The Sioux County Journal.

BEST PAPER IN THE COUNTY. ONLY REPUBLICAN PAPER IN SIOUX COUNTY MAS THE LARGEST CIRCULATION OF ANY

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

THURSDAY, JUNE 15, 1893.

It seems to be the intention of the

The reports from the worlds fair are that Nebraska day was a great day and that all passed off with credit to the the exhibit. Nebraska has demonstrated her ability to get to the front in good shape whenever occasion requires.

The management of the state fair is payers are out the costs of the suit and making a very hard effort to have the Bill Greene is out of a job. The management of the state fair is exhibit of this year surpass that of any previous year. This should be kept in

citizen. It is about time a law was rate will save,-Lincoln Call. passed whereby a man who becomes a candidate for any office, either elective or appointive, would be obliged to make proof of his citizenship, unless he was born in this country, before he could have any standing as such candidate, The frequency with which that question is raised of late years demands that something be done.

The United States authorities have decided that there can be no compromise with Mosher, the wrecker of the Capital National bank, and he must stand trial. It may be a little tough on the depositors, but the punishment of the man who caused their loss should be as severe as the law will allow. Mosher would never have done as he did if he had been certain that he would have been sent as a felon to serve the state. The more certain the punishment the less frequently will crimes be com-

something of the great purpose of the practical announcement of principles on author. "Omega" is declared by those who have read the entire work to be one dential candidate in 1896. It seems to of the most remarkable writings of the be conceded by all that McKinley will be century. While pretending to be a re-elected as governor of Ohio by an 1803, viz. novel, it is a work having a deeply phil-increased majority and will add much to novel, it is a work having a deeply pill-increased majority and will add much to sophical purpose, as is more fully de-the strength of the rest of the party who made homestead entry No. 1016, for the the strength of the party veloped in later chapters. It is some- ticket. thing that no fairly intelligent person can afford not to read, and is surely destined to become a classic.

The people of Sioux county should make it a point to urge their friends in the east to keep watch for the announcement of the dates of the harvest excursions which will give them an opportunity to visit this locality at a low rate of fare. A special effort should be made to get those who have no land of their own to come and see what can be had in the west. It is to the interest of all to have a large number of people in this county as soon as possible. With a well settled community real estate will advance in value and prosperity will be general and all will be gainers thereby. It is not the duty of one more than another, but there should be a united effort for more

Some of the papers of the state are attempting to make out that the major not what denomination or under what ity of the judges of the supreme court erred in its decision in the impeachment cases. It does not look reasonable that the two who decided that the state of-Scials were not guilty as charged would he as likely to go wrong as the one who ented in his opinion. The former are in the prime of life and vigor and with a fathers decreed they should be. future before them in which they may have an opportunity to be still more highly honored if they show themselves highly honored if they show themselves capable and worthy, while the judge who delivered the minority opinion is an old man-practically in his dotage-who

Senator North has secured the appointment to the office of collector of internal revenue at analia. He is an which will last three months. able, honorable man and will conduct make Tom Majors governor for that the office in good shape.

spiracy to extort money and there are seven or eight more counts on which he is to be called upon to answer. He will . . Editor. likely conclude that he had to pay pretty high for his whistle.

last Friday morning by the collapse of

From out the gloom and disaster at the result of the trial the impeachment committee is attempting to provide a straw for the pops to grasp at for they state and to those who have had charge have done gone been and went and cut of the work of getting up and arranging Bill Greene off with only \$600 instead of allowing him the \$2,500 which he did not earn. The result of the impeachment farce is that the pops are out of material for political thunder, the tax-

On the tenth of this month through mind by the people of Sioux county and rates on grain from points in this state an effort should be made to have the ex- are advanced two cents per hundred. hibit from this county the best that can This is the first step of the railroads to possibly be made. A great many people meet reductions on some local rates prowill be there for the purpose of seeing viding the Newberry bill stands as law. just what Sioux county has to show and Under the agreement of lower through the result of a good collection, properly rates made in 1887 with the board of arranged will be that many new settlers transportation when Judge Mason was at will be secured, and that is just what is the head of the board, the rates could not be raised without the consent of the board. The legislature that took the The report is that a flight is to be made on the newly appointed superinmade on the newly appointed superinmow made by the roads the grounds for tendent of the government building at tendent of the government building at the forest of the grounds that he is not a probably take away more than the new pr The report is that a fight is to be rate question away from the board is

> The following catechism is going the rounds of the pop press:

- "Who owns the United States?"
- "The people."
- "Who owns the people?" "The politicians."
- "Who owns the politicians?" "The bondholders."
- "Who owns the bondholders?" ":The devil."

And there the catechist stops. But world, and why not proceed? "Who owns the devil?" There is but one answer of course. His satanic majesty is a created being and God owns him, so after all, the country is measurably safe.—Lincoln Journal.

Nebr.; also
Joshua Baker, of Rodarc, Nebr.,
who made Homestead Entry No. 7247 for the swig swig Sec. 27. & w. | a wig sec. 34, & seig neights, sec. 33, tp, 33 n., r 54 west of the 6th p.m., He names the following witnesses to prove his continuous residence upon and cuttivation of said land, viz:
Jackson Reisler, Louis Ruffing, Frank M. Smith, Frank Tinkham, all of Bodarc, Nebr., also

safe.- Lincoln Journal. On last Thursday the republicans of Ohio held their state convention and by acclamation, renominated Major McKin-ley as the party candidate for governor. His speech of acceptance was one of the best and strongest he has ever made and that is a good deal to say, for a great [4045]

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

Michael J. Blewett of Gilchrist, Nebr., Ionis Ruffing, Joshua Baker, Stephen Serres, all of Bodarc, Nebr.

W. H. McCANN, Register. Ohio held their state convention and by With the third part of "Omega," the work of the French astronomer Flamma-protectionist has made many table speeches during the time he has Pich in for July, the reader is able to grasp public life. It is thought to be the which he proposes to stand as a presi-

> churches, saloons and outside show which were working together to get such an order of things. It is one of the most singular things that can be witnessed for the people who are religious to insist on a thing which will do more to throw the vast crowd of visitors into temptation than anything else. If they had added a little more to their request and had it obligatory that all should spend Sundays in church it might have the done some good, but it is out of the question to legislate people into morality who made Pre emption D. S. No. 232, for the sy nwi; and nwi; swi; and swi; nei; sec. 9, the lamber of the prove his continuous residence upon and cultivation of said land, viz: and if the churches want freedom they should be willing to grant it to others It would be in order for those who keep the seventh day, to ask the court to is sue an order to close the fair on Saturday. There is no more domineering element known than the churches when they once get the power. It matters circumstances. They seem to forget the rights of others in their effort to make the rest of mankind do as they think is right, regardless of what those effected think about it. Care will need to be taken or church and state will not long continue to be as distinct as our fore

Anti-treating leagues are being organ ized in more than one city in this coun try. They should be encouaged. Ther is now meking to be elected for another is no more senseless custom prevalent seem of six years in the position he now and few more dangerous to weak char-sceepies. The hue and cry which was acters than that which insists that made against the state officials led him because two men have drunk once they the belief that he could, by deciding must drink again simply "to be sociated the defendants were guilty as barried, ride into office on a popular weeks that are floating toward the weeks that are floating toward the popular was a likely that Judge their sense of manifests and acquired the habit of intoxication through the

It is reported that Governor Crouns intends to take a trip around the world

time and Rosewater and the Deadmar statesman will have a prolonged siege of Atlee Hart has been convicted of con- the jim-jams in consequence thereof.

The failure of banks and large busi ness enterprises are reported with much more than usual frequency. The chief causes are that the change in the admin-A terrible thing happened at Washing- istration has weakened the confidence of ton, D. C., between nine and ten o'clock people and that will not be re-established until the financial policy of the domithe old Ford Theater which was occu- nant party is known, and also to the fact rate law to go into effect without rais- pied by the surgeon general and was that a vast amount of money has been ing the question of its legalty. It is filled with government clerks. This is taken from the ordinary channels of expected that its enforcement will make the building in which Lincoln was shot business to be used by people who will it very unpopular and then, after a fair twenty-eight years ago. The loss of life attend the worlds fair. It is the general trial, the matter can be taken into the caused by the falling building was very opinion that the worst has past and that money will be easier in future.

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 Clindron, Neb. Jun. 7, 1893.

Florence E. Wright, formerly Florence F. Cline, widow of Charles C. Cline, deceased, who made Homestead Entry No. 70] for the se. ½ ne. ½ sec. 32 & s. ½ nw. ½ & nw. ½ sw. ½ sec. 35, tp. 32 n., r 55 west of the 6th p, m. He mames the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

John J. Pavis, William H. Davis, William B. Wright, Dwight H. Griswold, all of Harrison, Nebr.

[4045] W. H. MCCANN, Register.

Notice for Publication. Land Office at Chadron, Neb. (Jun. 7, 1863.) Notice is hereby given that the following

Michael J. Blewett, of Gilchrist, Nebr., cho made Homestead Entry No. 1198 for the wil Sec. 25, Tp. 34 N., R. 55 west of the

swij Sec. 35, 41, of the p.m. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

Joshun Raker, Louis Ruffing, Jackson Kreisler, all of Bodare, Nebr., Clarance B. Hollingsworth, of Gilchrist, Nebr.; also Louis Ruffing, of Bodarc, Nebr.,

who made Homestead Entry No. 743s for the sw. ½, sec. 32, tp. 33 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:

John Meinhart, Joshua Baker, Stephen serres, Jackson Kreisler, all of Bodare, Nebr.; also

who made Homestead Entry No. 7526 for the se. 4 sec. 18, tp. 33 n., r. 54 west of the 6th

Notice for Publication. Land Office at Chadron, Neb., Jun. 5, 1893.

Elizabeth Cline, of Harrison, Nebr., ticket.

The federal court has decided that the gates of the worlds fair must be closed on Sunday. That is a victory for the strength of the federal court has decided that the gates of the worlds fair must be closed on Sunday. That is a victory for the son, Nebr.

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Land Cffice at Chadron, Neb., May 5, 1893. May 5, 1863. (
Notice is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his
chaim, and that said proof will be made before Conrad Lindeman, Clerk of the District
Court at Harrson, Nebraska, on June
19th, 1863, viz:

Palest Willow of Harrson

Robert Wilson, of Harrison, Nebr.,

Notice for Publication.

Land Office at Chadron, Neb., /
May 29, 1863.

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 Conrad Lindeman, Clerk of the District Court at Harrison, Nebraska, on July
eigth, 1853, viz:

Frank Nutte, of Montrose, Nebr., names the following witnesses to prove ontinuous residence upon and cultivais continuous residence upon and cultiva-ion of, said land, viz: Martin Gayhart, Henry Wasserburger, Ja-ob Heanrich, August L. Ring, all of Mont-ose, Nebr. also

John Meinhart, of Bodarc, Nebr., made homestead entry No. 1609, for the sec. 22, tp. 23 n., r. 54 west of the 6th names the following witnesses to prove ontinuous residence up...
of said had, viz:
chaci Ruffing, Lewis Ruffing, Samuel
chaci Ruffing, all of Bodarc, Nebr.
W. H. MCCANN,
Register.

SULLIVAN & CONLEY, LAWYERS.

1 5 1 5 1 5 1 Office in Court House.

Notice-Timber Culture.

Complaint having been entered at an office by Peter Schaefer against Albert II. Thorne for failure to comply with law as to timber culture entry No. 1373, dated August 16, 1889, upon the se is section 1, township 29, range 26, in Stoux country, Nebraska, with a view to the cancellation of said entry; contestant alleging that claimant has wholly abandoned said tract in this to wit: By neglecting to break, plow or otherwise cultivate ary portion of said tract since making said entry; that no part of tract has ever been broken, plowed or in any way cultivated up to date of making this affidavit. The said parties are hereby summoned to appear at this office on the 1 day of July, 1883, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be toefore George Walker, a notary public his office in Harrison, Nebr., on the 29 d June, 1833, at 10 a.m. T. F. Powers, 1843, t. T. CONLEY, contestant's attorney.

Notice.-Homestead Entry.

Complaint having been entered at this office by Perry White against Join Kasperger
for failure to comply with law as to Homestead Entry No. 5822, dated April 28th, 1886,
upon the ne's sels, and e's ne's and nw's ne's
section 2 township 33 north, range 54 west,
in siou c antry, Nebraska, with a view to
the cancellation of said entry; contestant
alleging 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 name
diately prior to the making of this affidavit,
that the said claim is not settled upon and
improved as required by law, the said claimant 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
parties are hereby summoned to appear at
this office on the 2 day of June, 1893, 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 2 day of June
1803, at 10 a. m.

1844] Receiver.

H. T. CONLEY, contestant's attorney.

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

Charbon, NEB.

May 2, 1893.

Compliant 2536 having been entered at this office by by Charles H. Unitt against Zacha rian shrop for failure to comply with law as to timber entire entry No. 4945, dated Oct. 6th, 1885, upon the southwest quarter, section 7, township 30 north, range 55 west, in Sionx county, Nebraska, with a view to the cancellation of said entry; contestant alleging that the said entry and has wholly abandoned said tract in this towit: By neglecting to break, plow or in any way cultivate may 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 cutting 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, 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 June, 1831, 110 colock a. w., to respond and furnish to-timonly concerning said alleged failure. 31-40 T. F. Powes, Receiver. H. C. Conlier, contestant's attorney.

Notice.—Timber Culture.

1. S. LAND OFFICE,
UHADRON, NEBR.

U. S. I AND OFFICE,
CHADRON, NEBE,

May 15, 1825.

Complaint 2235 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. 510, dated December 4, 1885, upon the 10 mwg, swig mwg and nwis swig section 18, tuwnsup 30, range 55, in Sioux county, Nebe., with a view to the cancellation of said calvy; contestant alleging that claimant has whofly abandoned said tract in this towit. By neglecting to plow, break or in any way cultivate any portion of said tract during the year 1851 and up to date of making this affidayit towit: September 29, 1827, that there are no trees growing growing apon so it tract at the present time, and there is been no trees drowed for the country 1, 1891; that the portion of said tract that had been cultivated prior to January 1, 1891 has grown up to grass and weeds, and he has failed to cure said defects up to the date of making this affidayit. The said parties are hereby summoned to appear at this offic on the 30 day of June, 1895, at 10 o'clock a, m., to respond and farnish testimony concerning said at leged failure.

Testimony of witnesses will be taken be fore George Walker, a notary public, at his office in Harrison, Nebr., on the 23 day of June, 1893, at 10 a m. T. F. Powers.

[36-44]

H. T. Conley, Contestant's Atty.

H. T. Conley, Contestant's Atty

Notice.-Timber Culture. U. S. LAND OFFICE, | CHADRON, NEBR.

CHADRON, NEHR.

CHADRON, NEHR.

May 15, 1863.

Complaint 2:22 having been entered at this office by William T. Jones against Millard Nelson for failure to comply with law as to Timber Culture Entry No. 322, dated March 8, 1885, upon the swi, section 34, township 31, range 56, in Sioux county, Nebraska, with a view to the cancellation of said entry; contestant alleging that claimant has failed to break, plow or cultivate 5 acres of said tract second year after making said entry and has failed to plant any trees, tree seeds or cuttings on said tract from the day of unaking said entry to this date. The said parties are hereby summoned to appear at this office on the 20 day of June, 1893, at 10 o clock a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before H. T. Conley a notary public at his office in Harrison on the 23 day of June, 1883, at 10 s. m.

T. F. POWERS.

[3641] Receiver. George Walker, contestant's attorney.

GEORGE WALKER

Attorney-at-Law.

Will practice before all courts and the 11

Dr. Leonhardt

Limits his practice to diseases of the

Nervous system,

(Such as Loss of Memory, Feeling, Motion and Will-power, Cramps, Fits, General Nervousness, and all forms of

HEART,

(As shown by Shortness of Breath, Pain, Palpitation, Fluttering and Numbness in region of the Heart.)

BLOOD,

(Such as Skin Diseases, Ulcers, Excessive Paleness or Redness of the Face, Faintness, Dizziness, etc.)

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Lumber, Coal and Farm Implements, Sash, Doors, Blinds, Lime, Lath and Shingles. Windmill and Pump Supplies.

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Walter A. Wood MOWERS, REAPERS & BINDERS.

SIMMONS & SMILEY,

Harrison, Nebraska,

Real Estate Agents,

Have a number of bargains in choice land in Sioux county.

Parties desiring to buy or sell real estate should not fail to

call on them.

School Lands leased, taxes paid for non-residents; farms rented, etc.

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Crawford, Neb.