

The Sioux 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 19, 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.

Citizens County Ticket.

For County Treasurer,
H. S. WOODRUFF, of Five Points.
For County Clerk,
M. J. BLEWETT, of Moutrose.
For County Sheriff,
A. R. DEW, of Warbonnet.
For County Judge,
O. J. GOWEY, of Cook.
For County Superintendent of Public Instruction,
W. H. DAVIS, of Bowen.
For County Surveyor,
S. L. ELLIS, of Warbonnet.
For County Coroner,
J. E. PHINNEY, of Bowen.

Citizens District Ticket.

For Commissioner, 1st District,
FRANK TINKHAM, of Five Points.

To the Republicans of Sioux County.

In view of the fact that the republican party in convention assembled did not place any men before the people as the candidates of said party, we denounce any one attempting to run for any office in Sioux county, in the campaign of 1893, as republicans, as doing so without authority of the party and should not receive the support of republicans at the polls.

M. J. O'CONNELL,
Chairman Republican Co.
Central Committee.

Those interested in irrigation should bear in mind that the kind of water used is of great importance. Rosewater if used in large quantities proves fatal, as was proven in the case of Maxwell.

It will now be in order for Verity to deny that there is a ring in the independent party of which he is leader, but it would be hard to make any one who attended the convention of that party at the court house on Saturday believe it.

A gentleman living in Oklahoma for the time being, wrote a Seward acquaintance the other day and in speaking of a person who died in this city some time ago, said: "He must have gone to Heaven, at least the poor fellow is not down here."—Seward Blade.

Now, independents, stand by the ticket which I nominated at the convention. All you are to do is to vote as I tell you and I will do the rest.—Reformer Verity, independent-for-county-patronage, manager of the court house ring and commander-in-chief of the little ring of cute people.

In attempting to wiggle out of the 6 per cent a month matter Verity talks about a different transaction than was referred to in these columns. He talks about his records. It is quite likely that any one as smart as he and unscrupulous enough to do such a trick would also fix his records all right to protect himself.

Rosewater says that Harrison is not the choice of the republican party of the state and that it was known for ten days prior to the convention that the opposition to Maxwell would be centered on him. How did it happen that Rosewater did not get up a howl against Harrison as he did against all the others who were known to be candidates? Rosewater is an artful dodger.

Reformer Verity says he never pretended to be a friend of the editor of THE JOURNAL but that he sometimes pitted the "little fool." Now that he calls attention to it it does look that way. We have befriended and defended Verity, and his associates on numerous occasions, believing them to be honest by the representations made by them and as Mr. Verity saw the result of his smooth work he doubtless smiled and pitted the "little fool."

Two years ago when the opposition pounced on Lindeman so hard that he called the editor of THE JOURNAL into the clerk's office and told him he was going to pull off the ticket. We advised Lindeman not to do so and the result was that he stayed on the ticket and was elected, when if we had not been a "little fool" we would have let Lindeman pull off the ticket so that a man who had been elected who had hoped to keep his promise to those who supported him even if he was a "little fool" would have been elected.

The "little fool" who edits THE JOURNAL desires to correct the statement made a few weeks ago that Judge Barker was a republican. Had he been a smart man like Mr. Verity he never would have made such a break. Judge Barker stated at Mr. Verity's convention that he was an independent and that settles it.

Yes, we have been a "little fool" on a number of occasions. If we were only as wise as Mr. Verity what a great difference there would be. We might get to be county judge and follow his precedent by discharging a prisoner and fining a witness who was not on trial. If all the men in this world were as smart as Verity and there were no "little fools" like the editor of THE JOURNAL what wonders would be accomplished.

Steps are being taken by the people of Box Butte county to submit a proposition to the voters of the county at the coming election to authorize the county commissioners to sink a well on the county poor farm to obtain artesian water if possible. That is a very good way to get at it for it is important to all just in proportion to what they have in the county and if the expense is paid from the public funds it will not be heavy on any one.

Business men who have been in the habit of using government stamped envelopes will note the fact that as soon as the contract for printing runs out you can only get envelopes printed at your home office, as the government will stop competing with the printer in printing addresses thereon. Also, by a recent ruling, your letter will be held thirty days unless you have printed on the envelope the number of days you wish it held.—Seward Blade.

Senator Allen will soon have a record as a calamity howler which might be envied by Mrs. Lease. What good can possibly come of his misrepresentations as to the condition of the people of the state where he resides? It simply prevents men of enterprise and capital from coming to Nebraska and thus does he retard the progress of the state. Senator Manderson is to be commended for the manner in which he proves by figures the falsity of Allen's assertions and upholds the interests of his state.

The case of the defaulting treasurer of Holt county seem to be growing in importance in a number of ways. The shortage is now said to be over a hundred thousand dollars and a number of prominent men have been arrested and some indicted by the grand jury as having been implicated in the steal. It will be a glad day when some way is devised to prevent officials from getting away with public funds entrusted to their care. It was thought when the law was made limiting the treasurer to two terms would protect the public as it would force a settlement at least once in four years and later the law providing for state examiners was enacted but so far little or nothing seems to have been accomplished by it.

While the pure, clean, untarnished and untarnishable creature who spreads his pure and ennobling thoughts through the columns of the Independent is telling all about the "little fool" who edits THE JOURNAL it might be in order for him to tell about his watching a chance and sneaking into this office and trying to find out about things that were none of his business from a child who was left alone at the office for a few moments. He might tell his readers about the part he played in the matter concerning W. B. Wright. Also it might be well for him to tell of the little trick he worked in regard to the village election in 1891 whereby Barker's throat was cut. It might also be interesting to his readers if he would tell them where he would in all probability have landed had that case in the supreme court not been headed off. If the high-minded, high-toned, high-priced, high-moral editor of the reform (for what there is in it) organ would tell the truth about those things it would place him in a position nearer where he rightfully belongs than he is when he attempts the George Walker act and poses before the people as a greatly injured innocent. His work on last Saturday showed how much he and his ring care for any one but themselves and their own interests.

At the head of our columns appears the names of the men who have been selected to go before the electors of Sioux county at the coming election under the title of Citizens ticket. They were selected by representative men from various parts of the county and they represent the different localities. The superintendent of schools and coroner are all that are residents of Bowen precinct. Contrast this with the ring ticket which has men from this precinct for all of the important offices. The men who compose the Citizens ticket are such that not one word can be said against them. They are honest without being under oath or bond. They are under no obligations to any one and no man or set of men has any strings on them and in the event of their election they will be in the best possible position to give the people of the county the best service in their power. There is a strong feeling among the people all over that

no man should hold an office more than two terms. Had that opinion been respected the scenes at the independent convention would not have been what they were. But the proceedings of that convention showed so plain that the court house ring had determined to hold on to the control of affairs that it has aroused the people all over the county to a realization of the fact that their interests are in danger. It is well known that a desperate attempt will be made to whip the independents into line to support the ring ticket. Can it be done is another question. It rests with the electors to decide which they prefer. A ticket put up by Ringmaster Verity in the interest of himself and his tools or a ticket put up by men for the best interests of the county. A choice between a set of men from one precinct in which the county seat is situated or a ticket composed of men who reside in various precincts. Do the people of the county want men in office who want to monopolize all the fat offices and who will hesitate at nothing to carry their point or do they want men who will administer the affairs of the county as they should and be ready at the end of their term of office to turn it over to the choice of the people. From the actions of the court house ring it looks very much as if they have come to the conclusion that they are masters rather than servants of the people. If Sioux county belongs to the ring it is time for those who do not "stand in" to begin to move out. If the county is still the property of the people it is about time that they showed Ringmaster Verity and his strikers that they have gone far enough. Voters, which will you do? Submit to dictators of Verity and the ring he commands or tell the outfit by your vote at the polls that you have no further use for them?



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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 notices and if any errors exist report the same to this office at once.

Notice for Publication.
Land Office at Chadron, Neb.,
Oct. 16, 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, Neb., on November 27th, 1893, viz:

Edwin B. Campbell, of Adelia, Neb., who made H. E. entry No. 264 for the north east of sec. 22, tp. 33 n., r. 34 w. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Michael J. O'Connell, Frank Q. Meyer, Robert Harrison, Herbert S. Woodruff, all of Adelia, Neb. W. H. MCCANN, Register.

Notice for Publication.
Land Office at Chadron, Neb.,
Sep. 19, 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 25, 1893, viz:

Edward P. Maine, of Harrison, Neb., who made H. E. No. 252 for the lots 2, 3 & 4 S. E. 1/4 sec. 4, T. 33 N., R. 34 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, Egbert Rohwer, all of Harrison, Neb. also

Edward P. Maine, of Harrison, Neb., who made T. C. E. No. 105 for the lot 1, sec. 4, T. 33 N., R. 34 W. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Dwight H. Griswold, Egbert Rohwer, John E. Marsteller, Grant Guthrie, all of Harrison, Neb. W. H. MCCANN, Register.

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 Moutrose, Neb., who made homestead entry No. 673, for the N. 1/4 sec. 27, tp. 34 n., r. 55 west of the 4th R. 4. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Theodore Pickenbrock, Conrad Hiltich, Henry Wasserburger, all of Moutrose, Neb., Peter Henry, of Gilechrist, Neb. W. H. MCCANN, Register.

Sheriff Sale.

By virtue of an Alias 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 14th day of August, 1892, in favor of Sarah C. D. Bassett as plaintiff and against Franklin Simons, Mary Simons, Sarah E. Davis and D. P. Davis as defendants, for the sum of \$1077.48 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 hand 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.

THOS. RIPPY,
Sheriff of said County.

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 the 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, 1893, 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. [35]
MINNIE L. MARSHALL,
Purchaser.

Legal Notice.

To John Gaugenbaugh and Mrs. Gaugenbaugh, his wife, christian name unknown, non-resident defendants: You are hereby notified that on the 8th day of May, 1893, Earnest E. Crepin, plaintiff herein, filed his petition in the district court of Sioux County, Nebraska, against John Gaugenbaugh, Mrs. Gaugenbaugh, his wife christian name unknown, John Ashton and Mrs. Ashton, his wife, christian name unknown, the object and prayer of which are to foreclose a certain mortgage executed by said John Gaugenbaugh to the Western Farm Mortgage Company upon the N. E. 1/4 of section 32, township 35, N., range 4 west, in Sioux County, Nebraska, given to secure a promissory note for \$275.00 of even date therewith, due five years from date, with interest at 7 per cent per annum and ten per cent after maturity. The plaintiff is now the owner and holder of said note and mortgage and default has been made in the payment thereof and in the terms and conditions of said mortgage, and there is now due thereon the sum of \$34.25 cents with interest at 10 per cent from the first day of May, 1893.

You are required to answer said petition on or before the 27th day of November, 1893.
EARNEST E. CREPIN,
By W. W. Wood, his Attorney.
1st publication Oct. 19, 1893. [69]

Order of Hearing on Petition for Appointment of Administrator.

STATE OF NEBRASKA, ss,
SIOUX COUNTY.
At a session of the County Court, held at the County Court room, in and for said county, October 13, A. D. 1893.
Present, S. Barker, County Judge.
In the matter of the estate of Rosetta M. Mason, deceased.

On reading and filing the petition of James T. Mason, praying that administration of said estate may be granted to him as administrator.
ORDERED, that November 13, A. D. 1893, at 11 o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in said county, and show cause why the prayer of petitioner should not be granted; and that notice of the pendency of said petition, and the hearing thereof, be given to all persons interested in said matter by publishing a copy of this order in the SIOUX COUNTY JOURNAL, a weekly newspaper printed in said county, for four successive weeks, prior to said day of hearing.

[64] A. T. COLE,
S. BARKER, County Judge.

SULLIVAN & CONLEY, Lawyers.

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