# The Sioux County Journal.

CALY REPURICAN PAPER IN SOUR COUNTY. HAS THE LABORET CERCULATION OF ANY PAPER PURISHED IN BOUX COUNTY.

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THURSDAY, MAY 18, 1893.

Ex-Speaker Elder denounces the impeachment of the state officials as unjust and unwarranted by the evidence.-Hub.

The pops are arranging to give a rethem in the legislature during the last session. It is well that they do it now

The failure of H. H. Warner, the Buffalo patent-medicine maker, is anhim to take some of his own medicine

The past few weeks has witnessed an number of banks having gone down, wealthy in an agricultural country. People should learn that western real However, Kansas is as good a place as estate is the safest place to put their money.

the demands of the multitude and open idies for the evils of poverty, laziness and the gates on Sunday. A little exercise thriftlessness as well as for the alleviaof good sense would have led them to tion of the ills of the undeservedly unthat conclusion long ago.

created a sensation by ordering the assessors to list property at its full value. It is, indeed, quite a remarkable thing with the law; and in this particular fea so. - Fremont Tribune.

build a \$5.000 house on a \$2.000 farm the people to their advantage in the end. ought to be willing to pay the debt in the only pity is that they require so as good money as he received. But the hard a schoolmaster. Jim Weaver finance theorists are calling for cheap money, that debts may be paid in flat instead of fact. This form of partial repudiation will never be accepted by those who believe in the golden rule and a sound currency. -State Journal.

The prosecution in the impeachment cases has closed and the defense is now taking a turn at the wheel. It will be but a short time until the court will be in possession of the evidence ready to make up their decision, and it is safe to believe that when they hand down that opinion it will in the line of justice, regardless of what has been said by Rosewater and the pops about the guilt or innocense of the men on trial.

It is reported that the result of the com-It is reported that the result of the com-plications growing out of the recent fi-Electrical Fountain. The whole issue gressman Dorsey has been almost, if not quite, bankrupted. It has been but a short time since Mr. Dorsey was considered one of the wealthiest men in the state and now it is a question if he will be able to save his home. Verily it is not wise to put trust in riches. The fact that few newspaper men put their trust in riches is another evidence of the wisdom of the men engaged in that busi-

Three homes at Musoatine, Iowa, weer destroyed by dynamite last week. The destruction is said to have been the work of the whisky element which was enraged by the action of the occupants of the houses. It is hard to realize that in a civilized community men will allow their passions to get the better judgement to such an extent that they will deliberately be a party to such a dibolical deed as the destruction of three whole families of people while asleep in their homes. Such acts are what the saloos element.

Nebrasks Good Enough for Him. A. L. Bixby in Lincoln Journal.

"Stand up, stand up," the preachet eried, "all ye who want to go to heaven" and the crawd arose, except one Richard "Be sented now" said, then rested he a spell, "now let the one lone man man arise who wants to go to — "." No one responded, and the priest with wonder seemed perplexed, he gased on Richard Ros awhile then spake nner vexed, "How is it man you do not care to go to either place? I really am inclined to think you are a hopeless case," "Not so," said Richard, eping much, "ah listen to my ples— brasha is, in point of of fact, quite od enough for me." And the audience god up and received the benediction.

Red Kansas Laws.

ers that made the laws is hardly apparent, though one would naturally think that as a hue and cry has been going up for three or four years agains tthe bloody "capitalists" in Kansas that it was the intention to get rid of as many of them as possible to insure the comfort, happiness and well being of the farmer and

Certainly if the laws are so framed that a lender on a mortgage cannot fore close without so much inconvenience as to greatly impair the value of his security, the borrowing of money on a mortgage will be a very difficult matter, and that ought to be a relief to the state, ac cording to the new political economy.

The law made down in that state forbidding contracts between borrowers and lenders to contract for payments in ception to the men who represented gold is, however a pernicious one and against the interest of borrowers for the reason that the borrower is thereby for they may not feel like it after a few branded with imbecility and deprived of the exercise of his own judgement in the matter of making a contract. The theory that the borrower is a fool or a child and the lender a shark and an oppressor nounced. It will now be in order for is not in accordance with the experience of the western men. Almost every for "that tired feeling."-Frement Tri- man wno has risen from poverty to affluence in the west-has been a bold borrower, for it is only by getting money on easy terms and investing it advanunusual number of business failures, a tageously that the poor man can become

any, doubtless, to try these old experiments over again. There is nothing new under the sun, and periodically ev-It is reported that the managers of the ery country in the world has attempted worlds fair are likely to pay attention to in some way to introduce strange remefortunate. These measures have usually been the work of the demagogue The county clerk of Gage county has playing on the better nature of the simple and the inexperienced.

It is a mistake to suppose that the masses of the people are anywhere given that people should be asked to comply over to dishonesty per se. They really mean to do the right thing, and if they ture they have never been known to do miss it it is almost always by mistake and through their unfamiliarity with fundamental principles of right and jus-A man who has borrowed money to tice. These Kansas laws will educate

#### A Wonderful Paper.

The World's Fair Number of The Youth's Companion just received is in every way a magnifficent issue, a worthy contribution to the Columbian year and the greatest Fair the world has ever seen. It gives a full description of the different departments of the Fair, also important directions showing how to see the Fair and what to see each day.

Its illustrations are superb, no less than thirteen full pages devoted to photographic views of those unequalled buildings which make up the "White City." It has a strikingly beautiful cover lithographed in ten colors, with a frontispiece showing the Administration Building, the Lagoon, its gondolas and has Thirty-six Pages and more than Sixty Illustrations, and is highly artistic. It SULLIVAN & CONLEY, Lawyers s certainly without a rival among the World's Fair issues.

All the old subscribers to The Companion will receive it free, and any new subscribers received with \$1.75 for a year's subscription, will also obtain a copy while the edition lasts. Seven hundred thousand copies have been printed, but are not likely to be sufficent for the demand. Single numbers may be obtained by sending ten cents to The Youth's Com panion, Boston, Mass., or any newsdeal-

### The Worlds Fair.

The State Journal has sent two special correspondents to Chicago to remain until the close of the World's Fair, and from now on The Semi-Weekly Journal will contain the fullest accounts and il lustrations of this greatest of world's exhibitions. Send us \$1.00 for this great twice-a-week paper a whole year. 105 make the masses fear the dominition of papers. Just twice as many as you get A Complete Stock Always on Hand. in any other paper in a year. Our U.S. History and paper \$1.40; N. Y. Tribune and paper, \$1.25; all three, \$1.65. To all who ask for them, until our supply is exhausted, we will send free a box of dominoes with each subscription. Send for sample copy. Address

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## Worlds Fair Rates.

Commencing April 25th and every day thereafter until October 31, 1893, round trip tickets will be sold from Harrison to Chicago and return for \$41.80. Tickets good returning until November 15, 1893. E. F. PONTH'S, Agent.

#### Final Proof Notices.

All persons having final proof notices in this paper will receive a marked copy of 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., May 5, 1893.

Notice is hereby given that the following-named settler has filed notice of his inten-tion to make final proof in support of his claim, and that said proof will be made be-fore Conrad Lindeman, Clerk of the District Court at Harrison, Nebraska, on June 19th 1855 viz.

Robert Wilson, of Harrison, Nebr.,
who made Pre emption D. S. No. 2533, for the
als nwig and nwig swig and swig, neig, sec. 9,
tp. 31 n. r. 56 w. 8th p. m.
He names the following witnesses to
prove his continuous residence upon and
cultivation of said land, viz:
Delana M. Sutton, Fred Betschen, Earnest
A. Hasselquist, Edgar G. Hough, all of Harrison, Nebr.
[35-40] W. H. MCCANN, Register.

Notice for Publication.

Land Office at Chadron, Neb. Apr. 18, 1893.

Notice is hereby given that the following-named settler has filed notice of his inten-tion to make final proof in support of his claim, and that said proof will be made be-fore Conrad Lindeman, Clerk of the District Court, at Harrison, Nebraska, on May 29th, 1893, viz: Lewis Rickard, of Bodare, Nebr.,

p. ni.

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

William S. Hall, Ell Smith, Henry Zim-merman, Ernest Bunge, all of Bodarc, Nebr-[32 47]

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Notice.-Timber Culture.

imber Culture Entry
1th, 1867, upon the SE's, section 10, 100.
2, range 35, in Siour county, Nebraska, with
a view to the cancellation of said entry; contestant alleging that the said John W. Burrus has failed to break or caused to be broken any part of said tract since date of entry and there is no breaking whatever upon said tract and that said dats exist at date of initiation of this contest, the said parties are hereby summoned to appear at this office on the 6th day of June, 1884, at 10 o'clock a. m., to respond and furnish testimony consaid alleged failure.

14.38

Notice.-Homestead Entry

U. S. LAND OFFICE, (CHADRON, NEE., May 2, 1898.

Complaint having been entered at this office by Perry White against John Kasperger for failure to comply with law as to Homestead Entry No. 5894 dated April 20th, 1886, upon the next seight and a seight and a section 50, township 33 north, range 34 west, in Sioux county, Nebraska, with a view to the cancellation of said entry; contestant alieging that the said John Kasperger, has wholly abandoned said tract in this towit. That he has been wholly absent from said claim for more than eighteen months immediately prior to the making of this affidavit, that the said claim is not settled upon and improved as required by law, the said claim and having been absent therefrom for more than eighteen months, immediately prior to the making of this affidavit, and that said claimant is still absent therefrom. The said claimant is still absent therefrom. The said claimant is of this affidavit, and that said claimant is represented to appear at this office on the 26 day of June, 1883, at 10 o clock, a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before George Walker, a notary public, at his office in Harrison, Neb., on the 27 day of June 1893, at 10 a. m.

T. F. Powens, 1841. H. T. CONLET, contestant's attorney

> Notice. - Timber Culture. U. S. LAND OFFICE, (CHADRON, NEB.

CHADRON, NEE.

(COMPLIANT CONTROL May 2, 1884.

Complaint 236 having been entered at this office by by Charles H. Unitt against Zachariah Shrop for failure to comply with law as to timber culture entry No. 4945, dated Oct. 6th, 1885, upon the southwest quarter, section 7, township 30 north, range 55 west, in Slour county, Nebraska. with a view to the cancellation of said entry; contestant alleging that the said entryman has wholly abandoned said tract in this towit: By neglecting to break plow or in any way cultivate any portion of said tract since January 1st, 1891, that there are no trees growing on said tract at the present time, and that there has been no trees, tree seeds, or tree cuttings planted on said tract since January 1st, 1891, that the land that had been cultivated on said tract prior to January 1st, 1891, that the land that had been cultivated on said tract prior to January 1st, 1891, has grown up to grass and weeds so as to form a sod. The said parties are hereby summoned to appear at this office on the 16 day of Jane, 1892, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged fallure. [34-40] T. F. Powes, Receiver.

H. C. CONLEY, contestant's attorney.

Notice.-Homestead Entry. U. S. LAND OFFICE, (CHADRON, NEB.

U. S. LAND OFFICE, CHADRON, NEE. May 2, 1883.

Complaint 2811 having been entered at this office by William S. Brearley against Joseph H. Montgomery for failure to comply with law as to Homestead Entry No. 718, dated feby 9th, 1883, upon the c'y net, sec. 21 and n's nwis section 28, township 35 north, range 55 west, in Slouz county, Nebraska, with a view to the cancellation of said entry; contestant alleging that the said Joseph H. Montgomery 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. The said parties are hereby summoned to appear at this office on the 17 day of June, 1883, at 10 c'clock a. m., to respond and furnish testimony concerning said alloged failure.

Testimony of witnesses will be taken before H. T. Conley, a notory public, at his office in Harrison on the 10 day of June, 1883, at 10 a. m. T. F. Powers, Receiver. GEO. WALKER, contestant's atty. [M-49]

Notice.-Timber Culture.

Complaint 2535 having been entered at this office by Newman L. Tipton against Walter Reed for failure to comply with law as to timber-culture entry No. 5119, dated Docember 4, 1855, upon the n/k n/k , sw/k n/k and n/k sw/k, section 18, township 30, range 56, in Sloux county, Nebr., with a view to the cancellation of said entry; contestant alleging that claimant has wholly abandoned asid tract in this towit: By neglecting to plow, break or in any way cultivate any portion of said tract during the year 1891 and up to date of making this affidavit towit: Sentember 30, 1892; that there are no and up to date of making this affidavit to-wit: September 29, 1892; that there are no trees growing growing upon said tract at the present time, and there has been no trees, tree seeds or tree cuttings planted on said tract since January 1, 1891; that the portion of said tract that had been cultivat-ed prior to January 1, 1891 has grown up to grass and weeds, and he has failed to curs said defects up to the date of making this affidavit. The said parties are hereby sum-moned to appear at this office on the 38 day of June, 1893, at 10 o'clock a. m., to respond and furnish testimony concerning said al-leged failure.

leged failure.
Testimony of witnesses will be taken before George Walker, a notary public, at hi office in Harrison, Nebr., on the 23 day of June, 1898, at 10 a. m.
T. F. Powkes,

[3641] Receiver.
H. T. Conley, Contestant's Atty.

Notice.-Timber Culture.

U. S. LAND OFFICE, CHADRON, NEBR.

Chadron, Nebe.

May 15, 1892.

Complaint 2025 having been entered at this office by William T. Jones against Millard Nelson for failure to comply with law as to Timber-Culture Entry Mo. 6126, dated March 5, 1895, upon the swig, section 3, township 31, range 55, in Sloux county, Nebraska, with a view to the cancellation of said entry; contestant alleging that claimant has falled to break, plow or cultivate 5 acres of said tract second year after making said entry and has falled to pisart any trees, tree seeds or cuttings on said tract from the day of making said entry to this date. The said parties are hereby summoned to appear at this office on the 36 day of June, 1895, at 18 office, a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before H. T. Canley a notary public at his office in Harrison on the 20 day of June, 1805, at 10 a. m.

[35-41] Receiver.

George Walker, contestant's attorney.

n Harrison on the B day of June, 1se 0 a. m. T. F. Pownes, [3541] Beceiv. George Walker, contestant's attorney.

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