

Advertise for What You Want in the JOURNAL.

# THE SIOUX COUNTY JOURNAL.

Now is the Time to Advertise in the JOURNAL.

VOL. X. HARRISON, NEBRASKA, THURSDAY, OCT. 28, 1897. NO. 8

**The Sioux County Journal.**  
[ESTABLISHED 1888.]  
Subscription Price, \$1.00  
OFFICIAL PAPER OF SIOUX COUNTY.  
Geo. D. Canon, - - - Editor.

**Fusion State Ticket.**  
For Judge of the Supreme Court,  
J. J. SULLIVAN, Columbus.  
For Regent of the State University,  
GEO. F. KENOWER, Wisner.  
E. V. FARRELL, Kearney.

**Fusion County Ticket.**  
County Clerk,  
M. J. BLEWETT.  
County Treasurer,  
CHARLES BIEHLE.  
County Sheriff,  
THOMAS HOLLY.  
County Judge,  
ROBERT WILSON.  
County Superintendent,  
MISS ELSIE MERRIAM.  
County Surveyor,  
H. F. THOMAS.  
County Coroner,  
Dr. JULIAN E. PHINNEY.

County Commissioner, 1st Dist.,  
JENO C. BING.  
County Commissioner, 2nd Dist.,  
ANDREW PROUNER.  
County Commissioner, 3rd Dist.,  
JAMES F. YOUNG.

Find sample ballot on another page of this paper. Also instructions to voters will be found at the bottom of the ballot.

It was thought at first that a mistake had been made by nominating Miss Merriam for county superintendent but every day we are getting news from different parts of the county that she will be elected without a doubt. The more the people think about the office the more they believe a woman ought to have the place and so do we.

Bro. Davis intimates in his dive at the editor of the JOURNAL that there are republicans in this county who are just as capable of judging of the republican candidates so we presume he thinks he is forenoon among them, consequently he will no doubt endeavor to instruct the voters of Sioux county how they must vote.

It has been pretty generally circulated that the republicans in Sioux county intend to vote their own ticket straight and then work enough free silver votes to give them a majority at the polls next Tuesday in other words it is making a cats paw out of the free silver people to pull the chestnuts out of the fire with. If the republicans vote their own ticket straight why not vote our own straight ticket.

According to the decision of Judge Powell of Omaha last week the office of state treasury was vacant during 1895 and 1896 and yet a man is now languishing in the Douglas county jail with a sentence hanging over his head for 20 years in the state penitentiary. That is a fine state of affairs for the republican party to go before the people with in the campaign isn't it. Do the people want more of it? If not turn them down Nov. 2nd.

During the civil war our gold currency skulked off into hiding places and our government was obliged to resort to the greenback to carry on the great struggle. Now in time of peace the republican party are committed to the retirement of the greenback and treasury note and to maintain the gold standard. Shall we vote next Tuesday for that kind of office holders? No, let us do what is well begun and try if possible carry the day for honest government correct, the evils that have not been corrected sustain and maintain the credit of the state.

There is one noticeable fact in this fall's campaign that the republicans in the face of their defalcation and embezzlements in the office for the last ten or fifteen years are not putting any speakers into the field. They can't face their record with a clear conscience. The party leaders are all brass but they were obliged to have a surplus if they would be able to make a canvass. So all they can do is to resort to shicacery and political deception and causing discord in the fusion ranks where they can be prevailed on to listen to their misstatements remember some of those political tricksters will come to the voters of Sioux county in the guise of angels of light watch them.

The indications are now that Henry George the laboring man's friend will be elected mayor of Greater New York and the chances are that the Platt-Tamany candidates—tools only—will both of them be defeated and Van Wick will probably bring up the rear; it will be a tight race between the two machine candidates which will have the fourth place at the end of the race.

As this will be the last issue of the JOURNAL before election day, we desire to warn the voters of Sioux county who for the furthering of their own interests should work and vote for the fusion candidates next Tuesday to investigate all stories in regard to our candidates. Of course candidate W. H. Davis has notified us through the medium of the Press that we have usurped rights and tread on forbidden grounds when we said to the voters last week to be on their guard and pay no attention to stories started for the purpose of defeating our ticket. But unless enjoined by Bro. Davis—for that is the only remedy which the single gold standard party possesses and he is a faithful exponent and representative of that party and all that the term implies—we shall still continue to instruct and give advice to the people in what we believe to be right. Will the free silver people vote to sustain the republican candidates and after election bear the republicans say free silver and Bryanism is dead and that prosperity is here? Don't be hood dood.

During the years of 1889 and 1895 the Republican state administration expended for printing the session laws, house and state journals and the school laws \$30,757.90, or an excess of over \$11,000, for each year more than was expended for the same amount of work done by the reform administration in 1897. Do the people of Sioux county want more of that kind of officials in the state employ? If you are desirous of having a good honest and clean set of officials at the head of affairs in the state then support the fusion state ticket. It is time the people were awakening to their own interests.

Judge Powell of the District court at Omaha, has just decided that the bondsmen in the Bartley case are not liable for the loss to the state for what ex-treasurer Bartley has stolen. What can the people of our state think of republican rule by this time. There is only one more straw to be laid on the camels back in order to break it—and we believe that will be done—and that is to turn Bartley loose and elect him him to some important office, as they did Mayor Moore of Omaha last spring who was a defaulter to the extent of \$11,000 to the city of which he is now the legal head. Who are the anarchists, the reform parties or the republicans?

Next Tuesday will be election day do not permit anyone to dupe you by persuading you that you ought to vote for this one or that one because he is a particular friend or neighbor; or again you may think such a one is a good sort of fellow to the detriment of the cause which you have heretofore made profession of espousing.

Read Their Record.

Read the record of what the republicans have absolutely stolen from the state since 1889 in round numbers it amounts to an aggregate sum of \$1,000,000 then follow by counties:

Dodge county.	\$ 4,358.
Butler	2,745.
Nemaha	1,000.
Furnas	10,000.
Jouson	6,877.
Lincoln	13,000.
Adams	75,000.
Dakota	23,000.
Howard	23,000.
Dixon	11,804.
Buffalo	82,000.
Cheyenne	17,000.
Franklin	4,000.
Richardson	14,000.
Burt	5,000.
Greely	2,000.
Perkins	41,000.
Saunders	14,000.
Lancaster	111,000.
Douglas	158,000.
Holt	93,000.
Nance	4,000.
Total	684,284.

What do you think of the record of the republican party, the gold standard party? Can you stand a little more of the above kind of work—stealing—or will you on November 2nd vote and work late and early for those fellows to stay at home. The voters of Sioux county have the remedy to prevent them from getting where they can do the same thing if you only apply it. After reading the record that can be substantiated will it be possible for an intelligent voter to go to the polls and vote to admit the party to power who have had their hands in the voters pocket indirectly for the last ten or fifteen years? We hope not.

Bro. Davis of the Press, and who is a candidate for the important office of county clerk took exception to what he chooses to call our leading editorial in the JOURNAL of last week and he undertakes to jump on us with both feet. But, as the old proverb reads "a guilty conscience needs no accuser" hence, he has made the application and found that the statement made by the JOURNAL was correct.

We said in the article mentioned, "that we had not a word to say against the personal or private characters of any of our republican brothers" and meant to say candidates. The article was intended to apply to unprincipled scheming politicians who have no regard for truth and veracity. "If the shoe fits put it on." "What we said is the truth and can't be gainsaid. If you, Brother Davis are making a clean and honorable canvass for the suffrage of the people of Sioux county well and good if not you ought to be the last person to make a kick against our leading editorial as you call it.

### The Republican's Defence of Bartley

Continued from last week.  
Mosher and Outcutt, who were accepted as bondsmen were at the time known to have nearly \$400,000 of the money the bonds were given to secure, and they themselves say that Harwood McNish, Cadet, Taylor and others were "squeeze lemons" and that in fact over a million and a half on that bond was worthless. The value of Bartley's last bond, which Governor Holcomb approved (the names were printed two weeks ago in these letters) was easily twice as much as the first.

These same vilifiers of honest men have also made an attack on Meserve and his bond. It is time that the whole truth about this matter should be told. These same vilifiers who are now saying that Governor Holcomb is the real defaulter, and not Bartley planned a scheme to keep Bartley, by the aid of the supreme court in office though he was defeated at the polls. The law requires that the state treasurer shall give a bond of \$800,000 and not less than double the amount that may come into his hands, to be fixed by the governor, and that officers elected at the general election shall file their bonds on or before the first Tuesday in January next succeeding their election.

The books at the state house show that Bartley had in his possession \$1,536,304. This would require a bond of over \$3,000,000, and they thought that Meserve could not put up that much and Bartley would hold over. To make up this enormous sum in the treasurer's hands, and as part of their plan to keep Bartley in, Bartley had not paid the December apportionment for common schools which amounted to \$231,853.80, and he held \$225,000, which should have been paid out for called warrants. This trick cost Meserve five or six hundred dollars in traveling expenses and notarial fees in getting signers to a bond twice as large as the law really requires him to make. However, as soon as Meserve got into office he paid out every dollar that could be paid and has continued that practice every since, so that today he has an approved bond more than twice as large as the law requires him to give. A \$800,000, bond is amply sufficient for all the money he ever has on hand. If every name was erased that the thieves defilers have objected to, the bond is still double what the law requires. When a party gets so vile, ignoble, base, worthless, abject, mean and vicious that it can only make a campaign by slandering, defaming and denouncing honest men, it is time that it was wiped off the face of the earth.

### Obituary.

The funeral of Mrs. Patrick Lucy which took place on last Thursday afternoon from the M. E. Church in Harrison was attended by a large concourse of sorrowing relatives and friends. Rev. Kendall delivered a very fitting sermon for the occasion; the church was very prettily decorated for the obsequies. The very winds seemed awed, by the solemnity of the hour for they were hushed into silence; the sun alone shone out, as if to say another bright spirit has gone from darkness into light and glory. Hence my joy and brightness. And now just a word of her who is gone beyond the veil. M. Child E. McHone was born on May 11th 1857 and was married to Mr. Lucy at the age of 21 years, to whom she bore four children three of whom are yet here. At the time of her death she was about 40 years, not too young, however, to lay down the burden of life and rest in the embraces of the Saviour who has sweetly redeemed her home. To her husband and family her loving memory of wife and mother will ever linger near, and we hope her soul will go on and toward the bosom of God.

### 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 TO PUBLIC.

Land Office at Alliance, Neb., October 25th 1897.  
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 M. J. Blewett, Clerk, Dist. Court at Harrison, Neb., on December 6th 1897, viz: William Voigt of Fort Robinson, Neb., who made H. E. No 234 for the N. & S. E. 1/4 Sec. 22 and W. & S. W. 1/4 Sec. 23 Tp. 32 N. R. 34 W.  
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:  
JESSE SWAN, of Ft. Robinson, Neb.,  
CARL BRUMER, " "  
FRED ANDER, " "  
MR. Y FRICKE, " "  
J. W. WERN Jr., Register.

### Notice To Land Owners.

To all to whom it may concern:  
The Commissioners appointed to locate a road commencing at 28 links east of the Corner of sections 9-16 and 17 in Township thirty two range fifty three thence north 70 chains; thence west 50 links to section line; thence north 9 1/2 chains to quarter post; thence north 7 1/2 chains; thence north 70 degrees 30 minutes east 7.00 chains thence north 22 degrees 15 minutes east 4.00 chains; thence north 23 degrees west 6.00 chains; thence south 67 degrees 30 minutes west 2.70 chains; thence north 41 degrees west 4 1/2 chains; thence north 6 and 70 hundredths chains to corners of sections 4, 5, and 9 in said township and range and there end; has reported in favor of the establishment thereof, and all objections thereto, or claims for damages must be filed in the County Clerk's office on or before noon of the 23d day of December A. D. 1897 or such road will be established without reference thereto.  
M. J. BLEWETT, County Clerk.

### How To Find Out

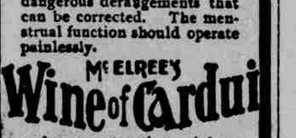
Fill a bottle or common glass with urine and let it stand twenty-four hours, a sediment or settling indicates an unhealthy condition of the kidneys. When urine stains linen it is evidence of kidney trouble. Too frequent desire to urinate or pain in the back, is also convincing proof that the kidneys and bladder are out of order.

### What To Do.

There is comfort in the knowledge so often expressed, that Dr. Kilmer's Swamp Root, the great kidney remedy, fulfills every wish in relieving pain in the back, kidneys, liver, bladder and every part of the urinary passages. It cures inability to hold urine and scalding pain in passing it, or bad effects following use of liquor, wine or beer, and overcomes that unpleasant necessity of being compelled to get up many times during the night to urinate. The mild and extraordinary effect of Swamp-Root is soon realized. It stands the highest for its wonderful cures of the most distressing cases. If you need a medicine you should have the best. Sold by druggists, price fifty cents and one dollar. You may have a sample bottle and pamphlet both sent free by mail. Mention THE SIOUX COUNTY JOURNAL and send your address to Dr. Kilmer & Co., Binghamton, N. Y. The proprietors of this paper guarantee the genuineness of this offer.

### MONTHLY SUFFERING.

Thousands of women are troubled at monthly intervals with pains in the head, back, breasts, shoulders, sides, hips and limbs. But they need not suffer.



These pains are symptoms of dangerous derangements that can be corrected. The menstrual function should operate painlessly. These pains are relieved by McElree's Wine of Cardui. It puts the delicate menstrual organs in condition to do their work properly. And that stops all this pain. Why will any woman suffer month after month when Wine of Cardui will relieve her? It costs \$1.00 at the drug store. Why don't you get a bottle to-day? For advice, in cases requiring special directions, address, giving symptoms, "The Ladies' Advisory Department," The Chattanooga Medicine Co., Chattanooga, Tenn.

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### STOCK BRANDS.

THE JOURNAL will publish your brand, like the following, for \$2.00 per year. Each additional brand 75 cents. Every farmer or ranchman in Sioux and adjoining counties should advertise their brands in THE JOURNAL as it circulates all over the state. It may be the means of saving money for you.

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On left side of cattle and on left shoulder of horses.  
Range on Antelope creek  
F. O., Ghilchrist, Sioux Co., Neb.

**CHARLES BIEHLE.**  
On left side of hip of cattle, (On left shoulder of horses.)  
Range on the head of Warbonnet creek  
Address Harrison, Sioux Co. Neb.

**S. W. CAREY.**  
On left shoulder of cattle and horses.  
Range on Little Cottonwood.  
P. O., Crawford Nebr.

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There are today thousands of young people on the farms and in the villages who are tied down by lack of education to work they heartily dislike. Are you one of them my friend? If so, the Grand Island Business & Normal College can put you on the road to success if you are ambitious and willing to study. It makes no difference how backward you are provided you are plucky and mean business. We teach everything necessary for a successful start in life. If you are short of money we will accept a good note without interest for tuition or if necessary we will furnish everything—tuition, board, and books and give you time to graduate and pay for same afterwards. Business, Normal and Short-hand courses. Board \$1.50 per week. Established 13 years. College Record sent free or catalogue for 6 cents in stamps. This is your chance of a life time. Will you let it slip by? Address,  
A. M. HARRIS, President,  
Grand Island, Nebr.

### GRANT GUTHRIE,

### Attorney-at-Law.

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D. H. GRISWOLD, Cashier.

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