintiff, and August Schultz, et al., are defendents, I will on the 4th day of February A. D. 1893, at 10 o'clock R. m. of said day, at the cast door of the court house in Harrison, Sioux county, Nebraska, sell at public auction to the highest cash bidder, the following described real estate, to wit: Lot Four and South West Quarter of North West Quarter and West Half of South West Quarter and West Half of South West Quarter and West Half of South West Quarter and F. M.

And plaintiff will apply at Judge's Chambers at Chadron, Dawes county, Nebraska, on February 4th, 1863, at 10 o'clock a. m., to Hon. Alfred Bartow, judge of said court, for an order confirming said sale, and directing deed to issue to purchaser.

Dated at Harrison, Neb., on this 21st day of

Dated at Harrison, Neb , on this

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Sioux county, upon a decree wherein Charles L. Browne, is plaintiff, and Jacob B. Druman, et al., are defendants, I will on the 6th day of February, A. D. 1825, at 10 o'clock, a. m. of Sald day, at the east door of the court house in Harrison, Sioux county, Nebraska, sell at public auction to the highest cash budder, the following described real estate, to-wit: East half of South West Quarter and West half of South West Quarter and West half of South East Quarter and West half of South East Quarter Section 25, Township 28 North of Range 54 West of the 6th P. M.

And plaintiff will apply at Judge's Chambers at Chadron, Dawas county, Nebraska, on February 9th, 1825, at 10 o'clock a. m., to Hon. Alfred Bartow, Judge of said court, for an order confirming said sale, and directing deed to issue to purchaser.

Dated at Harrison, Neb., this 21st day of Dated at Harrison, Neb., this 21st day of

haser.

Dated at Harrison, Neb., this 21st day of December, 1872.

Spargur & Fisher,

Attys. for Plaintiff.

[173]

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Sloux county, upon a decree wherein Sabina V. Beach is plaintiff, and John M. Gleason, Herman E. Miller, et al., are defendants, I will on the 6th day of February A. D. 1892, at 10 o'clock, a. m., of said day, at the east door of the court house, in Harrison, Sloux county, Nebraska, sell at public auction to the highest cash hidder, the following described real estate, to wit: Soath West Quarter of Section 10, and South East Quarter of Section 10, and South East Quarter of North East Quarter Section 9, Township 31 North of Range 33 West of the P. M.

Township 31 North of the P.M.
And plaintiff will apply at Judge's And plaintiff will apply at Judge's Fambers at Chadron, Dawes county, Ne crasks, on February 9th, 1835, at 10 celecks, m., to Hon. Alfred Bartow, Judge of said court, for an order confirming sais sale, and directing deed to issue to purchaser.

Dated at Harrison, Nebr., on this 21st day December, 1822. THOS. REIDY, Spargur & Fistier, Plaintiff's Astys. [17-21]

Notice-Homestead Entry.

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

Notice for Publication.

Land Office at Chadron, Neb., Jan. 9, 188. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made be fore Conrad Lindeman, tlerk of the District Court at Harrison, Nebraska, on February 18th, 1833, viz:

E. Edward Livermore, of Harrison. Nebr.,

E. Edward Livermore, of Harrison, Near, who made Homestead Entry No. 197: for the NW1, Sec. 23, Tp. 31 N., R. 35 West of the 6th P. M.

He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz:

David Bartlett, Fred Betschen, Henjamin P. Johnson, Charles Cammenzind, all of Harrison, Nebr.

[18-23] W. H. McCaNN.

[18-24]

Notice for Publication.

Harriet Clark, of Montrose, Nebr. Harriet Clark, of Montrose, Neonwho made Homestead Entry No. 251 for the
SM NEN, and NWN, NEN, and NEN, NWN, Sec.
24. Fp. 54 N., R. 56 W. 6th P. M.
He names the following witnesses to prove
his continuous residence upon and entity
thon of, said land, viz:
Joseph Kourath, Herman Kourath, Heary
Pickenbrock, Jacob Wasserburger, all of
Montrose, Nebr., also:

Montrose, Nebr., also:

James Clark, of Montrose, Nebr.,
who unade Timber Culture No. 3274 for the
WM NEi3 Sec. 25. Tp. 34 N., R. 55 Westof the
6th P. M.
He names the following witnesses to prove
his continuous residence upon and califivation of, said land, viz:

Joseph Konrath, Herman Konrath, Henry
Pickenbrock, Jacob Wasserburger, all of
Montrose, Nebr.

W. H. McCANN,
[17-22]

Register.

Notice for Publication.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Conrad Lindeman, Clerk of the District Court, at Harrison, Nebraska, on February 11th, 1835, viz. Land Office at Chadron, Sch. 6

Johann Meier, of Ardmore, S. D. who made Homestead Entry No. 5430 for the Sk NW4, and Sk NE4, Sec. 29, Tp. 35 N., R. 54 West of the 6th P. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

Casper Wittling, Christian Jensen, Johann Schultz, David Anderson, all of Ardmore, S. Dak. Also:

August Meier, of Ardmore, S. D. who made Homestead Entry No. 5452 for the SW & Sec. 28, Tp. 35 N., R. 54 West of the 6th

P. M.
He names the following witnesses to prove his continuous residence upon and cultivation of said land viz:
Casper Withling, Christian Jensen, Johann Schultz, David Anderson, all of Ardmore, S. Dak.
W. H. McCANN,
[17-22] Register.

Notice for Publication.

Notice for Publication.

Land Office at Chadron, Neb., /
Jun. 3, 183.

Notice is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his
claim, and that said proof will be made before Courta Lindeman, Clerk of the District
Court, at Harrison, Nebraska, on February
13, 1863, viz:

Me

Friedrich Zerbst, of Harrison, Nebr., who made Homestead Entry No 2525 for the SE4 Sec. 34, Tp. 33 N. R. 564 No. 27, and W. NE4 Sec. 34, Tp. 33 N. R. 564 No. of the 6th P. M. He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Charles E. Schilt, Eli J. Wilcox, Gustay Noreisch, John W. Ricedorff, all of Harrison, Nebr. Also:

who made Prc. D. S. No. 2738 for the W.5.
NW14 and SE3, NW14 Sec. 24 and SW14 SW14
Sec. 13 Tp. 37N, R. 34 West of the 6th P. M.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

Joseph Roos, Nicholaus Meckem, John Meckem, all of Montrose, Nebr., Michael J. O'Connell, of Arimore, S. Dak.

(17.22) W. H. McCANN, Register.

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Notice-Homestead Entry.

U. S. LAND OFFICE, CHADRON, NEBRASEA,

Dec. 10th, 1893.

Complaint having been entered at this office by Isaac II. Hoy against John Ganghenbaugh for failure to comply with law as to Homestead Entry No. 216 dated March 27, 1890, upon the Lots I and 2 and 8,5 NE4, Section 21. Township 35, Range 34, in Sioux County, Nebraska with a view to the cancellation of said entry; contestant 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 there is no isouse on said tract are have there been any coltivation thereon for the past two years, the said parties are herefy sugmoned to appear at this office on the 3 day of February, 1863, at 19 o'clock A. M., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before David Anderson, a notary public, at his office in Montrese, Siovx county, Nebraska, on the 27th day of January, 1863, at 10 o'clock, a. m.

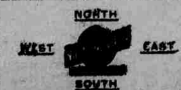
T. F. POWERS, Dec. 10th, 1892.

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