The Sloux County Journal.

MARST PAPER IN THE COUNTY. AS THE LARGEST CIRCULATION OF ANY PAPER PURLEGIED IN SIGUE COUNTY.

TEUESDAY, SEPTEMBER 14, 1868.

The Sixth Year.

With this issue THE JOURNAL enters upon the sixth year of its existence. In the future as in the past it will use its best efforts for the advancement of the prosperity and welfare of the people. It believes that there is a bright future in store for the county but to reach it hardships incident to the development of a new country must be met and

The paper will advocate the best interests of the county regardless of office who is unworthy or unfitted to fill the place to which he aspires or who would prove truent to the trusts which would devolve upon him.

The support given the paper in the past is appreciated and every effort will a railroad staff. be made to merit a continuance of the same in the future.

Enterprise at Gordon. It is a neat, newsy five-column quarto and ought to be prospeaous.

A second daughter arrived at the White House on last Saturday. Now the Presedint ought to be able to pay more attention to the needs of the country.

The postmaster at Rosewater, Neb., committed suicide Saturday. It seems that his resignation wauld not be accepted by the department nor the name of the postoffice changed, and so the only thing he could consistently do was to suicide.-Fremont Tribune.

candidate for supreme judge as a tool of as to the public. The last legislature in the pops. He is evidently about ready to pap the expenses of the secretaries of to take his Bee and go over to that the state board of transportation nor to

proposed in the state convention of that party it was greeted with hisses and when the vote was taken he received nineteen votes out of eight nundred and

An expert was employed to go over the records of the school board of Crawford and found a discrepency of \$2,500 in the accounts of the treasurer. He at once put up the amount and interest at the same rate the district had been compelled to pay, so the taxpayers lose

It is stated by the Chadron Signal that a lot of property on the government reservation has not been assessed for some years which should have been taxed in Dawes county under the law. It may be that there is property on the reservation which should pay taxes in Sioux county. It would be well for the proper officials to look the matter up.

ter so far as an explanation of what the name the man. So far as this paper is the Fremont Tribune meant in the concerned it is in favor of selecting a re-published in these columns a few weeks ago. Does he they are unable to catch onto his disrepable little games while at the legis-

The pop state convention last week seminated Judge Silas A. Holcomb of Bow for supreme judge and A. arce, El. L. Beath and J. L. There was a resolution passed at the nominee of the convention ould consider himself pledged not to out any transportation for himself or

The report came from Washington to the effect that the land districts of Alcase of contests. If is hoped that the report will prove false.

It is a significant fact that neither Dawes nor Sioux counties were repreented at the late state pop convention For the past two years the two counties have been strongholds of that party, but to do when they do get their eyes open.

The Omaha Bee in an editorial makes the following reference to populist lawyers: "Now, with possibly two or three exceptions, every Nebraska lawyer who professes to be a populist is an imposter, charge, but it is the unvarnished truth. The average lawyer who talks loud against monoplies and bankers is a monumental fraud, either hired by corporations to work the populist racket or else waiting ready to do the bidding of the corporations for a price or a position on

The last legislature was determined to reduce the appropriations no matter how much the public interests suffered. Lauren Jones has established the It has been found that no appropriation was made for procuring school record books and as a result each district will have to purchase its own supplies of that kind and the cost to the taxpayers will be considerable more. The trouble does not stop there for the reports will not be uniform and the work of the county and state superintendents will be greatly increased and the results unsatisfactory. It is another illustration of the penny wise and pound foolish policy

by the last legislature as possible and step aside and give some younger man a have taken steps to check the operation chance. of the transfer law. It seems that such a law is no more than right and just and a switch at every town where railroads the state who does not support his pet cross would be of benefit to them as well corporations and is slobbering all over its fool economy made no appropriation carry out the provisions of the transfer switch law and as a result the state How exceedingly popular Maxwell authoritier are in very poor shape to was with the pops. When his name was look after the interests of the people where switches are asked for.

> The reports of the state pop convention contain no mention of the great reform statesman from Sioux county. It would be impossible for him to have tend. He likely inquired and found that there would be no contests on which to vote and so no opportunity for him to make expenses and of course he would not ride on a pass and he decided to stay at home. That is the reason or else he knows that the party and the people in other parts of the state are onto him and his schemes and he did not want to be snubbed. All be can do now is to run the pop party in Sioux county, as he seems to have that under his thumb in pretty good shape.

Some of the papers in the east part of the state are calling on those in the west that have been urging the nomination of a western man for supreme judge to can ticket simply as a move in the in terest of the party. There are a number of this district into electing him that of good men for the place and one could be selected by the convention who would be satisfactory to the west. It is not a good plan to have the members of the the capital. There has never been a judge of the supreme court who has re-Lipcoln and most of them have been place close to it and it would be a good plan to scatter such things a little.

took his Rushville Standard and went withit into the camp of the pos dated and the latter applished. It the wondered what he was after. The rereport is true it will make a great deal port of the late pop state convention of extra trouble and expense to settlers furnishes the explanation. Mr. Heath is in much of the territory, especially, in put on the state ticket of that party as a candidate for regent of the state univers ity. When a fellow flops into that par ty it is safe to bet that he does it for office or boodle. No active pop is in ji

simply for his health.

The United States senators are still talking about silver and doing nothing. the people have become aware of the The vote in the house has restored could fact that the leaders of that party are dence enough so that business relation doing what they are for office, revenue are slowly becoming better. Most of the or boodle and are dropping away from banks which suspended at the time of it. The people may be a little slow in the panic have resumed and many of the catching onto the new schemes of the business houses which were forced to pop bunco-steerers, but they know what close have again opened their doors Some of the factories have asked their employees to work at reduced wages until such time as it is decided by congress what is to be done in regard to the tariff question and by the hands agree ing to such proposition they are enabled to keep running. An early expression simply playing apostate to his old politi- by congress as to what it will do on tariff cal faith to sell out the new party to the legislation would do much to overcom highest bidder. This is a very caustic the feeling of distrust which now exists among manufacturers.

Rosewater is making a terrible roar because every republican will not fall down and do his bidding in regard to the supreme judgeship. He attempts to make out that it is simply because of Maxwell's opinion in the impeachment cases that the fight is being made against him. Rosewater is talking through his hat as usual. Judge Maxwell has been a member of the supreme court for twenty years. That certainly ought to satisfy any man. He should not be a hog and want all there is in the trough. Twenty years of service on the supreme bench should be enough so that a man would want to retire. The question of decisions or opinions rendered by him should not be taken into consideration in the case. Judge Maxwell has many admirers in the state who feel that he has done excellent service while on the bench, but who believe that a change would be for the best interests of The railroads seem to be determined to the public. Judge Maxwell has grown knock out as many of the laws passed old public office and should be willing to

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.

Notice for Publication.

Land Office at Chadron, Neb., Sep. 11, 1893.

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 October 23d, 1893, viz. Anton Rhein, of Montrose, Nebr.,

who made homestead entry No. 6781, for the ne. 14 sec. 27, tp. 34 n., r. 55 west of the 6th ne. 15 Sec. 27, 1970.

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

Theodore Piekenbrock, Conrad Hittieh, Henry Wasserburger, all of Montrose, Nebr., Peter Henry, of Gilchrist, Nebr.

W. H. McCann, Register.

Notice for Publication.

Land Office at Chadron, Neb., Aug 31, 1893.

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 October
leth, 1893, viz.

William Keith, of Ardmore. S. Dak., who made homestead entry No. 4904 for the se. 14 sec. 21, tp. 35 n., r. 54 west of the 6th p.m.

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

Joshus M. Plumb, Isaac Hoy, David Anderson, George W. Hembry, all of Ardmore, S. Dak.

Notice for Publication-Land Office at Chadron, Neb., Aug. 21, 1895.

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 unade be fore the Register & Receiver of the U. Stand Office at Chadron, Nebraska, on October Third, 1983, viz:

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

Christian Burgel, Joseph Boffer, Theodore Piekenbrock, Gerhardt Reinders, all of Montrose, Mebr.

W. H. McCANN, Register.

Notice for Publication. Land Office at Chadron, Neb., Aug. 23, 1895.

hereby given that the following-ther has filed notice of his inten-ke final proof in support of his that said proof will be made be Lindeman, Clerk of the District Harrison, Nebraska, on Sept.

who made Homestead Entry No. 757 for the lots 3 & 4 & 8. K nw. 4 sec. 4, tp. 32 u., r, 2 west of the 6th p. in.

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

Julius B. Burke, Alexander Staele, Lewis Rickard, Ernst Bunge, all of Rodare, Sabr, [49-2]

W. H. McCANN, Register.

Notice-Timber Culture.

H. T. CONLEY, contestant's attorney.

Alias Notice. -Timber Culture.

U. S. LAND OFFICE, ALLIANCE, NEB.

Complaint having been entered at this office by Peter Mass against Mahlon A. Snyder for failure to comply with law as to timber-culture entry No. 16616, dated Dec. 15, 1886, for the ne. 4 section 35, township 24, range 57, in Sioux county, Nebr., with a view to the cancellation of said entry; contest ant alleging that "claimant plowed about five acres of said tract during the first year of each entry; but that since the first year of each entry; but that since the first year of each entry; but that since the first year of each entry; but that since the first year of each entry; but that since the said tract or cultivate said five acres, or any portion of same and has failed to break the second five acres as required by isw and the said tract is and has been for the last five years wholly abandoned and grown up to grass and weeds. said defects remain uncured to this date. May 37, 1893." The said parties are hereby summoned to appear at this office on the 37 day of Sept., 1833, at 10 o'clock, a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before W. H. Hulbert, U. S. Ct. Com., at his office in Gering, Neb., Sept. 20, 1853, at 10 a. m., [49-1]. Jas. H. Danskirs, Receiver.

O. W. Gardner, Atty for contestant.

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