TheTribune F. M. & E. M. KIMMELL,

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NATIONAL REPUBLICAN TICKET.

FOR PRESIDENT, JAMES G. BLAINE, OF MAINE.

FOR VICE-PRESIDENT, JOHN A. LOGAN, OF ILLINOIS.

Republican State Convention.

The republican electors of the state of Ne braska are invited to send delegates from the everal counties to meet in convention at Omaha, Wednesday, August 27th, 1884, at 10 o'clock, A. M., for the purpose of placing in nomination candidates for five presidential electors. Also, for Governor, Lieutenant-Governor, Secretary of State, State Treasurer Auditor of Public Accounts, Commissioner of Public Lands and Buildings, Superintendent Public Instruction, Attorney General, and such other business as may be presented to

The counties given below are entitled to representation as follows-being based upon the vote cast for J. M. Hiatt, Regent of the University, giving one delegate-at-large and one for every one hundred and fifty votes and the major fraction thereof:

It is recommended that no proxies be admitted to the convention, except such as are held by persons residing in the counties from which proxies are given. Omaha, Neb., May 22, 1884.

GEO. W. E. DORSEY, Chairman. S. B. COLSON, Secretary.

According to the New York Tribune the independents are getting so Good and are calling the straight repub- opposition to his reform notions. The licans very vulgar names, such as "rowdies," "bummers" and "riff raff." Even an Utterly Good man should endeavor to hold himself in when he feels the angry passions running riot through his blood vessels.

WE are pleased to note that the York Conference college has conferred upon our old friend, Elder T. B. Lemon, the degree of D. D. The divinity of which that excellent minister is now the titled exponent may not be so learned and abstruse as the theology of some pretentious men further east, but it is of the essence of the spirit-a kind that will ring when dropped on the counter .-

It is beginning to be whispered very loud that "our Val" has a gubernatoria bee in his bonnet, a circumstance which if true, would go a long way toward explaining his surprising conduct in declining a renomination for congress before it was offered him. We have had some doubts all along about Val giving up public life, voluntarily, and turning farmer. But we shall see what we shali see.-Ord Quiz.

THE editor of the Atwood Citizen takes this manly "tumble to himself." Having had the conduct of our local land officers misrepresented to him, he does the amende honorable as follows

We regret having done the officers at McCook an injustice. Our information we deemed correct, and are glad that it is all false. Our friend, J. E. Cochran, formerly of Oberlin, but now of Mc Cook, writes us that the statement that the land officers at McCook have ever spoken disparagingly of this section of ly. country, is a "barefaced lie." On the contrary, they have ever spoken well of it, and referred settlers to the uniform success which the farmers of Herndon have had in raising crops.

MR. BLAINE is a man whose force of character compels partisanship; those who admire him, worship him; those who hate him, fear him. This is inevitable. The man whom his party deems a hero will inspire just as strong feelings amongst his enemies in the other direction. The one phase of character which awakens no very powerful emotions one way or the other is the one which is of all others most fatal in a leader, and most absent from the character of James G. Blaine. It is called vacillation. No wonder that his opponents are afraid of him. No wonder that weak-kneed republicans shrink from the path that he treads so boldly. He is the ablest statesman in America, and the bravest. He never held a principle that he was afraid of; and he never shrank from its logical consequences. Of course he has been maligned as few men have He possesses a power that makes him dangerous to his enemies. His greatness has invited attacks, and he has been the shining mark that scandal loves. Malicious slander has been poured out homestead, pre-emption and timber—homestead, pre-emption and timber—leading the state of the since day of the opening of the North Platte land office."

His integrity has made him proof against Ain't the statement just a little extravease, and reform in this matter comes the statement just a shade, Bro. Bassett?

The Judge.

J attack .- The Judge.

WHEN it comes to enthusiasm of the crowd Ben Butler beats the whole candidatorial outfit now in sweating expectancy at Chicago. The labor associations, the antimonopolists and the the niche of time. greenbackers are there in force and they are fairly making the welkin ring with Already some farmers are at work. their shouts for the hero of New Orleans. The town is said to be in a perfect up- Brent, Saturday. roar over him. He is a bigger man than Henri Watterson. Ben is regarded as the great protectionist mogul and the fierce Ulysses whose strength is the dread of the democracy. He assumes a loftiness that is not consonant with his surroundings. His contempt for the other "statesmen" is something decidedly cooling and refreshing creating coldness in the hot politics of that city. He is reported full of fight, defiant and John Peake with a mower. yet exceedingly hopeful of getting into some sort of power that will compel his nomination. Being backed by the laboring people, he is a protectionist pretty location. The next quarterly the alleged attempt of himself and is why Kelly and Tammany Hall are covertly doing what they dare for him. They can see no hope for them in Cleveland's nomination and will be ferninst it seems too hard that his "reform" ideas are to be repudiated. It is true he has neither the culture, education, breadth of mind, experience or ability of any kind for a presidential candidate, however well he may have done as a sheriff or mayor, and hence should not be presented to the people as a 'caudidate. But the fact that the workers in the party are repudiating him shows mad that they forget they are Utterly that they are doing it because of their of a very sad death which had occurred fact that Butler has many prominent democratic supporters on account of his protection ideas makes it clear that the

CARRICO.

tariff question is the rock on which the

party is liable to strike and go to pieces

Weather warm.

-Gazette-Journal.

H. H. Troth has returned from Mc-

Schuyler Braugh is gathering and branding calves.

J. K. Paxton has just finished plow-

ing for A. Camp.

on the creek, this week. Dick Tate has made a beginning on his claim, 25 miles from Carrico.

Quite a number of our people went to Indianola to help celebrate the Fourth. It is understood that the Red Willow Cattle Co. is trying to purchase the

Braugh property. The report that Haz Bailey caught four wild horses as stated in my last is

found to be untrue. The ground in E. N. Keeler's grov has been prepared for a pienic, the fourth, and an enjoyable time is expect-

ed by many. The writer went to Culbertson, las week, and thinks that the aspect of the country so far looked more favorable to farming and cattle interests than it has

any preceding season in ten years. The writer had the pleasure of re ceiving and eating some red cherries grown on the trees owned by Mrs. J. S. Braugh. Mrs. B. has also growing apple trees, gooseberry and current bushes, they are all bearing quite nice-Рипо.

SOUTH SIDE.

C. C. Newman has a new Challenge wind mill.

Mr. Clemens of Vailton has just re turned from his trip east.

The hail of last week did considera ble damage to windows, tarred pape and crops up Driftwood.

The electors of Vailton school dis trict have voted to bond their district for \$700. The money to be used to build a school house.

Last week as I. T. Birdsall was re turning from up Driftwood with the U S. mail his horse got frightened a something just after crossing the railroad track east of McCook and began to run and kick. He soon succeeded in throwing Mr. B. from the sulky, then ran a short distance and stopped. Mr Birdsall does not seem to be fully satisfied as to whether the horse kicked him, or the ground flew up and struck it, and they sometimes resent suggeshim a couple of times, but thinks the former is the case. He is in no doubt however, about the location of two painful bruises, one on his left hip and the other near the southeast corner of his lung protector.

THE Gibbon Beacon is our authority for stating that "800 applications for agant-just a shade, Bro. Bassett? very slowly.-Bee.

BONDVILLE.

Such warm weather is very trying on

Grain is fast ripening to the harvest.

Ed. Mack was a guest of A. J

Bondville celebrated at Indianola all report an enjoyable season. Mrs. Adams and son of Indianola

visited the family of A. S. Boughton, The store has just been treated to a

coat of plaster. Mr. Armstrong has been doing the work.

Joseph Junker came in from the county capital with a new harvester,

Services were held in the new church, Sabbath. When seated it will be a very nance from the free traders, but this 26th. Doubtless the dedication services vation. The general not only demonwill occur at the same time.

ceived of a plan for the preservation of mentioned, under the desert land act, the health of sheep, when so rudely but further that the said lands, by the reform governor. We are compelled divested of their coat. He catches his whomsoever pre-empted, were not at to sympathize with Cleveland, because sheep, takes the scissors and cuts a small portion of wool from one side, then turns it over and cuts about the same amount from the other side, then ("There go sheepy, their is no danger of your taking cold now,") and so on each day. He vouches for his plan and commends it to the notice and perusal of all sheep raisers.

We were called to Cedar Bluffs, a few days ago, and while there learned there a short time previous. A young man (whose name we did not learn) from Ohio had come west a short time before, taken claims, and gone to work in the mill at C. B. On the evening of his death, in company with the miller and son (aged 8 or 9 years), went for a bath in the dam: The boy was the first to enter the water, followed by the young man, who 'tis supposed was seized with cramp, went right down, and 'ere the miller could reach him, he was drowned. Among his possessions was found a very encouraging letter from his sister (of recent date) telling him John Hughes of Blackwood was over not to become homesick or disheartened for they would visit him in the fall What must have been the feelings of that sister, when (instead of a letter from his own hand) she received the sad intelligence of his untimely end just at the verge of prosperity.

> MOTHER'S SON. July 7th, '84.

CORNELL.

This vicinity was visited by a heavy rain on the evening of the 3rd, doing the crops an immense amount of good The hail fell so gently that the damage to the crops was small.

The morning of the Fourth found U. S. LAND OFFICEthings a little moist, but did not interfere in the least with the enjoyment of the occasion. The speaking was splendid, the American eagle soaring to unknown heights. The Declaration of Independence was well rendered by Constable Pollard. The Marshall of the day, Frank Pollard, was the right man for the position, and his affability and courtesy made him popular. The call to dinner was welcome, and the crowd set to with a hearty good will to dispose of the excellent repast spread out before them. This department was under the management of Mrs. Shurley and Mr. Neifert. Well, the crowd was large, everybody enjoyed himself, and all wished that the "day we celebrate" was of more frequent occurrence. The writer thought of ye editor, but you were too far off to catch any of the choice cake and pie we would like to have thrown you. W. B. NEIFERT.

THE Springfield Republican says that college degrees are getting too cheap to be valued very highly, as the honors of our colleges are allotted by boards of trustees, made up of the butcher, the baker and the candle stick-maker, and such bodies of course make up the highest kind of an academic court. Then, too, the power to grant degrees exercises a powerful fascination for the men intrusted with tions to the effect that economy in the distribution is desirable from every point of view. This is a big country, its colleges are many and struggling and the temptation to advance the material interests of nstitutions through the more or less open barter of degrees is not always

THE first democratic national convention was held in 1832, when Martin Van Buren was nominated for vice-The rains of last week were just in president, Andrew Jackson having been already selected for president. Prior to this time nominations had been made by legislative and congres sional caucuses. The first national convention to select a candidate for the presidency was held by the antimasons at Baltimore, in 1831. The convention plan was soon afterwards adopted by other parties. The twothirds rule, which prevails in democratic conventions, was adopted in 1835, when Van Buren was nominated.

BEFORE the senate adjourned, General Logan took occasion to submit some official letters and documents disapproving the slanderous charges of little McAdoo and big Bill Springer comfortable little affair. Has a very on the floor of the house concerning and hence will have no help or counte- meeting is to convene there, August others to grab a part of the Zuni reserstrated that he had no interest what-One of Bondville's stockmen has con- ever in the pre-emption of the lands the time any part of the Indian reservation, and were legally open to any one who chose to pre-empt them. Afterwards, by the order of the President, on application of the Zunis, the entry was cancelled, and the lands were added to the Zuni tract.

F. A. Lehmann, Solicitor of American and Foreign Patents, Washington, D. C. All business connected

Courts, promptly attended to. No charge made un-less a patent is secured. Send for circular. tf. A PRIZE Send six cents for postage, and receive free, a costly box of goods which will help yen to more money right away than anything else in this world. All of either sex, succeed from first hour. The broad road to fortune opens before the workers, absolutely sure. At once address TRUE & CO., Augusta, Maine. 2-35.

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PCC a week at home. \$5 outfit free. Pay ab-O O ed. Reader, if you want business at which ersons of either sex, young or old, can nake great pay all the time they work, with absolute certainty, write for particulars to H. HALLETT & The call for Beggs' Blood Purifier is daily increas ing. S. L. Green is furnishing sample bottles free It is an excellent medicine for the Liver, Kidney

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WILL YOU SUFFER with Dyspepsia and Liver Con plaint? Shiloh's Vitalizer is guaranteed to cure you SLEEPLESS NIGHTS, made miserable by that te ble cough. Shilloh's Cure is the remedy for you CATARRH CURED, health and sweet breath seured by Shiloh's Catarrh Remedy. Price 50 cents Nasal Injector free

For lame Back, Side or Chest use Shiloh's Porous

SHILOH'S COUGH and Consumption Cure is sold v us en a guarantee. It cures consumption SHILOH'S VITALIZER is what you need for Con

stipation, Loss of Appetite, Dizziness and all symp toms of Dyspepsia. Price 10 and 75 cents per bottle CROUP, WHOOPING COUGH and Bronchitis im nediately relieved by Shiloh's Cure

Sold by S. L. Green, druggist, McCook, Neb. COMPLAINT NOTICES.

McCook, Neb., June 10th, 18s4. Complaint having been entered at this office by Walter S. Wilson against Stanley O. Stew-

art for abandoning his Homestead Entry 807, dated at North Platte, Neb., October 12, 1878, upon the northwest quarter of section 9, town-ship 1, north of range 26 west, in Red Willow county, Nebraska, with a view to the cancellation of said entry; the said parties are hereby summoned to appear at this office on the 28th day of July, 1884, at 10 o'clock, A. M., to re-spend and furnish testimony concerning said alleged abandonment.

G. L. LAWS, Register.

U. S. LAND OFFICE— McCook, Neb., June 21st, 1884. Complaint having been entered at this office by William B. Porter against Lewis D. Rey-nolds for failure to comply with law as to timber-culture entry 705, dated North Platte, Neb., May 26, 1879, upon the southwest quarter of section 32, township 1 north, range 26 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alieging that Lewis D. Reynolds has failed to break; has failed to plant any part of said land to forest trees, seeds or cuttings since making said entry, and that no part of said land has ever been planted to trees, seeds or cuttings or cultivated; the said parties are hereby summoned to appear at this office on the 4TH day of August, 1884, at 9 o'clock, A. M., to respond and furnish testimony concern-ing said alleged failure. 4. G. L. LAWS, Register.

U. S. LAND OFFICE-McCook, Neb., June 20th, 1884.

Complaint having been entered at this office Complaint having been entered at this office by Frank D. Smith against Robert A. Brown for failure to comply with law as to timber-culture entry 1246, dated North Platte, Neb., January 27, 1880, upon the northeast quarter section 28, township 1 north, range 30 west, in Red Willow county, Neb., with a view to the eancellation of said entry; contestant alleging that Robert A. Brown has failed to break or cultivate, or to plant to trees, tree seeds or cuttings, any part of said tract since date of entry up to this time; the said parties are hereby summoned to appear at this office on hereby summoned to appear at this office on the 5TH day of AUGUST, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.
4. G. L. LAWS, Register.

U. S. LAND OFFICE AT— McCook, Neb., May 21, 1884. Complaint having been entered at this office by John Shepherd against Thomas McCartney for abandoning his homestead entry 159, dated at McCook, Nebraska, November 20, 1883, upon the southeast quarter of section 6, township3, north of range 29 west, in Red Willow county, Nebraska, with a view to the cancellation of to appear at this office on the 22d day of July, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged abandonment.

3. G. L. LAWS, Register.

U. S. LAND OFFICE— McCook, Neb., July 7th, 1884. Complaint having been entered at this office complaint having been entered at this office by Fleury K. Bartholomew against James B. Whittaker for failure to comply with law as to timber-culture entry No. 1395, dated North Platte, Neb., March 30th, 1880, upon the southeast quarter section 21, township 1, north, range 30 west, in Red Willow county, Neb., with a view to the cancellation of said entry; converted the Theorem R. Whittaker contestant alleging that James B. Whittaker has failed to break, cultivate, or plant to U. S. LAND OFFICE-

McCook, Neb., June 28th, 1884. Complaint having been entered at this office by John M. Davis against Benjamin O. Hauger by John M. Davis against Benjamin O. Hauger for failure to comply with law as to timber-culture entry 408, dated North Platte, Neb., November 26, 1878, upon the southeast quarter section 22, township 4 north, range 28 west, in Red Willow county. Neb., with a view to the cancellation of said entry; contestant alleging that Benjamin O. Hauger failed to cultivate, or plant to trees, seeds or cuttings, any part of said tract during 1883; that he failed to cultivate to timber any part of said tract during 1882, and that said failure has continued to this time; that there is no timber growduring 1822, and that said faiture has contin-ued to this time; that there is no timber grow-ing on said land; the said parties are hereby summoned to appear at this office on the 20th day of August, 1884, at 1 o'clock, P. M., to re-spond and furnish testimony concerning said alleged failure. 5. G. L. LAWS, Register.

U. S. LAND OFFICE— McCook, Neb., June 2nd, 1884.

Complaint having been entered at this office by William L. McClung against David C. Hauger for failure to comply with law as to tim-ber-culture entry No, 356, dated North Platte, Neb., September 30, 1878, upon the southwest quarter section 28, township 4 north, range 28 west, in Red Willow county, Neb., with a view to the cancellation of said entry; contestant alleging that David C. Hauger has failed to alleging that David C. Hauger has failed to cultivate, or plant to trees, tree seeds or cuttings, any part of said land in the year 1883, and failed to cultivate any part of said land to timber in the year 1882; that during said years the breaking was grown up with weeds; and there is no timber growing on said land; the said parties are hereby summoned to appear at this office on the 28th day of August, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged failure.

3. G. L. LAWS, Register.

U. S. LAND OFFICE— McCook, Neb., June 12th, 1884. by David Barnes against Edward Yake for failure to comply with law as to timber-culture entry 1141, dated at North Platte, Neb., October 31, 1879, upon the south ½ northwest 34 and north 34 southwest 34 of section 33, town-ship 1, north of range 30 west, in Red Willow of said entry; contestant alleging that said defendant has failed to cultivate or cause to be cultivated any part of said tract of land at any time since October 31, 1881; and has failed to plant or cause to be planted to trees, seeds or cuttings any part of said tract of land at any time since October 31, 1881 to the present time, and the whole of said tract of land is now grown up to weeds and grass, and there are no trees growing on said land at this time. The said parties are hereby summoned to appear at this office on the 21st day of July, 1884, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged failure.

3. G. L. LAWS, Register.

U. S. LAND OFFICE AT— McCook, Neb., June 27th, 1884. Complaint having been entered at this office y Sevrine Bossler against Ezra A. Stoffle for failure to comply with law as to timber-cul-ture entry No. 968, dated at North Platte, Neb., April 19th, 1879, upon the northwest ¼ section 2, township 4, north of range 29 west, in Red Willow county, Nebraska, with a view to the cancellation of said entry; contestant alleging hat Ezra A. Stoffle has failed to plow or break or cause to be plowed or broken ten acres of said land at any time since the date of his enry up to the date hereof, and that the defend-ant has not plowed or broken any part of said ant has not plowed or broken any part of said land as required by law. The said parties are hereby summoned to appear at this office on the 9th day of August, 1884, at 10 o'clock, A. M., to respond and furnish testimony concern-ing said alleged failure. 5. G. L. LAWS, Register.

FINAL PROOF NOTICES.

LAND OFFICE AT MCCOOK, NEB.. | June 9th, 1884. | Notice is hereby given that the following named settler has filed notice of his intention o make final proof in support of his claim, and hat said proof will be made before Register or Receiver at McCook, Neb., on Friday, July 25th, 1884, viz: Benjamin F. McQuay, D. S. No. 242, for the west ¼ southwest ¼ section I and north 15 northwest 14 section 14, town-ship 2, north of range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Frank Swihart, William N. Potter, Rich-

LAND OFFICE AT MCCOOK, NEB.,

all of McCool

G. L. LAWS, Register.

June 3rd, 1884. (given that the following named settler bas filed notice of his intention o make final proof in support of his claim, and hat said proof will be made before Register or Receiver at McCook, Neb., on Saturday July 12th, 1884, viz: August C. Hoge, home-stead entry No. 98, for the southwest 14 south-east 14 section 18, and northeast 14 northwest 14 and northwest 14 northeast 14 and lot 1 of section 19, township 3 north, range 30 west He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: George White, Christian Blac-holder, George Pow and Fred. Plasmyere, all

G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., (July 2nd, 1884. (
Notice is hereby given that the following amed settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on SATURDAY AUGUST 9th, 1884, viz: Andrew McG. Robb omestead 106, for the southeast quarter sec tion 12, township 3 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Nicholas Sevenker, Charles D. Ercanbrack. William Dolan and William D. Cumming, all of McCook. Neb.

G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., †
June 18th, 1884. †
Notice is hereby given that the followingtion to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, July 25th, 1884, viz: John R. Coleman, D. S. 170 for the S. W. 14 S. W. 14 section 25 and N. 14 S. E. 14 and S. E. 14 S. E. 14 sect. 26, town. 4 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: George P.Weick, Philip Weick, Michael Weick and Millard F. Horrell, all of McCook, Neb. 3. G.L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., i June 9th, 1884. i Notice is hereby given that the following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, July 7th, 1884, viz : Albertina Yance, D. S. No 202, for the west ½ southwest ¼ section 2 and west ½ northwest ¼ of section 11, township 2, north of range 29 west. She names the follow-ing witnesses to prove her continuous resi-dence upon, and cultivation of, said land, viz: Louis B. March, John F. Black, John M. Stone and James Kimball, all of McCook, Neb. 2. G. L. LAWS, Register.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his elaim, and that said proof will be made before Register or Receiver at McCook, Neb., on SATURDAY, JULY 25th, 1884, viz: Alfred C. Nettleton, homestead No.1788, for the northeast 14 northwest 14, north 14 northeast 14 section 23 and lot 8 section 38, township 3, north of range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Matthew H. Johnston, C. Luther Nettleton, Hezekiah W. Davis and John Whittaker, all of McCook, Neb. 3. G. L. LAWS, Register. LAND OFFICE AT MCCOOK, NEB.,

LAND OFFICE AT MCCOOK, NEB., 1
June 18th, 1884.

Notice is hereby given that the followingnamed settler has filed notice of her intention
to make final proof in support of her claim,
and that sand proof will be made before Register or Receiver at McCook, Neb., on Monday,
July 28th, 1884, viz: Laura A. Smith, D. S. 3100
for the S. 4 N. E. 4 section 25, township 2,
north, range 31 west, and iots 1 and 2 section
30, township 2 north, range 30 west. He names
the following witnesses to prove her continuous residence upon, and cultivation of, said ous residence upon, and cultivation of, said land, viz: John Cruts, William F. Everist, John Matson, James L. Hoyt, all of Driftwood, Neb. 3. G. L. LAWS, Register.

Land Office at McCook, Neb., (

June 5th, 1884, (

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 Register or Receiver at McCook, Neb., on Saturday, July 19th, 1884, viz: C. Howard Moulton, D. S. No. 281, for the South ½ northeast ¼ and west ¼ southeast ¼ of section 30, township 2 north, range 28 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: G. Lloyd Clark, Alfred B. Fuller, Stephen A. Rodgers and Ernest Fuller, all of Indianola, Neb.

2. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., !

June 23rd, 1884. (
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 to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on TUESDAY, AUGUST 5th, 1884, viz: Richard Congdon, homestead No. 223, for the west ½ northeast ¼ and east ½ northwest ¼ section 5, township 3 north, range 30 west. He names the following witnesses to prove his continuous resing witnesses to prove his communus residence upon, and cultivation of, said land, viz: Phillip Weick, Thomas Murphy, William M. Rollins and Charles E. McPherson, all of McCook, Neb. 4. G. L. LAWS, Register.

LAND OFFICE AT McCook, NEB., | June 7th, 1884. | Notice is hereby given that the following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before Register and Receiver at McCook, Neb., on Saturday, July 19th, 1884, viz: Mary A. Conner, home-stead entry 1386, for the northeast quarter of section 25, township I north, range 29 west. She names the following witnesses to prove her continuous residence upon, and cultivation of, said land, viz: Wilber F Saunders, John L. Sollers, Robert S. Cooley and James B. Miller all of Staughton, Nob. B. Miller, all of Stoughton, Neb. 2. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., June 13th, 1884. 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 Register or Receiver at McCook, Neb., on FRIDAY, JULY 25th, 1884, viz: Thomas J. Ruggles, homestead No. 1132, for the northwest quarter section 1, township 3 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: William Johnson of McCook, Neb.. William Crockford, Elias Canaga and Martin Rinck, of Red Willow, Neb. 3. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB. June 16th, 1884. (
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

nat said proof will be made before Registe or Receiver at McCook, Neb., on SATURDAY, JULY 26th, 1884, viz: Noble Gregrey, home-stead 11261, for the southeast quarter section 35, township 1 north, range 29 west. He name the following witnesses to prove his continuous residence upon, and cultivation of, said-land, viz: William Relph, Francis L. Spicer and James Gregrey, of Stoughton, Neb., and William Brent, of McCook, Neb. 3. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., | May 21st, 1884. | 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 Register or Receiver at McCook, Neb., on Thursday, July 31st, 1884, viz: Leander Starbuck, D. S. No. 250, for the lot 3 of section 23 and lots 5, 6 and 7 of section 26, township 3 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cul-tivation of, said land, viz: Alex. Johnson,

William McQuay, William Johnson and John Nemeth, all of McCook, Neb. 3. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., May 21st, 1881. Notice is hereby given that the following amed settler has filed notice of her intention to make final proof in support of her intention to make final proof in support of her claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Thursday, July 31st, 1884, viz: Cynthia A. Starbuck, D. S. No. 269, for the lots 2 and 3 of section 35, township 3 north, range 29 west. She names the following witnesses. he following witnesses to prove her continuous residence upon, and cultivation of, said land, viz: Alex. Johnson, William Johnson, William McQuay and John Nemeth, all of Mc-Cook, Neb. 3. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., / June 17th, 1884. (Notice is hereby given that the following named settler has flied notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on FRIDAY, JULY 25th, 1884, viz: Nells W. Wallin, homestead 2786, for the lots 2, 8, 10 and 11 of section 19, township 3 north, range 28 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Thomas C. Ruggles and Edward Couse of McCook, Neb., Jacob Harshberger and Gustave E. Wallin of Red Willow, Neb. 3. G. L. LAWS, Register.

Attention, Land Attorneys.

We have in stock "Cash Application" and "Proof" blanks, under act approved June 15, 1880. Same are put up in \$1 and \$2 packages, ready to mail. Send in your order to THE TRIBUNE, McCook, Neb.

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