

Next Tuesday you vote—Remember that.

We expect each side to get all their voters out Tuesday.

We do not think the county seat will be moved just yet.

The precinct will vote solid for Plattsmouth, it is said.

THE I-O heads its war news "All Honor." That's about so.

S. B. PACKARD has received the appointment of Consul to Liverpool.

JOHN R. CLARK has got a good thing on county seat. Five thousand dollars to keep this summer.

It is claimed that a repeal of the re-emption act now, would really cause a contraction in the currency.

Tuesday is Election day and if the people of this county desire to locate their county seat they must turn out.

So far as heard from Plattsmouth, Louisville, Center, Weeping Water, and Rock Bluffs will all be voted for next Tuesday.

THE HERALD is opposed to any offers of bonus of any kind for re-locating the county seat, believing they are illegal, lead to law suits and seldom can be enforced when the time comes.

Many of the most prominent farmers in Liberty, Eight Mile and even Mt. Pleasant will vote for Plattsmouth, believing the expense of the county would be increased by a removal at present.

AND NOW comes a man who says he knows all about the Beecher-Tilton case and that Tilton and Moulton put it up on Beecher. He claims to have the papers to prove it. Trot 'em out, that's what we want—proof.

BRO. WHEELER got down off the fence last week so quickly that he sprained—not his ankle, but his wrist, so badly that he can't act as scribe any longer, and now proposes to go in for the Lt. Governorship.

THE State Journal greets its readers in an entirely new dress, which adds much to its former good appearance. The Journal stands in the front rank of Nebraska Journalism and all improvement, like the present, is good evidence of its prosperity.

THE HERALD had the pleasure of hearing a portion of the Court Martial trial of Gen. Kautz, at Omaha. The Gen. is a fine looking old soldier, and has the sympathy of outsiders, we judge. The officers composing the Court Martial are as fit a looking body of men as we ever saw.

We do not see that the course of the President need affect the action of the Republican party in the coming campaign. We always supposed the party made the President, not the President the party. Let the Republican party go right along about their business, select a good National Committee, make the best effort that can be made in the weak States and let the President do as he likes. Fall in or buck.

It is idle folly to talk about any high strained sense of justice on this county seat vote, or to split hairs about the exact center, or the fact is the vote will be in the main a perfectly selfish vote; each section voting for just what they think will be to their interest, and for their ease and comfort. The general good is of secondary importance to a great many. We look for each party to vote and work their best for what they consider their own interest.

THE absolute repeal of the bankrupt law would be a detriment to the country. A wise bankrupt law, just to all parties, is an absolute necessity in a mercantile community subject to a fluctuation of values, such as ours. There is no use in crowding and keeping a good business man to the wall, all his days, for a mistake, or error of judgment. Go for all the rescues you can, but give the honest man a decent chance to live and recover.

THE War News Since Last Issue.

FRIDAY, May 31.—There will be no Congress. Gortschakoff has an attack of gout and cannot attend.

May 24.—The Congress meets in July. Bismarck is bound to have peace, if he has to fight.

4th.—Queen Victoria is on her ear, and declares England will have no more feeling.

5th.—Peace prospects look favorable; Turkey will rebel if Russia fights.

6th.—War is inevitable. Russia has sent armed steam ships to prey upon English commerce.

7th.—Peace is about to be declared; France wants to have her little show go off.

8th.—The nations must fight—American breadstuffs are in demand.

9th.—Peace is about to be declared. Gen. Grant proposed as an arbitrator to select a new line for the cable dispatches to fight it out, on all this summer.

Weeping Water Column.

Wheeler and the County Seat.

Wheeler's article on the County Seat in last week's Chronicle is a fair specimen of the animus that has characterized all the movements of the worst class of politicians in Plattsmouth. A certain clique in Plattsmouth have never hesitated to sacrifice every interest of the county or even of their own town to further their own individual interest, and for many years being the principal manipulators in county affairs, they have brought down curses upon Plattsmouth which ought to have descended on them alone. The people at large are not acquainted with the great mass of well meaning people in Plattsmouth, and so condemn the whole for the unscrupulous acts of the few. Not only have county interests been sacrificed and county taxes been increased for the furtherance of their schemes, but private reputations have been assailed. Business men have been assailed through those secret institutions, commercial agencies, their credit ruined and they pressed to the wall because they did not bend the knee. Not more than ten years ago, because the cashier of the Plattsmouth bank would not nod to the back of a certain few, a run was instituted on the bank and but for a mere accident it would have been crushed. And now in this county seat contest, Wheeler's only resort is to descend to low, personal slings, and appeals to the passions and prejudices of the people. Can such men expect to win? Can they have the brazen face to go before a county convention and ask for office? Will the cloak of temperance cover the sins of a life? Let the people answer.

What a grand pity it is that our county surveyor should spend all day Sunday in trying to point out the geographical center of Cass County and fail. Let the readers of the HERALD judge whether he has pointed out the true center, it is 17 miles from the east line of the county and only 16 from the west, while it is 9 miles and 32 rods from the south line and only 7 miles and a few rods from the north line. Try it again brother Fairfield and you will get it right. The exact geographical center of Cass County is the quarter section corner on the north side of 29-11-11, from this point it is 16 1/2 miles to the east line of the county, 16 1/2 miles to the west line, 8 miles to the south and 7 1/2 to the north line. While it is 18 1/2 miles in a direct line to the n. w. s. w. and s. e. corners of the county or 24 1/2 miles by section lines. The n. e. corner is a mile nearer owing to the Platte river having washed away a little corner of the county which Wheeler & Co. had intended to donate to the farmers of Cass County for county fair grounds, but we are willing to give that corner a little advantage as it has got so used to being petted. The exact center is 1 1/2 miles north of the n. w. corner of Weeping Water and two miles from the center of the village.

"Populationally" Considered.

While your Plattsmouth agitators can manufacture no valid reason for keeping the county seat at Plattsmouth, they seem to be confident of one thing, that the west end of the county has no rights which they are bound to respect. A Lawyer (?) says: "There may be a great deal of acreage and not many people. Why not look at the populationally?" Well, so we will. The population to the square mile in the several precincts is as follows:—Louisville, 24; Eight Mile Grove, 17; Liberty, 23 1/2; Weeping Water, 16; Rock Bluffs, 23; Stone Creek, 16; Plattsmouth, 21; Tipton, 15; South Bend, 20; Avoca, 13; Greenwood, 18 1/2; Center, 14; Elmwood, 17 1/2; Mt. Pleasant, 11; Salt Creek, 17. So we see that this new portion of our county, Tipton, Greenwood and Salt Creek, the fairest and the best which Wheeler is so anxious to throw away to hold the county seat, is but little behind Plattsmouth precinct, which has been settled for 23 years. How long will it take it to ahead? Again we find by looking at the census that west of Weeping Water there are only 535 inhabitants less than there are east of Weeping Water, excepting the town of Plattsmouth, or counting in the town of Plattsmouth, the east portion has but 2600 more. When we consider the age of the eastern settlements compared with the west, the unscrupulous means that have been used by Wheeler & Co. for Plattsmouth and against the west, we must say that we are astonished, and we feel safe in saying that within five years, county seat or no county seat, Weeping Water will be the center "populationally."

Has the Time Come.

Not even the brazen faced Wheeler could have the cheek to say that the county seat ought to remain where it is. They want it to and would sacrifice every interest of the county, even to the cutting off of the west one half or two thirds of the county, but they know that the people of Cass County, the farming community at least, have too much honor to not see that it is gross injustice to hold the county seat where it is, and so they cry, the time has not come. Why has it not come? Because the people for three years have sent commissioners there whom they cannot buy or bribe into putting up county buildings at Plattsmouth. Because a former commissioner exposed and upset their plans for levying excessive taxes and then voting the surplus into county buildings at Plattsmouth. Because it will remove from them the chance of using the county effects for individual profit. Daniel says he hopes they will consider well before they move the county seat to please half a dozen people. Let the people consider well before they vote to disregard the petition of nearly three-fifths of all the voters in this Co.

A few very stilly people object because the HERALD publishes the proposition of Weeping Water for the county seat, and allows them a hearing in the paper. We claim the right to do so and act individually as we choose in this and every other matter, the same as any other citizen. In our newspaper business we also claim the right to transact that as seems to us best for our interests and that of the county. This paper claims to be a newspaper and also a county paper. The propositions and arguments of other parties are both news, and moreover they have a right to come in and show their case, and any attempt to shut them out would only result in more animosity against Plattsmouth, and give rise to a just charge that they could not have a fair trial on the county seat, and be a good and valid reason for starting other papers in the county that would give them a hearing.

The position of the HERALD has been clear and well defined from the first. Before any other paper, and but few individuals knew anything about the matter, we ascertained and published the fact that petitions were being signed to remove the county seat, thus giving all fair warning. We deprecated the move, at present, but knowing it must come, insisted on these terms, and wrote as follows in an editorial of March 14th:—While believing that all parties could better afford to wait yet another year until the full tide of better times and easier money relations for our county would be more certainly a fixed fact, as we believe it will then—yet if our friends are bound to bring the issue now, so let it be; the HERALD recognizes fully the right of the people, the whole people of the county to change their county seat, if a legal majority of the people decide in a fair election to so change it. The HERALD has insisted on these points for the good of all parties, and that there may be no squabbling and legal nonsense afterwards. That it be a special election in order that the county seat question may stand on its own merits and not be mixed up with politics. (That is granted we believe.) No honors or offers of any kind shall be made by any place to induce or bribe the votes of the people for one place or the other.

We want all parties to have a fair, free chance that no care of fraud or secrecy can be made and it is the only way that will satisfy the people. Weeping Water being really the objective point, the animus in this business lying between Plattsmouth and Weeping Water; we want her to have the fullest and best chance to lay out and every argument in her favor before the people of this county; that hereafter no charge of not having a fair chance can be made.

Our County Seat.

MR. EDITOR: As the County Seat question opens a field for a free fight in the papers, please allow me a chance with the rest of the world. First, one thing seems evident, that Plattsmouth would best accommodate the people of the county for many years to come. This statement will prove itself conclusively to any one who will examine the county map, for there he will find that in the event of the location being made at Center or Weeping Water, three tax payers will be compelled to travel to the Court House from the eastern half of the county where one would come from the western portion. Again, if we take into consideration the amount of taxes paid by the respective portions, the preponderance is greatly in favor of the eastern portion of the county, but as "Old Subscriber" urges a definite conclusion, I will reason upon this hypothesis. The western half of our county is rapidly filling up, which will sooner or later cause a removal of the county seat from the Missouri river, even should Plattsmouth retain it upon the strength of the vote about to be cast, another election in a few years would push it to the west; hence the question now before the county is whether, by ignoring the claims and sectional interests of one town or village, they will locate the county site at the center, or will they in removing it from Plattsmouth, re-locate it in the Weeping Water valley two and a half miles south of the center, down among the bluffs of Sand Creek? Or in other words, are the voters of the county willing to tax themselves to build a full set of county buildings at Weeping Water, and in five years again the same issue will be before the people and the same arguments will be urged against Weeping Water that they now advance against Plattsmouth. Let us have rest on this subject; let these bickerings be settled and let justice be done to the whole county. The time has come when even handed justice will satisfy this people. The voting or holding for this or that village or town will have no influence when it conflicts with the interests of a majority of the county. There is but one location against which no objection can be raised of unfairness at least, and that is the County Center, or as near that as practicable. It is true that W. W. holds out a \$5000, bid, or bribe for the county site for five years. This looks pretty thin; too much like clap-trap; it is too small a consideration for the county to notice, inasmuch as it compels two-thirds of the voters of the county to travel two and a half miles south of the center to reach it. If anything forces itself upon the minds of this county with great cogency, it is this, that the only way

to do justice for the county to build their own buildings, at their own expense and on such a site as will be decided upon by the votes of the county; that is, to act independently of any village whatever. The Center is the only spot on which the county seat can be located and remain permanently. This idea may grate harshly upon the feelings of the Plattsmouth folks, it may burst up and explode all the nice speculations and fine-spun theories of the dozens of Weeping Water, yet it is as certain as fate, that when our old town shall wake up to find themselves minus a county house they will have to look for it on the broad prairie at or near the center of Old Cass.

Let us have a "definite conclusion," buzzes "Old Subscriber," please remember "the thriving village of Weeping Water chirps anvil, with its \$5000 bribe." By a glance at the county map, it appears that W. W. City is the south tier of townships, while the east half of the county contains two townships and one section deep before reaching the Platte river. Hence the beauty of the W. W. programme, that a voter from the Platte river must travel from 13 to 18 miles to reach the "thriving village," and the Court House, while six miles is all the distance the voter on the Otoe line travels to reach the same place. If your correspondent errs not, it is this thriving village of W. W. that has been agitating this question ever since there was a corporate guard of voters in it, but they are excusable for this, inasmuch as they seem to have been laboring under a strange hallucination in supposing that their little town embraced not only all Cass County, but a fair portion of the State, hence the zeal manifested by this "thriving village," in dictating county affairs.

So far as the center is concerned, bro. Fairfield thinks it is in the north west quarter of the south west quarter of section 23, town 11, range 11 north, while other parties demonstrate it to be on the township line where sections 18 and 19 in aforesaid town and range, and where sections 18 and 24 of town 11 range 11 come to the township line, but he this as it may, other measurements will be made before the centre will be "definitely" established.

A BUSTED CENTRE MAN.

What Shall I Do. ED. HERALD.—I am a center man and want the county seat located in the center. But what shall I do? I first consulted A. B. Smith and found the center was the n. e. corner of 24-11-11, but in a few days the Weeping Water fellows showed me that the point that was equidistant from every side and corner was the quarter section corner on the north side of 26. I was thoroughly convinced of this point, but our county surveyor says it is a mile n. w. from there. I could not doubt him only for the fact that McDonogh, of the Watchman, says it is on 14. What he says everybody knows to be true, and what makes his point look more like the center is that he is backed in his statement, by that truth loving, life long temperance man, Wheeler. Mr. Editor, I am puzzled and can see no way out of the trouble but to vote for the practical center. Everyone seems to agree on where this is. I guess I must give up center and vote Weeping Water.

CASS CENTRE.

An Entire New Scheme. We have received from Mr. Geo. W. Woodloz, supposed to live in Lancaster, an entirely new proposition for the relocation of the county seat of Cass County. The substance of Mr. Woodloz's proposition is this: That he has bought the n. w. quarter of sec. 23, town 11, in Cass Co. Neb., or in other words the land lying in "the geographical center of Cass Co." He has laid the same out in a town called Cass Centre, consisting of lots, blocks, streets, alleys, public squares, &c. A center reserve block 34 for a Court House, and block 10, 16 and 28 for school purposes, he proposes to give every other block to the county, provided the county seat is located on this piece of ground.

HE FURTHERMORE.

has deposited \$5,000 with Jno. R. Clark, of the First National Bank of Lincoln as a guarantee of good faith, together with a warranty deed of the lots he proposes to give the county, said Clark to hold the same until after election; when if the county seat of Cass County should be located at "Cass Centre," the said Clark will pay the \$5,000 and cause the deed to be transferred to the Treasurer of Cass County. We append the receipt of Mr. Clark for the money. LINCOLN, NEB., May 4th, 1878. Received from Geo. W. Woodloz five thousand dollars on deposit, to hold this money in my possession until after election, and if Cass Centre is elected as county seat, for me to pay the above amount over to the Treasurer of Cass Co. and if not elected to return this money to G. W. Woodloz after election. (Copy) JNO. R. CLARK. NOTE.—We do not give Mr. Woodloz's proposition verbatim, because it is long, and a portion of it almost illegible. We received a copy of his bond, the deed, and Mr. Clark's receipt, as stated above. No plat of the town has been filed as yet with the County Clerk.

Plattsmouth Notes.

Mr. Ed.—Allow me to offer you a few notes on the Plattsmouth side of this question. The less said about that three-fifths petition the better; many that are put down as signing it never did sign it, and others signed it to get rid of the boring of those who carried it round, and never mean to

vote for Weeping Water, and still others do not reside on the town and section represented and are not legal voters to-day in the county. On a square estimate of the actual cost to the county were the county seat removed to Weeping Water or Center, I beg leave to offer the following computation and defy its refutation: Take jury fees alone. Tipton, certain, has the most cause to complain of any precinct in the county as far as distance is concerned. Yet look at the real justice to the rest of the county when expenses come in to play. Tipton sends 2 jurors to the county seat, to Plattsmouth City 12. The 2 jurors travel 40 miles each, or 80 miles, at present. Let us change the county seat to Weeping Water, and 13 Plattsmouth jurors travel 22 miles, or 44 miles each, making 528 miles of travel the county (and the whole county, mind), has to pay for. Plattsmouth precinct has 6 jurors to these 2, and they would travel 252 miles to 80 miles the county now pays for. This is why the time has not come. The eastern precincts all foot up the same way, and it is equally true with every other expense of the county, and to drag a county seat miles away from a railroad and a telegraph, in this day and generation is an injustice and a fraud, I don't care who advocates it or what his personal interests are.

It is well known that old man Reed is a monomaniac on the county seat question. In '58, twenty years ago, he was working on this thing when the oldest settler came here. He came here with his mania. Finding it was no use in Cass County he left for Seward. Unsuccessful there he returns to Cass, and I, for one, object to having Cass County saddled with the expense of his vagaries any longer. At the proper time and when it really accommodates the whole people of the county, we will cheerfully help move it to some proper point, and not till then.

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IT CAN BE CURED. A COMPLICATED CASE.

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