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The Sioux County Journal.

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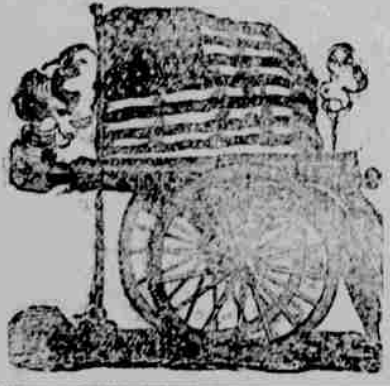
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OFFICIAL PAPER OF SIOUX COUNTY.

Geo. B. Canon, Editor.

Entered at the Harrison post office as second class matter.

The JOURNAL stands fairly and squarely on the Chicago platform, but will not hesitate to support and work for the election of candidates for the various offices to be voted for this fall no matter, whether they are Democrats, Populist or free silver Republicans, if endorsed by all the reform parties, conditional, however, that they advocate bi-metallicism the income tax law, opposition to national banks of issue, are opposed to the retirement of the greenbacks and treasury notes, favor government control of railroads, telegraph and telephone lines and the establishment of postal savings banking system, and also are opposed to the issuing of national bonds in time of peace.



What's the matter with Hanna?

The prospects for war seem to be on the wane.

No state in the Union is doing more to relieve the suffering oppressed Cubans than Nebraska.

Populists, free silver Republicans and Democrats of Washington, have united on a state and congressional ticket to be voted on at next fall's biennial election.

The \$50,000,000, appropriated by congress for coast defenses will help give some of the boys a good job any way even if Uncle Sam won't fight.

Hanna, the middle man between Wall Street and the president knew what he was talking about when he said there would be no war between the United States and Spain.

Spain has a few sympathizers in Sioux county, and we doubt if it has not in the state, from the way the people are contributing to the Cuban relief fund, now being conducted by the World-Herald Omaha, relief Bureau.

All those fellows who have hid out in the woods for fear of having to fight the bloody spaniards, need not be afraid to show themselves for the cruel war is over. Come out and beat your swords into plowshares and pruning crooks.

Hon. Thos. Watson of Georgia, who was nominated for governor of that state two weeks ago, by the middle-of-the-road populists, has absolutely declined to make the race. It seems to be a clear case of the office seeking the man instead of the man seeking the office.

THE BOODLER'S STORY.

A Characteristic Falsehood Which It Told About Judge Sullivan.

THE BATLEY CASE IN COURT A Re-hearing on the Motion for a New Trial has been ordered.

The old State Boodler, the other day without provocation published one of its characteristic falsehoods, which was immediately telegraphed to every part of the state and within two days every republican rascal in the state was peddling it from door to door. What is strange about it is that after having declared for ten years against the lying of the State Journal and after denouncing that paper from every platform in

the state a whole lot of pops and democrats at once accepted this statement, without any inquiry, as true, and began to howl worse than a band of coyotes around a cattle pen, it would seem that the people after a while would learn that if they see it in the State Journal that it is good evidence that it is not true.

The story was to the effect that the supreme court had ordered a new trial in the Bartley case and that it was done at the request of Judge Sullivan. No new trial has been ordered and Judge Sullivan never made any such request.

The record in the supreme court is as follows:

Petition in error was filed in the supreme court June 25. Sentence suspended and bail fixed at \$125,000. Bill of exception filed September 21. Brief filed by Bartley's counsel October 21. Brief of the state filed December 20. Case submitted December 22. Judgment and sentence of the lower court affirmed January 3. Motion for a re-hearing filed February 19. Motion for a re-hearing allowed March 17.

To allow a re-hearing of the motion for a new trial is not an order for a new trial at all. Which of the judges voted for a new re-hearing is not a matter of record and no one knows. But it is perfectly safe to say that it was not Judge Sullivan. The order for a re-hearing will hold the case in the supreme court for two or three months longer.

In the meantime Bartley will remain in the Douglas county jail unless he puts a bond for \$125,000, which he has so far been unable to do.

This correction is not written in the hope that the ignorant and prejudiced readers of republican papers will get the facts. They will continue to rejoice in the belief that their late treasurer has been given a new trial and that there is good ground for believing that republican courts will see to it that Bartley will never go to the penitentiary.

T. H. Tibbles.

THE NEW YORK WORLD, THIRICE-A-WEEK EDITION. 18 Pages a Week. 156 Papers a Year. For One Dollar.

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It prints the news of all the world, having special correspondence from all important news points on the globe. It has brilliant illustrations, stories by great authors, a capital humor page, complete markets, departments for the household and women's work and other special departments of unusual interest. We offer this unequalled newspaper and THE SIOUX COUNTY JOURNAL together one year for \$1.70. The regular subscription price of the two papers is \$2.00.

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Some Plain Facts.

Grave errors, injustices, wrongs of greater or less degree, arise from lack of knowledge of the truth, and more frequently from deception.

The most infamous case on record of deception and injustice is the attempt to demonetize silver as a money of final redemption in the United States.

There is no learned judge, skilled lawyer, or court of justice that is capable of reconciling the effort with the constitutional laws that govern the issue of money in this country.

The people have been deceived, officials in power, chosen to administer justice under the laws, have ignored their sworn duty, and given aid to the scheme that has paralyzed industry, reduced property values one-half, and beggared millions.

There is no authority of law, either specific or by inference, by which gold alone is made the only money with which to discharge debts, either public or private. The effort to make it so is unconstitutional and a national calamity.

Plain and ample information, facts, and truth, concerning this almost successful scheme to corner the wealth of the people, is now being printed in the Cincinnati Enquirer, a newspaper which the combined power of money has failed to muzzle or buy.

The Weekly Enquirer is only 75c. a year. The address is Enquirer Company, Cincinnati, O.

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Sheriff's Sale.

By virtue of an order of sale issued by the Clerk of the District Court of the county of Sioux, and state of Nebraska, upon a decree rendered by said Court in favor of June E. Woodruff, plaintiff, and John Meinart, Josephine Meinart, Lewis Ruffing, Mrs. Lewis Ruffing, wife of Lewis Ruffing, whose true christian name is unknown, and W. J. Bowden, defendants, I will on the 9th day of April, A. D. 1898, at the hour of 2 o'clock p. m. of said day, at the east front door of the court house, in Harrison, in said county, offer and sell the following described real estate to-wit: The S. E. 1/4 of Section 32, Township 23, Range 24, in said county, Nebraska, at public auction to the highest bidder for cash, to satisfy said order of sale, in the sum of \$20.41, with interest thereon at the rate of ten per cent, per annum, from the 6th day of December, 1897, and costs and accruing costs. THOMAS HOLLY, Sheriff of said County.

Sheriff's Sale.

By virtue of an order of sale issued by the Clerk of the District Court of the county of Sioux, and state of Nebraska, upon a decree rendered by said Court in favor of Horace C. Stanton, plaintiff, Lorenzo B. Harmon, A. L. Ormsby, trustee, Frank Dalby, Isaac A. Pratt and Francis E. Pratt, defendants, I will on the 9th day of April, A. D. 1898, at the hour of 2 o'clock p. m. of said day at the east front door of the court house in Harrison, in said county, offer and sell the following described real estate to-wit: The S. W. 1/4 of section 8, Township 32, Range 28, in said county, Nebraska, at public auction to the highest bidder for cash, to satisfy said order of sale in the sum of \$41.25, with interest thereon at the rate of ten per cent, per annum from the 6th day of December, 1897, and costs and accruing costs. THOMAS HOLLY, Sheriff of said County.

IN THE COUNTY COURT OF SIOUX COUNTY, NEBRASKA.

IN THE MATTER OF THE ESTATE OF JOHN H. BROWN, DECEASED. ORDER FOR HEARING OF FINAL ACCOUNT.

Now on the 8th day of March, 1898, came ANNE BROWN, the Administratrix of said Estate, and prays for leave to render a final account as such administratrix. It is therefore ordered that the 4th day of April, 1898, at one o'clock p. m., at my office, in Harrison, Nebraska, be fixed as the time and place for examining and allowing said account. And the heirs of said deceased, and all persons interested in said Estate, are required to appear at the time and place so designated and show cause, if such exists, why said account should not be allowed. It is further ordered that the notice to all persons interested in said Estate by causing a copy of this order to be published in THE SIOUX COUNTY JOURNAL, a legal newspaper printed and in general circulation in said county, for four weeks prior to the day set for said hearing. Dated March 28, 1898. A True Copy.

ROBERT WILSON, County Judge.

Ripans Tablets cure constipation.

STOCK BRANDS.

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

FRANK NUTTO. On left side of cattle and on left shoulder of horses. Range on Antelope creek P. O., Gilchrist, Sioux Co., Neb.

CHARLES BIEBLE. On left side of hip of cattle, on right shoulder of horses. Range on the head of Warbonnet creek Address Harrison, Sioux Co., Neb.

S. W. CARBY. On left shoulder of cattle and horses. Range on Little Cottonwood. T. O., Crawford Neb.

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

NOTICE FOR PUBLICATION.

U. S. Land Office Alliance, Neb., February 24, 1898.

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. Brewster, Clerk District Court at Harrison, Neb., on April 9th, 1898, viz: William Lindeman, of Harrison, Neb., who made H. E. No. 385, for the S. E. 1/4 of Section 4 and S. E. 1/4, section 5, Township 23 N. Range 24 W.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: W. H. Earnest, William Hough and William Bennett, of Harrison, Neb., and Henry Brundage, of Glen, Neb. W. J. WEIN JR., Register.

NOTICE FOR PUBLICATION.

U. S. Land Office Alliance, Neb., February 24, 1898.

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. Brewster, Clerk District Court at Harrison, Neb., on April 9th, 1898, viz: Henry Lindeman, of Harrison, Neb., who made H. E. No. 385, for the S. E. 1/4 of Section 4, Township 23 N. Range 24 W.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Lewis Gerlach, Charles Bieble, John Plunket and Charles E. Shilt, all of Harrison, Nebraska. J. W. WEIN JR., Register.

TIMBER CULTURE, FINAL PROOF.—NOTICE FOR PUBLICATION.

U. S. Land Office Alliance, Neb., February 24, 1898.

Notice is hereby given that Herbert S. Woodruff, of Lincoln, N. Y., has filed notice of intention to make final proof before M. J. Brewster, Clerk District Court, at his office in Harrison, Neb., on the 2nd day of April, 1898, on timber culture application No. 1594, for the S. E. 1/4 of section No. 1, in Township No. 23 N. Range No. 24 W.

He names as witnesses: John W. Dixon, John W. Todd, William E. Dixon and Henry C. Hunter, all of Adelia, Nebraska. J. W. WEIN JR., Register.

TIMBER CULTURE, FINAL PROOF.—NOTICE FOR PUBLICATION.

U. S. Land Office Alliance, Neb., February 24, 1898.

Notice is hereby given that Maggie Wunder, of Adelia, Neb., has filed notice of intention to make final proof before M. J. Brewster, Clerk District Court, at his office in Harrison, Neb., on the 2nd day of April, 1898, on timber culture application No. 1602, for the N. W. 1/4 of section No. 2, in Township No. 23 N. Range No. 24 W.

She names as witnesses: John Serres, Paul Serres, John F. Meyer and Anton MeKen, all of Montrose, Nebraska.

Also, that Andreas Wunder, of Adelia, Neb., has filed notice of intention to make final proof at the same time and place, on timber culture application No. 1603, for the S. E. 1/4 of section No. 3, in Township No. 23 N. Range No. 24 W.

He names as witnesses: John Serres, Paul Serres, John F. Meyer and Anton MeKen, all of Montrose, Nebraska. J. W. WEIN JR., Register.

Notice to Non-Resident Defendants.

In the District Court of Sioux County, Nebraska.

The Farmers Trust Company a corporation, plaintiff, vs. David Anderson and Dora Anderson, defendants.

To David Anderson and Dora Anderson non-resident defendants:

You are hereby notified that on the 8th day of February, 1898, The Farmers Trust Company, a corporation plaintiff herein, filed its petition in the above entitled cause, in the District Court of Sioux county, Nebraska, against the said defendants, the object and prayer of which is to foreclose a real estate mortgage executed on the 1st day of June, 1891, by said defendants upon the property described as follows: Tracts 34 west in Section 25 in Township 25 N. Range 34 west in Sioux county, Nebraska, to secure the payment of a promissory note for the sum of \$513, due and payable June 1st, 1894, that there is now due and payable on said note and mortgage the sum of \$407.34, with interest at the rate of 10 per cent per annum from the 7th day of February, 1898, for which sum, with interest plaintiff prays for a decree that the defendants pay the same, and that in default of such payment said premises may be sold to satisfy the amount owed due.

You are required to answer said petition on or before the 4th day of April, 1898.

THE FARMER TRUST CO., Plaintiff, by W. W. WOOD, Attorney for plaintiff.

THERE WILL BE WAR. L. GERLACH Says its so.

If you don't believe what he says go to the RANCH SUPPLY HOUSE and take a look at those 500 pairs of Boots & Shoes just arrived last Tuesday, and you will see he is warring with every store in the north-west. You can buy foot-wear of him cheaper than at any other store in Harrison.

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