

The Sloux County Journal.

ESTABLISHED 1888. 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, OCTOBER 12, 1893.

Republican State Ticket.

For Justice of the Supreme Court, T. O. C. HARRISON, of Grand Island. For Regents of the State University (full term), H. D. ESTABROOK, of Omaha, CHARLES WESTON, of Hay Springs. For Regent of the State University (to fill vacancy), C. W. KALEY, of Webster.

Hurray for Harrison?

At the republican state convention the west and northwest were strictly in it.

Nebraska went for Harrison in 1892 and in 1893 it will do so again. It has become an established fact that republicans born in Ohio are winners in political campaigns and Judge Harrison was born in the buckeye state.

It should be the aim of every republican in northwest Nebraska to see that the full party vote is cast for the entire republican state ticket. There is not a man on the ticket who is not qualified to fill the position for which he has been nominated.

The reports from Washington are favorable for the retention of the land office at Chadron. It would be a great hardship on the settlers in the Chadron district to have to go to Alliance to do land office business and when the case is understood by the government it is quite likely that some means will be devised to keep the office going.

The people of the sixth congressional district of Nebraska would forget that they have a representative in congress were it not for an occasional reminder like this from the pen of a Washington correspondent. Mr. Kern is supposed to be in Washington, although it would take a Lick observatory telescope, joined to a Peary exploring expedition, to discover his general whereabouts. He is occasionally seen drifting around the floor of the senate or walking in melancholy seclusion down the avenue. He exhibits no desire to become acquainted with, or to mingle with his associates, but flashes up with great regularity to draw his monthly pay of \$416, at the office of the sergeant-at-arms.—Kearney Hub.

The pink of purity who presides over columns of the pop organ continues to crack away at the editor of this paper in the hope of keeping people from investigating the little tricks of the ring of village and county officers controlled and managed by Mr. Verity. The outfit realized that their case was desperate and they found that even after they had bought the former editor of the Independent that he would not defend them in their dirty work, but expressed satisfaction, verbally, when THE JOURNAL denounced the methods resorted to by Mr. Verity and his tools in the village election.

When the motive for the effort to control the village board is looked up the evidence that it was a deep laid conspiracy on the part of Verity and his outfit becomes quite conclusive. Not only was the \$500 license money thereby retained by the ring, but about \$800 belonging to the bond fund of school district No. 7 was also retained in the hands of Mr. Verity or the institution then under his control. With such an object in view it was all right to resort to deception to get signers to a petition, and it was all right for one of Verity's strikers to call on one of the legitimate business men of Harrison shortly before the village election and told him that if he knew on which side his bread was buttered he would stay with that outfit. It is all right for them to do such things for they are "reformers."

One of the illustrations of kind of a "reformer" the angelic individual the pop editor is in the attempt he and his associates made to have the court compel the commissioners issue warrants for a lot of old claims which were held by the institution then under the control of Mr. Verity, before the expenses of the county for the current year of 1890 were paid.

The fact is that there is just as much of a ring among the village and county officers controlled by Verity as there was in the early days of the county controlled by Satterlee. All that is needed is for the ring to get a good grip on the affairs of the county for another term and there will be a spectacle for the taxpayers to witness. In their frantic effort to carry their point they are making every effort to stir up strife and discord among those whom they cannot control but people know their scheme and will not be hindered by the ring. The people who have been tried on the people's party in former years and will not be tried again in any extent.

The prospects are that the northwest will be settled more rapidly within the next year than ever before. Rent has advanced in the east and many will seek homes in the west. Sioux county will get its share.

The Harrison Independent has at last passed into the hands of C. E. Verity—a move we had been expecting for several months. Mr. Verity has owned the outfit a number of times before, or has owned it all the time, we can't tell which.—Hemingford Guide.

Verity says that Simmons lied about the school book matter. Simmons' information came from the director of the school who gave Supt. Southworth as authority. As we have never seen the laws which were passed by the last legislature report is all the way we have to get any information and when reports are credited to officials they should be reliable.

The republican state convention took such action as showed Rosewater where he was at. Had such a course been followed at Kearney in 1892 the party would have been much better off. The way he was laid out puts things in excellent shape within the party. Now if Rosewater has a grain of honor left he will either give Judge Harrison hearty support or resign as member of the national committee.

The fight over the silver question is still on in congress. Unconditional repeal is said to be out of the question and even the chance of a compromise has become doubtful. There is some talk of an adjournment before anything is accomplished. In that event all the good that will have been done by the extra session will be that the country has been given to understand that nothing but good money will be given to the people and that every dollar will be as good as every other dollar.

The democratic state convention at Lincoln last week was the most remarkable gathering of that party that has occurred in Nebraska for years. There has been a good deal of friction for a time between the administration democrats and the Bryan democrats. The state convention was made the battle ground of the factions and Congressman Bryan came from Washington to lead his forces in the fight. The contest was hot and the speeches spirited and at every turn the administration was sustained and the congressman from the first district sat down upon. He was roasted on one side and then turned over and roasted on the other until in a speech he threatened to go into another party, but at that point he hedged to a great extent shortly after. It is quite certain that among the democrats of Nebraska Grover Cleveland is recognized as the representative of his party. In addition to turning down Congressman Bryan the convention nominated Frank Irvine of Omaha for justice of the supreme court, and Milton Doolittle of Holt county and J. M. Pyle of Wayne county were nominated as regents of the state university for the full term, and C. A. Kloman of Custer county to fill the vacancy.

The republican state convention which was held at Lincoln on last Thursday was the largest convention the party has ever held in the state and it was also one of the most harmonious. The result could not but be in the interest of the party and the nominees are men well qualified in every respect to entitle them to the loyal and hearty support of every republican. The contest for justice of the supreme court required five ballots and resulted in the selection of Judge T. O. C. Harrison of Grand Island. He has had twenty years experience as an attorney and a judge and has a clear record as a man and a jurist, whom every Rosewater has nothing against, and whose ability is recognized by all who know him. He is a plain, every day man who does not feel himself above the people whom he has served for years as one of the judges of the eleventh district and it is safe to presume that the added honor to which he will be elected next month will make no change in his demeanor.

For regents of the state university for the full term but one ballot was required and Charles Weston of Sheridan county and H. D. Estabrook of Douglass county were declared the choice of the convention. A ballot was taken for a candidate for the unexpired term as regent and C. W. Kaley of Webster county was the unanimous choice of the convention. A high compliment was paid to Mr. Weston, the candidate from the northwest for regent, when he was given the highest number of votes of any man in the field for the place, receiving 811 votes.

Brad D. Slaughter was elected chairman of the state central committee and Tom M. Cook, secretary, so that a business campaign may be looked for.

The platform adopted has the true republican ring to it. There is no dodging or hedging, but the position of the party is clearly defined.

With clean, well qualified men as candidates and energetic able men in charge of the campaign the republican party goes into the fight with every prospect of success, and when the result of the vote of November 7th is made known it will prove that the people of Nebraska recognize the fact that the republican party is the one which brings prosperity to the nation.

Reformer Verity gives a very plausible excuse for Senator Stewart's failure to explain his action in regard to the contest matter. The fact is that the great reform Senator is the same as people as Verity. It is known that he is a reformer for office and should he tell the truth about the contest matter it would prove that he is a reformer for office. Stewart dare not tell the part he played.

Owing to the fact that our space is largely taken with the tax list this week we are unable to devote as much attention to our friend, Simmons, as we would like but if anything will puncture his rancorous-like hide and cause him to shed briny drops the presence of about two hundred dollars' worth of legal notices in this paper will do it. 'Twill hurt him worse than when he became a convert to democracy.—Independent.

The appearance of the legal referred to above is a monument to the dominating, rule or ruin policy of Verity and the ring of county officials which he controls. It is proof positive of the appreciation the ring has of any one who the commander-in-chief or his strikers cannot control. It is the way Verity and his gang repays the editor of THE JOURNAL for aiding them in time of need, because he would not sell out to them, body and soul and advocate the fallacies of the pop party—for county patronage—when, had honor been considered this paper would have had it all the time. The legal in the pop organ are to repay the editor of THE JOURNAL for all his work in defense of Verity and the county officials when the opposition was making life a burden to them, both for official acts and business relation. It is a monument to the ingratitude, treachery and perfidy of the ring of which C. E. Verity is the leader.

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., Sep. 15, 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 28, 1893, viz:

Edward P. Maine, of Harrison, Neb., who made H. E. No. 224 for the lots 2, 3 & 4, sec. 3, tw. 3, sec. 4, T. 31 N., R. 56 W. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Dwight H. Griswold, Grant Guthrie, John E. Marsteller, Eggert Rohwer, all of Harrison, Neb. W. H. McCANN, Register.

Notice for Publication. Land Office at Chadron, Neb., Sep. 15, 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 18th, 1893, viz:

William Keith, of Ardmore, S. Dak., who made H. E. No. 400 for the sec. 3, sec. 21, tp. 35 N., r. 54 west of the 9th P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Joshua M. Pituh, Isaac Hoy, David Anderson, George W. Kenby, all of Ardmore, S. Dak. W. H. McCANN, Register.



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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 28, 1893, viz:

Anton Rhein, of Montrose, Neb., who made H. E. No. 670 for the sec. 3, sec. 27, tp. 34 N., r. 35 west of the 9th P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Theodore Pieschbrock, Conrad Hittich, Henry Wasserberger, all of Montrose, Neb., Peter Henry, of Gehrings, Neb. W. H. McCANN, Register.

Sheriff Sale. By virtue of an Alms order of sale directed to me from the clerk of the district court of Sioux county, Nebraska, on a judgment obtained in said court on the third day of August, 1893, in favor of Sarah C. Ross as plaintiff and against Franklin Simmons, Mary Simmons, Sarah E. Davis and D. P. Davis as defendants, for the sum of \$207.25 and costs taxed at \$11.50 and accruing costs, I have levied on the following real estate as the property of defendants to satisfy said order of sale, to-wit: Lot number sixteen (16) in Block number six (6) in the village of Harrison, Sioux County, Nebraska, and will offer the same for sale to the highest bidder for cash in and on the twenty-eighth day of October, 1893, at two o'clock, P. M., of said day at the front door of the Court House of Sioux County, Nebraska, that being the building in which the last term of the District Court was held, at which time and place due attendance will be given by the undersigned. Sheriff of said County.

Notice—Timber Culture. U. S. LAND OFFICE, CHADRON, NEB. August 29, 1893.

Complaint 2228 having been entered at this office by Peter Schaefer against Albert C. Thorne for failure to comply with law as to timber culture entry No. 1255, dated August 16, 1893, upon the sec. 3 section 1, township 29, range 36, in Sioux county, Nebraska, with a view to the cancellation of said entry; contestant alleging that claimant has wholly abandoned said tract in this block, by neglecting to break, plow or otherwise cultivate any portion of said tract since making said entry; that no part of said 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 15th day of October, 1893, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before D. H. Griswold, a notary public, at Harrison, Neb., on the 15th day of October, 1893, at 10 a. m. T. F. POWERS, Receiver.

Alias Notice—Timber Culture. U. S. LAND OFFICE, ALLIANCE, NEB. Aug. 1, 1893.

Complaint having been entered at this office by Peter Maas against Mahlon A. Sawyer for failure to comply with law as to timber culture entry No. 1036, dated Dec. 15, 1892, for the sec. 3 section 25, township 24, range 57, in Sioux county, Neb., with a view to the cancellation of said entry; contestant alleging that claimant plowed about five acres of said tract during the first year of said entry; but that since the first year of entry claimant has failed to break or cultivate said five acres, or any portion of same and has failed to break the second five acres as required by law 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 uncorrected to this date, May 27, 1893. The said parties are hereby summoned to appear at this office on the 27th day of Sept., 1893, at 10 o'clock, a. m., to respond and furnish testimony concerning said alleged failure.

Testimony of witnesses will be taken before W. H. Holbert, U. S. Ct. Com., at his office in Gering, Neb., Sept. 23, 1893, at 10 a. m. J. H. DAVIS, Receiver.

O. W. Gardner, Atty for contestant.

Notice of Expiration of Time for Redemption From Tax Sale. To William H. Benson, Owner: You are hereby notified that the time of redemption on the sale for taxes of one east half of the northeast quarter of section thirty-three and the south half of the north west quarter of section thirty-four, all in township thirty-three north, of range fifty-three west of the sixth principal meridian in Nebraska, taxed in the name of William H. Benson, and sold at private sale for taxes on the eighth day of February, 1892, by the treasurer of Sioux county, Nebraska, to the undersigned purchaser for the taxes assessed thereon for the year 1890 amounting to eleven dollars, will expire on the eighth day of February, 1894.

Dated September 22, 1893. MISSIE L. MARSHALL, PURCHASER.

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