ons, Editor and Prop.	ford the first of the week.
L. V R. R. Time table. L. Going East. .10:40 No. 6, mixed	John Messing was serving as a juror this week and re- call at this office.
Y, M. D.	John Tinnin was here this ing after his case against th
ian and Surgeon.	E. D. Satterlee was up for this week meeting old acqu
prompt attention.	looking after some matters Train Master Birdsell, Di
rug Store.	vin, Conductors Coutant a Alliance, Agent Laws,
NEBRASKA.	Roadmaster Dunlap and S man McCarty were here as the case of Tinnin vs. B. &
E TO SETTLERS,	the case of Tinuin vs. D. &
the local land office have imended so that settlers proof shall settle with the re-sending in their applica- ies desiring to make final their papers made out at office, free of charge, and smitted to the land office e will be lost.	-At the meeting of the u on Saturday evening the co- instructed to take action lo- putting up of a windmill to for the town. It is bey- that the water supply for I more in proportion to the than in any other town in the the machinery now used is
ation read THE JOURNAL.	ty well used up and will ha placed before many years.
, five cents per dozen at ffice. E JOURNAL office and have of papers made out. It	it costs as much, if not m the pumping done for two windmill plant would cost, town has nothing to show f
othing,	end of the time. With a w
the young people had a odmen hall on Tuesday oleasant time is reported. Smith instead of W. R. is opened the new meat his advertisement in an-	the supply would be more ought to run for years with pense to speak of. It is ho board will not let up unti- is at work. —There is a good deal of tion to the question of fre- herd law and the matter
as given on last Thursday lisses Minnie and Mable out forty of their young esent and a good time is	probability come up in the There are those who differ ject and who have what t good reasons for the positio py, and if any desire to o
tt started Monday evening ent of cattle for Seward, their daughter who came also departed the same	views through the colu JOURNAL, on either side of its columns are open to the is insisted upon is that th free from abuse and pers
e had a horse shot re- ns to be getting quite a of of dealing with neigh- some one is convicted of that he had gone accord-	that the writer's name with the article. Anonyn have but little weight, a should not be afraid or asi his identity be known. The tics in the matter. It is a
patrick and John Finley prong deer on Tuesday. 140 pounds after it was	ness proposition and should such.

which weighed dressed. The JoURNAL family enjoyed Guthrie in the recent election was a some fat, juicy venison steaks. -Cards are out announcing that the his experience as a lawyer has not been marriage of Mr. W. L. Hoyt and Miss extensive his natural ability and care-Rosa DeBock will take place at the Bo- ful study enables him to handle the bus-

THE SIQUX COUNTY

JOURNAL

L. J. Simm

No. 5, mixed,.

J. E. PHINNE

All calls gives

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The rules of

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THE JOURNAL

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THE JOURNAL O

NOTIC

F. K. A

Physic

Going W

in the evening. -A few days ago B. L. Smuck, V A. of any ring or gang, and in the perform- taking the ground that the prosecution The Fremont, Elkhorn & Missouri of sheep which had drifted down from friend or foe, and he is broad-minded right to incur any necessary expense in from east to west and the B. & M. has Wyoming. It was found that they be longed to Brown & Ganz and after the party from whom they had strayed had settled with the boys County Treasurer Biehle took them on a distress warrant for delinquent taxes. Mr. Brown came down and paid) up the taxes and the sheep were turned over to him.

PERSONAL. Mr. and Mrs. James Bourrett arrived ome on Saturday. A. F. Christain made a trip to Crawhis country

nembered to week look

e B. & M. om Chadron

aintances and in court. natcher Marnd Dodge of of Speartish. ction Forewitnesses in

illage board hairman was oking to the larrison costs mount used he state, and getting pretva to be re-At present ore, to have years as a and now the or it at the indmill plant regular and out any exped that the a windmill

talk in relawill, in all legislature. on the sub-

express their the question. e articles be chambers. onalities and

be published nous articles closure. nd a writer re is no polistraight busibe treated as

inty Attorney compliment worthily bestowed. While darc Presbyterian church on Wednesday, iness of the office in a satisfactory man-November 18, 1895. A reception will be ner and Sioux county has never had a

which leaves him free from the influence court refused to allow a continuance and hence taxes will be low.

Jacob Stoneking Convicted of Rust ling Beef.

DISTRICT COURT.

Hiram Richardson Forfelts His Bond.

District court convened on Monday with Judge Westover presiding. The Docket was little larger than common, but it proved to be the most important term ever held in Sioux county. The first day was occupied in the ordinary routine way, hearing motions, taking judgements in defaulted cases and other matters which could be attended to by the court without the intervention of a jury.

The outside attorneys who were present were D. B. Jenckes, Judge Crites, A. G. Fisher and E. D. Satterlee, of pump water Chadron, W. H. Fanning and E. W. and question Daily, of Crawford, and A. W. Agee. of Aurora.

The following is the disposition made of civil cases:

John Tinnin vs. C. B. & Q. railroad company, motion of defendant to suppress affidavits sustained and the case continued on showing of plaintiff. Michigan Saving and Loan Association

vs. G. Guthrie, et al., sale confirmed and deed ordered. Renslow Crosby vs. E. G. Hough, sale

contirmed and deed ordered. Samuel Southworth vs. Lewis M. Babb, sale confirmed and deed ordered. Michigan Savings Bank vs. Thomas Dunn, decree of foreclosure.

Michigan Saving Bank vs. John Dunn, and decree of foreclosure.

M. L. Avers vs. A. J. Hodge, decree of foreclosure. G. W. Hester, et al., vs. Henry Linde

hey consider man, error in justice court; plaintiff to n they occu- file petition within 30 days. Wm. H. Male vs. G. W. Cobb, decree

mas of THE of foreclosure. James H. Cook vs. Charles Biehle,

m. All that County Treasurer, to be submitted in Michigan Saving and Loan Association

vs. H. A. Cunningham, decree of fore-

Louisa J. Jacobey vs. Franklin Jacobamed to let ey, decree of absolute divorce granted. Wm. H. Male vs. John Moseley, decree of foreclosure.

> Emelia Noreisch vs. C. E. Schilt, et al., plaintiff's motion to include other parties denied, and defendant allowed to re-file answer.

County of Sioux vs. F. E. & M. V. railroad, demurrer of defendant sustained. Wm. H. Male vs. P. J. Northness, de-

cree of foreclosure.

given at the home of the bride's parents more honorable, painstaking county at-

Sioux County,

THE LAND OF THE HOME-STEADER.

Free Homes for More Than 5,000 Men.

A new county with schools, churches,

railroads, etc.,

AND 800,000 ACRES YET OPEN TO HOMESTEAD ENTRY.

Contains over forty-five miles of railroad and has no county

bonds.

Sioux county is the northwest county of Nebraska. It is about thirty miles east and west by about seventy miles north and south and contains

OVER 1,300,000 ACRES

ling, small streams in the county than can be found in the same area elsewhere in the state. It has more pine timber in it than all the rest of the state combined Its grasses are the richest and most nutritious known so that for stock-growing it is unexcelled.

light sandy loam and is capable of pro-

and vegetables, although good corn is grown in the valleys. The wheat, oats rye and barley are all of unusually fine quality and command the highest mar-

The water is pure and refreshing and

The county is practically out of debt and has over forty-five miles of railroad within its borders, has a good brick court In the case of the State vs. Harry house and the necessary fixtures for run-

torney. He has a personal independence procure a material witness, but the been one dollar of county bonds issued

Isidor Richstein,

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is found in abundance in all parts of the tion to date of settlement at the regular price.

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to take advantage of our campaign offer.

THE JOURNAL is the only paper in Sioux county that is authorized to publish the official notice of the proposed Hester and E E. Smith took in a land ance of his duties he knows neither has all the machinery of the law and the Valley railroad crosses Sioux county amendments to the constitution, it is the official county

of land. There are more bright, spark-

ducing excellent crops.

ket prices.

county.

The soil varies from a heavy clay to a

The principal crops are small grain

-It is reported that a special land inspector has been at work in the vicinity of Lusk looking up the government land which is fenced, and it is understood that he will recommend to the department that the fences be torn down. Frank Tinkham was re-elected by a ma-Should the same thing be done in this locality there would be much wailing. It is hard to see any reason for the removal of such fences so long as the land is not filed upon and the rights of the public are not interferred with.

are likely to sustain considerable loss.

-Arrangements are being made for a grand McKinley ball at the court house on Thanksgiving evening, November 26th. The dance will be free and the committee propose to make it as pleasant as possible for all. While it will be in honor of McKinley all are invited to attend and have a good time, as the only advantage the McKinley fellows will have will be that they will pay the bills. Further particulars will be given later. Let every body who enjoys dancing attend.

-Arrangements are being perfected for the holding of farmers' institutes all over the state during the winter. Good speakers will be provided to address the gatherings on topics of most interest to the various localities. This part of the s ate has interests somewhat differing from the earliers which are reached by this comfrom the eastern part and an address pany's lines. which would help the people get better returns for their efforts would be apprecusted. The time of such meetings here solute fidelety. 200 pages with Hiustra-and the themes to be discussed will be tions, seut on receipt of 10 cents is given in time to allow all interested to stamps. J.FRANCIS, G.P.& T. A. cisted. The time of such meetings here

enough so that those with whom he has had controversies in the past will be accorded the same treatment that they are those whose minds are so narrow and hundred dollars forfeited. souls so small that they allow a little

difference to rankle within them forever. county is the gainer thereby.

-The result of the election in the first commissioner district wherein jority of thirty over S. L. Ellis, is a compliment to the official record of Mr. Tinkham. Mr. Ellis is a good man and would have made a good commissioner had he elected, but there was a feeling that Mr. Tinkham was entitled to an en-

-If winter keeps on at the gate it has dorsement, and although the district is started it will be a cracker jack. Sever- strongly populist and Mr. Tinkham is a al inches of snow has been on the republican, and Mr. Ellis is a populist ground for some days and it is reported still the former got a handsome majoras being deeper in all directions than it ity. Another factor in the case was is here. The snow interferred with the that some of the active ones in the poputrain so that it did not arrive from the list party know that in order for them east until the middle of the afternoon on to get any office themselves it is neces Tuesday and east of Chadron trains were sary to kill off some of the stronger men blocked. If this is to be taken as a sam- in the party. A year ago they forced ple of the weather likely to prevail for M. J. Weber to be a candidate for clerk the next four months people who have when his defeat was inevitable, and thus stock for which they have but little feed laid him on the shelf. Mr. Ellis was known to possess considerable strength in the county and next year might want to be a candidate for one of the offices that are worth fighting for. Some of the schemers of his party recognized that and also knew that whoever ran against Tinkham for commissioner would be defeated. A good opportunity was thus offered to put Ellis out of the way by making him a candidate for commissioner. It worked just as the schemers desired and one more obstacle was removed from their path to office.

Just From the Press.

been issued by the passenger department of the Burlington Route. It bears the title "The Newer North-west" and scribes in a most interesting and read-

The scenery, towns, mines, people and industries of these two remarkable sections of country are treated of with ab-Omaha, Nebrasha

bringing criminals to justice, and the defendant was discharged.

In the case of the State vs. Hiram would receive from him had they al- Richardson the defendant did not appear ways been on the best of terms. There and the court declared his bond of two

The case of the State vs. Jacob Stone king, on the charge of cattle stealing but County Attorney Guthrie is not was called for trial and the following constructed on that plan and Sioux persons were accepted by both sides as

> jurors: D. W. Hamaker, J. H. Bartell, John Messing, F. J. Miller, H. Goedde, Z. F. Antrim, H. M. Warneke, L. H. Bowdish, Samuel Beekley, George Gillmor, J. F. Lacrone and Corwin Lewis. D. B. Jenckes was appointed by Judge

> Westover to assist County Attorney Guthrie in the prosecution, and E. W. Daily looked after interests of the defendant. The state presented a strong case and the defense made the best showing it could under the circumstances.

The case was given to the jury at noon on Thursday and about ten o'clock that night they brought in a verdict of more. guilty, and recommended leniency on the part of the court.

Next morning when court convened Mr. Daily asked until after dinner to country demands. look up matters relative to asking a new trial. When that time arrived Mr. Daily had decided that there was no kept up with the times. grounds on which he could reasonably ask for a new trial.

Judge Westover then asked the defendant if he had anything to say why of its merits. Homesteads will not be fendant if he had anything to say why sentence should not be passed upon him. A negative answer was given. The court reviewed at some length the im-portance of the live stock interests to this part of the state and the necessity of the enforcement of the law in order to protect the property of the taxpayers. He said that considering that this was the first time the defendant had been convicted of a crime and also that the jury had recommended mercy on his part, and the further fact that it was the first conviction ever brought about in Sioux county he would impose a light sentence. He then stated that the de-

A very attractive publication has just first conviction ever brought about in of western cities: sentence. He then stated that the defendant should be confined in the penitentiary at hard labor for three years, no part of the confinement to be solitary. Judge Westover then stated to the public that should other convictions be had on the charge of stealing stock, the court would increase the penaly until the maximum of ten years was tion about trains and rates on applicainflicted or the practice of stealing stock tion.

broken up.

northeast part of the county.

The climate is more pleasant than that of the eastern portion of Nebraska. There is still

OVER 800,000 ACRES

of land in Sioux county yet open to homestead entry. It is better land and more desirably located than that for which such rushes are made on the open-

ing of a reservation. There is no railroad land in the county and for that reason its settlement has been slow for no special effort to get settlers was made, as was done in the early days of the settlement of the eastern part of the state.

Good deeded land can be purchased at reasonable rates with government land adjoining so that a person who wants size a member of the household could remore than one quarter section can obtain quire. In each copy of the Magazine is it if he has a little means.

There are about 1,500 people in the county and there is room for thousands Harrison is the county seat and is sit-

uated on the F. E. & M. V. railroad, and is as good a town as the thinly settled

School houses and churches are provided in almost every settlement and are tion in colors of some celebrated picture by

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Advertising matter and full informa-J. FRANCIS, G. P. & T. A. Omaha, Neb.

about afteen miles of its line in the paper, and is the only paper in Sioux county that is qualified according to the Statute for the publication of legal notices and other notices repuired by the laws of Nebraska to be published.

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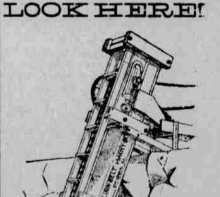
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