TheTribune

F. M. & E. M. KIMMELL. Editors and Publishers.

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NATIONAL REPUBLICAN TICKET.

FOR PRESIDENT, JAMES G. BLAINE, of Maine. FOR VICE-PRESIDENT. JOHN A. LOGAN, of Illinois.

FOR PRESIDENTIAL ELECTORS. CHARLES H. DEWEY, of Douglas HENRY SPRICK, of Washington. R. B. HARRINGTON, of Gage JOHN MACKIN, of Greeley. A. L. BURR, of Harlan.

STATE.

FOR GOVERNOR. JAMES W. DAWES, of Saline County. FOR LIEUTENANT-GOVERNOR,

H. H. SHEDD, of Saunders County. FOR STATE TREASURER, C. H. WILLARD, of Thayer County.

FOR STATE AUDITOR. H. A. BABCOCK, of Valley County.

FOR SECRETARY OF STATE, E. P. ROGGEN, of Lancaster County.

FOR ATTORNEY GENERAL, WILLIAM LEESE, of Seward County FOR COMMISSIONER OF PUBLIC LANDS. JOSEPH SCOTT, of Buffalo County.

FOR REGENT STATE UNIVERSITY, LEAVITT BURNHAM, of Douglas County. FOR SUPERINTENDENT OF PUBLIC INSTRUCTION W. W. W. JONES, of Lancaster County.

CONGRESSIONAL.

FOR CONGRESS, 2D DISTRICT, JAMES LAIRD, of Adams County.

JUDICIAL.

FOR DISTRICT ATTORNEY, 8TH JUDICIAL DIST W. S. MORLAN, of Furnas County.

SENATORIAL.

FOR SENATOR, 30TH DISTRICT, JAMES W. DOLAN, of Red Willow County.

COUNTY.

FOR REPRESENTATIVE, FOR COMMISSIONER, 1ST DISTRICT, HENRY CRABTREE, of Indianola.

PROCLAMATION.

WHEREAS, A joint resolution was adopted by the legislature of the state of Nebraska, at the eighteenth session thereof, and approved February 27th, A. D. 1883, proposing an amend-ment to section four (4) article three (3) of the constitution of said state, and that said section as amended shall read as follows, to-wit: "Section 4.—The term of office of members of the legislature shall be two years, and they shall each receive a salary of three bundred dollars for their services during said term, and ten cents for every mile they shall travel in going to and returning from the place of meet-ing of the legislature, on the most usual route. ing of the legislature, on the most usual route. Provided, however, that neither members of the legislature nor employes shall receive any pay or perquisites other than their salary and mileage. Each session, except special sessions, shall not be less than sixty days. After the expiration of forty days of the session no bills nor joint resolutions of the nature of bills shall be introduced, unless the governor shall, by special message, call the attention of the legislature to the necessity of passing a law on the subject matter embraced in the message, and the introduction of bills shall be restricted thereto."

estricted thereto."

The ballots at the election at which said amendment shall be submitted shall be in the following form: "For proposed amendment to the constitution relating to legislative department." "Against proposed amendment to the constitution relating to legislative

department."
.WHEREAS, A joint resolution was adopted by the legislature of the state of Nebraska at the eighteenth session thereof, and approved February 28th, A. D. 1883, proposing an amendment to section one (1) of article five (5) of the constitution of said state, and that said section as amended shall read as follows, to-wit:

"Section 1.—The executive department shall

consist of a Governor, Lieutenant-Governor, Secretary of State, Auditor of Public Accounts Treasurer, Superintendent of Public Instruc tion, Attorney General, Commissioner of Pub-lic Lands and Buildings, and Board of Railway Commissioners. The officers named in this section shall each hold his office for the term of two years from the first Thursday after the first Thursday in January next after his elec-tion, and until his successor is elected and qualified. Provided, however, that the first election of said officers shall be held on the election of said officers shall be first don't fee first Tuesday succeeding the first Monday in November of 1886, and each succeeding election shall be held at the same relative time in each even year thereafter. All other officers that may be provided for by law, under the provisions of this section, shall be chosen in such manner and at such times, and shall hold the state of times. their offices for such length of time as may be provided by law, and shall perform such duties and receive such compensation as may be provided by law. The Governor, Secretary of State, Auditor of Public Accounts, Treasurer, Commissioner of Public Lands and Buildings, and Attorney General, shall reside at the seat of government during their terms of office, and keep the public records, books and papers there, and the officers berein named shall perthere, and the officers herein named shall perform such duties as may be required by law.

The ballots at the election at which said amendment shall be submitted shall be in the following form: "For proposed amendment to section one (1) of article five (5) of the constitution, entitled, 'Executive Department.'"

"Against proposed amendment to section one (1) of article five (5) of the constitution, entitled, 'Executive Department.'"

Therefore, I, James W. Dawes, Governor of the State of Nebraska, do hereby give notice, in accordance with section one (1) article fifteen (15) of the constitution, and the provis-

teen (15) of the constitution, and the provis-ions of an act entitled, "An act to provide the manner of proposing amendments to the con-stitution and submitting the same to the electors of this state," approved February 13th, A. D. 1877, that said proposed amendments will be submitted to the qualified voters of this state for ratification or rejection at the general election to be held on the 4th day of November, A. D. 1884.

In witness whereof, I have hereunto set my hand and caused to be affixed the great seal of the State of Nebraska.

Done at Lincoln, this 18th day of July, A. D. 1884, the eighteenth

year of the state, and of the Inde-pendence of the United States the ne hundred and ninth. By the Governor, JAMES W. DAWES. EDWARD P. ROGGEN, Secretary of State.

D. M. Tomblin of Arapahoe was "plumb sure" of the nomination for Treasurer on the first ballot. But Willard out-dextered Dexter badly.

WILEY Ben. Butler is moving around pending we demur, and out of charity through the country making speeches suggest—in order that the editor may and becomes estranged from him, and GOLD for the working class. Send 10 cents reply, and she loses her love for him and becomes estranged from him, and she loses her love for him and becomes estranged from him, and she loses her love for him and becomes estranged from him, and she loses her love for him and becomes estranged from him, and becomes estranged from him, and she loses her love for him and becomes estranged from him, and becomes estranged from him, and the country was a suggest. wherever he can gather together a large crowd. In a recent speech at Detroit,

In a recent spe he made the remark that "he would bay window be, with all possible haste rum, or how, having married him, she vote Jackson, but not for Jackson's boots stuffed with southern Democrats."

boots stuffed with southern Democrats."

Ben can't swallow an out-and-out, dyedBen can't swallow are can't swallow are not for Jackson's boots stuffed with southern Democrats."

Comprehension and can only be accountthe region wherein is supposed to be hidden his brains. "Oracle" is good.

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Comprehension and can only be accountthe region wherein is supposed to be prove his continuous provents of the following witnesses to prove his continuous and cultivation of, said land, viz: R. S. Cooley, W. H. Hubbell and only be impacted the region of stoughton, viz: I be region wherein is supposed to be prove his continuous cultivation of, said land, viz: R. S. Cooley, W. H. Hubbell and only be impacted the region of stoughton, viz: I be following witnesses to prove his continuous cultivation of, said land, viz: R. S. Cooley, W. H. Hubbell and only be impacted the region of stoughton, viz: I be region wherein is supposed to be comprehension and can only be accountthe region wherein is supposed to be comprehension and can only be accountthe region wherein is supposed to be one residence upon, and cultivation of, said land, viz: R. S. Cooley, W. H. Hubbell and only be incomprehension and can only be accountthe region wherein is supposed to be one residence upon, and cultivation of, said land, viz: R. S. Cooley, W. H. Hubbell and only be incomprehension and can only be accountthe region wherein is supposed to be one residence upon, and cultivation of, said land, viz: R. S. Cooley, W. H. Hubbell and only be incomprehension and can only be accountthe region wherein is supposed to be one residence upon, and cultivation of, said land, viz: R. S. Cooley, W. H. Hubbell and only be incomprehension and can only be accou

JOHN GRAY, editor of the Genoa by the young man is financial embaraffair is to be deeply deplored.

In case the Republican ticket this fall in Decatur county is composed of about one half who ought to be in the lunatic asylum and the other half men whom a strict interpretation of justice would send to the penitentiary, Th Eye will probably kick .- Oberlin Eye.

Decatur county must be afflicted with a durth of men and a paucity of ideas, or the handy man of the Eye must recently have joined the Benedictine order. On no other basis can the above million cartridges to load 'em with. be explained.

THERE is one man on the state ticket who the discharge of his duties ample experience, unswerving integrity, and high appreciation upon him. His name is Charles H. Willard candidate for state treasurer.—Bee.

The people of this state will read the above with a great sobbing sigh of re- of the year." Fact! lief following. There is actually one candidate on the state ticket that the saintly Edward can commend. So let

GERMANY has been annexing some African coast. It is reported to lap several hundred miles over English annexations of previous date. The adjustment of these claims may yet lead to trouble. It is the evident desire of Bismarck to provide a place where his dissatisfied people may go and still not be entirely out of the power of the government. He is uneasy and alarmed at the steady emigration of the bone and sinew of the empire to the United States, and there is little doubt but the experiment of German colonization will be entered upon on a large scale. In this the old enjoyed hearty laughs at the sayings and man will make a mistake. The sturdy German colonist will prove a thrifty ous American funny men, will hesitate person. He will draw on the home government for everything that he can get to the joking but unfortunate American. out of it, and when he gets ready will set up shop for himself.

Parties are essential to freedom. life of parties. They are the courts of en less than 50,000 republican majority also essential, and should be duly respected except when they are made in in 1880 Garfield's plurality was 78,059. the interest of the few and against that Last year, notwithstanding the fact that of the many. Caucusses are the instruments by which the voters of the party parties in Iowa, Governor Sherman was make known their wishes both as to the principles and measures to be adopted might as well expect Missouri to go reand the men who shall be the candidates. They should therefore be as sa- democratic in a presidential year. credly guarded as the polls, and the electors should attend them in their own interests. To bolt is to abandon the party and thus far is a crime against the party. The best thing to be done to get the right candidates is for the voters to attend to business at the caucusses.—Gazette-Journal.

TUESDAY'S telegraphic dispatches contain the following account of the death of the senior senator of the U.S. senate, H. B. Anthony: PROVIDENCE, R. I., Sept. 2.-H. B. Anthony, senior Mahdi who is just aching to destroy a senator of the United States and of Rhode Island, died at his residence, number 5, Benevolent street, at 1:45 this afternoon, at the age of sixty-nine years, five months and one day. He was in more than usual health yesterday, having spent hours in the Journal office and manifesting his usual cheerful mood, when not oppressed by pain and weakness of his chronic disease He passed a comfortable night and took breakfast about 10 o'clock a. m., with a good appetite. Shortly afterwards he was observed as growing pale and was attacked by a uremic convulsion, from which he did not recover and passed

THE Gaslin candidature is settled. He has not yet informed the editor of THE McCook TRIBUNE that he was going to be a candidate. So there is no need of further comment on what the Judge may do. Of course he would have told the TRUBUNE man if he were intending to make the race, that paper being his oracle.—Gazette-Journal.

After reading and partially digesting an article which appeared in a recent issue of THE TRIBUNE, the editor of from his wife. Now, this physician is the Gazette-Journal, wielding as he wrong about the way in which tobacco does, a facile, trenchant quill ponderderously, secketh our utter demolition real reason is that tobacco causes a man by hurling the above dread pronuncia- to give out from his pores and lungs a mento into our magazine : "That paper being his oracle." We have been longsuffering and kind with the editor in his periodic pranks, but in the case now a beast. He makes ugly remarks in

THE Bartholdi statue people appeal Enterprise, shot himself, last week, it to the people of the United States for aires contribute this needed money, and say no more about it?

BROTHER JONATHAN is assisting his neighbors who have wars on hand with his usual suavity. The British government has bought 250,000 pounds of pressed beef from Chicago packers and China has sent an order for 130,000 Remington-Lee 'rifles and a hundred

WE offer a reward of ten thousand dollars to the Nebraska journalist who the Bee can commend as a straight-forward, makes the following paragraph conspicuous by its absence, namely: "The melon-choly days have come." We may of the grave responsibilities that will rest throw in the position of minister plenipotentiary to the Court of St. James to the one whom omits : "The saidest

> ORLEANS was disturbed, last week, over a sad case of infanticide, which occurred in that burg, the first of the week. The unnatural mother's name is Nora Freeland or Rykart, cook at the Orleans House. The infant was murdered and thrown down a well in the rear of the hotel barn, where it was discovered by parties whose suspicions had been aroused. The unfortunate mur. deress has been arrested.

> STEPS have been taken to erect : monument to the memory of Charles F. Browne, "Artemus Ward," and small contributions will be solicited throughout the country in order to make it a national tribute. Very few who have writings of this most humorous of famto subscribe for the erection of a tribute

THE idea that a fusion between the democrats and greenbackers of Iowa will make Iowa a doubtful state is absurd on Party conventions are neccessary to the its face. Iowa since 1868 has never givpolitical chancery, whose decisions are in a presidential campaign. In 1872 it was 58,149; in 1876 it was 50,171; and the prohibition fight had unsettled the elected by a plurality of 25,089. One publican as to think that Iowa will go

THE red man is not wanting in shrewdness and prevision. He looketh out for the morrow. The British government desired to enlist the Caughnawaga Indians in Canada for the Egyptian campaign. The Caughnawagas were fired with enthusiasm. Of course they would go and fight for their great grandmother, the queen. All they asked was a guarantee that none of them would be killed. So far a bond to that effect has not been duly signed and it is possible that El few red men for the glory of Allah, will be disappointed.-Journal.

A CHICAGO court has decided that Wilbur F. Storey, proprietor of the Chicago Times, is a "distracted person." Translated this means that Mr. Storey's mind is completely gone, and the evidence shows that he is as little conscious of what is passing around him as an infant would be. The old business manager of the Times, A. L. Patterson, has been appointed conservator of the estate, and this is considered the beginning of a course of litigation not soon to have an end. If the Times property does not come out of it a "distracted" concern it will be very strange indeed.

A MICHIGAN female physician has found the cause of many divorces to be tobacco. She reasons that tobacco affeets the sympathetic nerves which control the heart; that these nerves become paralyzed, and the husband is estranged causes estrangement and divorce. The nasty odor. This odor affects the nerves of the wife's nose and she loses her tem-per and twits the old man about being pleasant to the taste, and is the prescription of one of the oldest and best female nurses and physicians in the United States, and is for sale by all druggists of the wife's nose and she loses her tem-

THE high license system is working very satisfactorily in Illinois. Before is thought fatally. The cause assigned \$125,000 with which to complete the the Harper law went into effect Illinois pedestal. If money is not forthcoming had 13,000 saloons. This number has rassment. The would-be self-destroyer within thirty days work will cease. Why been reduced to 9,000, nearly one-thirdis a bright, capable young man, and the don't some of the New York million- including the worst places, having been closed up. In Chicago there has been a decrease of 550 saloons. The average license, before the passage of the Har-

per bill, was \$52, and the revenue to U. S. LAND OFFICE—McCook, Neb., July 12th, 1884.

Complaint having been entered at this office was a grainst George W 000. The present license is not less than \$500, and in some places more, and the revenue amounts to more than \$4. 000,000. This is much better than prohibition, which means no license, no revenue, but free whisky and no responsibility.—Bee.

In the name of a wearied people The Journal implores the coroners or the tide waiters or the undertakers or somebody with a pick and shovel to disinter the remains of private Henry, have college of anatomists sit on them, report their condition, telegraph it all over the United States and the effete nations of Europe, Asia and Africa, and then give us a rest. We have had enough of this unseemly craving of graveyard reporters for cannibalistic horrors. The long and short of it is that when a living man is dying by starvation and he finds a dead comrade lying beside him he is justified in eating his flesh if he thinks it will save his life. And when he has done it he is not proud of it and the best thing people can do who have never been at the point of death by famine in a frozen ocean, is to turn away their eyes from the sad spectacle, ask no juestions and cease their everlasting gab about it .- State Journal.

Red is to be the most popular color

TAKEN UP.

At my residence 5 miles southwest of Mc light gray branded with two half circles = or right hip, and one dark gray branded with a half circle and letter)R on right hip. The po-nies came to my ranch on August 26th, August 27th, 1884.—13-5t.

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

ARE YOU MADE miserable by Indigestion, Constipation, Dizziness, Loss of Appetite, Yellow Skin : Shiloh's Vitalizer is a positive Cure.

FOR DYSPEPSIA and Liver complaint, you have a rinted guarantee on every bottle of Shiloh's Vital-

zer. It never falls to cure THE Rev. Geo. H. Thayer, of Bourbon, Ind., says

CONSUMPTION CURE. WHY WILL YOU cough when Shiloh's Cure wil give immediate relief. Price 10 cts., 50 cts. and \$1. SHILOH'S CATARRH REMEDY-a positive cure or Catarrh, Diphtheria and Canker Mouth. A NASAL INJECTOR free with each bottle et hiloh's Catarrh Remedy. Price 50 cents. SHILOH'S CURE will immediately relieve Croup

Vhooping cough and Bronchitis.

"HACKMETACK" a lasting and fragrant perfume Price 25 and 50 cents. Sold by S. L. Green, druggist, McCook, Neb.

dition of his life. Published a andsomest, cheapest, best. By the renowned historian and biographer, Col. Conwell, whose life of Garfield, published by us, outsold the twenty others by 60,000. Outsells every book ever ed in this world; many agents are selling fifty daily. Agents are making fortunes. All new begin ners successful; grand chance for them. \$43.50 made by a lady agent the first day. Terms most liberal. Particulars free. Better send 25 cents for postage, etc., on free outfit, now ready, including large pros-pectus book, and save valuable time. ALLEN & CO., Augusta, Maine.

OFNITO wanted for The Lives of all the residents of the U.S. The AGENT Jargest, handsomest best book price. The fastest selling book in America. Immense profits to agents. All intelligent people want it. Any e can become a successful agent. Terms free HALLETT BOOK CO., Portland, Maine.

PRIZE Send six cents for postage, and receive free, a cestly box of goods which will help you 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 be fore the workers, absolutely sure. At once addres TRUE & CO., Augusta, Maine. 2-35.

OUR LIVE DRUGGIST

S. L. Green is daily having calls for Beggs' Diarrheea Balsam. In cases of Colic, Cholera, Cholera Morbus, Diarrhea, Dysentery, Bloody Flux, Inflammation of the Bowels, etc., it will bring immediate relief. Every bottle sold is positively warranted to give satisfaction, or money refunded. Price, 35 cts. CCC a week at home. \$5 out it free. Pay absolutely sure. No risk. Capital not requir-

old Oct. Reader, if you want business at which persons of either set a second of the s persons of either sex, young or old, can make great pay all the time they work, with absolut certainty, write for particulars to H. HALLETT &

DYSPEPSIA Can be cured by the use of Beggs' Dandelion Bit

cidneys, and tone up and regulate the stomach, so that food will be digested. For sale by S. L. Green. 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 and Blood. Warranted.

ADVICE TO MOTHERS.

Are you disturbed at night and broken of your res by a sick child suffering and crying with pain of cutting teeth? If so, send at once and get a bottle of Mrs. Winslow's Southing Syrup for Children Teething. Its value is incalculable. It will relieve the poor little sufferer immediately. Depend upon it, mothers, there is no mistake about it. It cures dysentery and diarrhoea, regulates the stomach and bowels, cures wind colic, softens the gums, reduces inflammation. and gives tone and energy to the whole system Mrs. Winslow's Soothing Syrup for Children Teething is throughout the world. Price 25 cents a bottle.

COMPLAINT NOTICES.

U. S. LAND OFFICE—
McCook, Neb., September 1, 1884.
Complaint having been entered at this office by John M. Haley against Newton Funk for abandoning his Homestead Entry 2030, dated at North Platte, Neb., March 2, 1880, upon the southwest quarter section 24, township 2 north, range 27 west, in Red Willow county, Neb., with a view to the cancellation of said entry; the said parties are hereby summoned to ap-

y Rothus S. Hileman against George W impkins for failure to comply with law as to Timber-Culture Entry 1308, dated at North Platte, Neb., February 20th, 1880, upon the northwest quarter of section 24, township 2, north of range 30 west, in Red Willow county Neb., with a view to the cancellation of said ntry; contestant alleging that George W Simpkins has wholly abandoned said tract hat no part of said tract of land has ever been broken, cultivated, or planted to forest trees, seeds or cuttings, by said Simpkins since mak-ing said entry; that during the year ending February 20, 1884, no part of said land was either broken, cultivated, or planted to trees, seeds or cuttings, and up to the present time: the said parties are hereby summoned to appear at this office on Tuesday, the 16th day of September, 1884, at 10 o'clock, P. M., to respond and furnish testimony concerning said C. F. BABCOCK, Receiver.

S. LAND OFFICE-McCook, Neb., August 7th, 1884. Complaint having been entered at this office by L. Adams Smith against Charles Watson for failure to comply with law as to Timber Culture Entry 1237, dated North Platte, Neb. January 8th, 1880, upon the west ½ southeast ¼ and south ¼ northeast ¼ section 7, township in: the said parties are hereby summoned to appear at this office on the 27TH DAY OF SEP TEMBER, 1884, at J o'clock, P. M., to respond and furnish testimony concerning said alleged failure. 12. G. L. LAWS, Register.

U. S. LAND OFFICE— McCook, Neb., August 15th, 1884. Complaint having been entered at this office ov John F. Johnson against James M. Sankey dated North Platte, Neb., February 20th, 1880. upon the northwest quarter section 6, township 1 north, range 26 west, in Red Willow county, Nebraska, with a view to the cancelation of said entry; the said parties are here by summoned to appear at this office on the 27TH DAY OF SEPTEMBER, 1884, at 10 o'clock, A. M., to respond and furnish testimony con cerning said alleged abandonment. G. L. LAWS, Register.

U. S. LAND OFFICE— McCook, Neb., August 23d, 1884. Complaint having been entered at this office by Clyda G. Eckles against Paschall H. Moore or abandoning his Homestead Entry 2063 lated North Platte, Neb., March 11, 1880, upon the southwest quarter section 23, township 2 north, range 30 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 14TH DAY OF OCTOBER, 1884, at 1 o'clock, P. M., to respond and furnish testimony concerning said alleged abandonment. 13. G. L. LAWS, Register.

FINAL PROOF NOTICES.

LAND OFFICE AT MCCOOK, NEB., September 2d, 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 ber 10th, 1884, viz: Frederick Vollbrecht, Homestead No. 1540, for the west ½ northwest ¼ and west ½ southwest ¼ section 15, township 3 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz : Adolph Kheischick, Herman Thole, Charles Bechtel and Phillip Weick, all of McCook, Neb. G. L. LAWS, Register.

LAND OFFICE AT McCook, NEB., September 3rd, 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 that said proof will be made before Register and Receiver at McCook, Neb., on Saturday October 11th, 1884, viz : Alfred S. Rider, D. S. No. 2526, for the southwest quarter section 20, ownship 3, north of range 29 west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultiva-tion of, said land, viz: William N. Enyeart, Vance McManigal, William M. Rollins and Charles E. McPherson, all of McCook, Neb. 14. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., September 1st, 1884. (
Notice is hereby given that the following-amed settler has filed notice of his intention to make finat proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Friday, Octoer 10th, 1884, viz : George A. Simerman, D. S. No. 479, for the southeast quarter section 21, township 5 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: J. Osburn, Isaac Shepard, William Vincent and Ellsworth Bassett, all of Osburn, Neb. 14. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., September 2nd, 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, October 10th, 1884, viz: Andrew J. Benson, D. S. No. 425, for the northwest quarter section 35, township 4 north, range 29 west. He name the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Isaac Johnson, Charles T. Poyser and Henry Edon of McCook, Neb., and David E. Moore of Box Elder, Neb. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., / September 2d, 1884. \(\)
Notice is hereby given that the following named settler has filed notice of his intentior 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, Octo ber 10th, 1884, viz . Charles Vollbrecht, Home stead No. 841, for the east 1/2 southwest 1/4 and west ½ southeast ½ section 15, township 3 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Adolph Rheischick, Herman Thole, Charles Bechtel and Phillip Weick, all of McCook, Neb. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., September 1st, 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 hat said proof will be made before Register or Receiver at McCook, Neb., on Friday, Octo ber 16th, 1884, viz: John H. Harries, Home-stead No. 1561, for the northwest quarter sec-tion 24, township 1 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation ck, John Conner and James Kilpatrick, all of toughton, Nebraska. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., August 19th, 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 that said proof will be made before Reg ister or Receiver at McCook, Neb., on Satur day, October 4th, 1884, viz: John M. Fergu-son, D. S. No. 2745, for the southeast quarter section 7, township 2 north, range 39 west He names the following witnesseata prove his continuous residence upon, and cultivation of, said land, viz: Samuel L. Green, John Stone, Wesley M. Sanderson and Frank P. Al-

len, all of McCook, Neb. 12. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., August 26th, 1861. \(\)
Notice is hereby given that the following-named settler has filed notice of his intention only. The work is universally adapted to both sexes, or Receiver at McCook, Neb., on Wednesday, young and old. You can easily earn from 50 cents to \$5 every evening. That all who want work may test the business, we make this unparalleled offer; to all who are not well satisfied we will send \$1 to pay for the following witnesses to prove his continuLAND OFFICE AT McCook. Neb., August 18th, 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 Monday, September 29th, 1884, viz: John F. Hawlings, Homestead No. 412, for the northeast quarter section 13, township 3 north, range 29 west. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: John F. Black, Daniel Shaw, Rutherford B. Archibald and James M. Heisler, all of McCook, Neb.

12. G. L. LAWS, Register. LAND OFFICE AT MCCOOK, NEI

LAND OFFICE AT MCCOOK, NSB., August 19th, 1884.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support 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, OCTOBER 4TH, 1884, viz: William N. Potter, D. S. No. 424, for the south ½ northwest ¼ and south ½ northwest ¼ and south ½ northeast ¼ section 9, township 2 north, range 29 west. He names the following witnesses to prove his continuous resi ipon, and cultivation of, said land, viz: Lewis March, Robert Johnston, Richard Johnston and George Roper, all of McCook, Neb. 12. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., August 4th, 1884.

Netice 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, September 18th, 1884, viz: Abram Hammond, Homestead No. 1373, for the southeast quarter Homestead No. 1373, for the southeast quarter of section 13, township 1 north, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Wilber F. Saunders, James B. Miller, John L. Sollers and John Conner, all of Stoughton, Neb.

10. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., †
August 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 MONDAY, OCTOBER 6TH, 1884, viz: Benjamin F. Olcott, D. S. No. 237, for the northeast 14 section 7, township 3 north, range 30 west. He names

the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Samuel Brown, George Talbott, Berdett Lufkin and George White, all of McCook, Neb. 11. G. L. LAWS, Register. LAND OFFICE AT MCCOOK, NEB., August 9th, 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, September 20тн, 1884, viz: Millard F. Horrell,). S. No. 535, for the northeast quarter section 21, township 4, north of range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz : C. H. Phillips, Phillip Welck, Hiram Thrailkill and John R. Coleman, all of

G. L. SAWS, Register.

LAND OFFICE AT MCCOOK, NEB., August 11th, 1884. See 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, SEPTEMBER 19TH, 1884, viz: Frank Fewel, D. S. No. 227, for the east ½ southwest ¼ and west ½ southeast ¼ section 13, township 2, north, range 30 west. He names the following north, range 30 west. He names the tollowing witnesses to prove his continuous residence witnesses to prove his continuous residence witnesses to prove his continuous residence as a second se upon, and cultivation of, said land, viz: J. C. Russell, S. H. Colvin, Charles Bowles and John Whittaker, all of McCook, Neb.
11. G. L. LAWS, Register.

LAND OFFICE AT MCCOOF, NEB.,

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 Monday, October 13th, 1884, viz: Alexander C. Towne, D. S. No. 243, for the east 1/2 southeast 1/4 section township 1, range 30 west and west 1/2 southvest 4 section 6, township 1, range 29 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: W. M. Hubbell, N. Burtless and E. R. Johnston of McCook, Neb., and Charlie Smith of Driftwood, Neb.
13. G. L. LAWS, Register,

LAND OFFICE AT MCCOOK. NEB., (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 Monday, October 13th, 1884, viz: William M. Towne, D. S. No. 329, for the south ½ northwest ¼ and west ½ southwest ¼ section 1, township 1 north, range 30 west. He names the following vitnesses to prove his continuous residence upon, and cultivation of, said land, viz: W.
M. Hubbell, N. Burtless, William Pryor and
E. R. Johnston, all of McCook, Neb.
13. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., August 28th, 1884. Notice is hereby given that the followingamed 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 Saturday, October 11th, 1884, viz: Lewis B. March, D. S. No. 298, for the lots 2, 3 and 4 and southeast 14 southwest 14 of section 31, township 3 north, range 28 west. He names the following witrange 28 west. He names the following war-nesses to prove his continuous residence upon, and cultivation of, said land, viz: Allen A. Phillippi, John B. Meserve, Richard Johnson and William W. Fisher, all of McCook, Neb. 13. G. L. LAWS, Register,

LAND OFFICE AT MCCOOK, NEB., I August 28th, 1884. Notice is hereby given that the follov/ing-named settler has filed notice of his intention named settler has filed notice of his in ention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., C.1 MONDAY, October 13th, 1884, viz: Elihugh R. Johnston, D. S. No. 415, for the northeast quarter section 5, township 2 north, range 30 west. He names 35, township 2 north, range of west. He names
the following witnesses to prove his continuous residence upon, and cultivation of, said
land, viz: Oscar W. Russell, Frank Fewell,
A. C. Towne and Wm. Towne, all of McCook,
Neb. 13. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB., 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 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, October 4th, 1884, viz: Robert E. Grindol, D. S. No. 358, for the south ½ southwest ½ section 27, township 3 north, range 29 west. He names the following witnesses to prove his He names the following witnesses to prove his He names the following withessas to prove all continuous residence upon, and cultivation of, said land, viz: W. W. Fisher, J. B. Meser e Richard Johnson and L. B. March, all of Mc Cock, Neb. 13. G. L. LAWS, Reg. ster.

LAND OFFICE AT McCoors, Neb., August 27th, 1884. {

Notice is hereby given that the followingnamed settler has filed notice of his intention
to make final proof in surport of his claim, and
that said proof will be made before Register or
Denoticer at McCook, Neb., on Friday, Octothat said proof will be made before Register or Receiver at McCrok, Neb., on Friday, Octo-ber 10th, 1884, viz: William O. Russell, Home-stead No. 66, for the northeast quarter section 13, township 2 north, range 30 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: George Fredericks, S. H. Colvin, Frank Fewell and J. C. Russell, all of McCook, Neb., 13. G. L. LAWS, Register.

LAND OFFICE AT McCook, Neb., August 26th, 1884. amed settler has filed notice of her intention named settler has nied notice of her intention to make final proof in support of her ciaim, and that said proof will be made before Register-or Receiver at McCook, Neb., on WEDNESDAY, OCTOBER STH, 1884, viz: Susan Roop, D. S. No. 448, for the northwest quarter of section 30, township I north, range 29 west. She names township I north, range 29 west. She names
the following witnesses to prove her continuous residence upon, and cultivation of, said
land, viz: John M. Ferd and Reuben C. Gerver of Stoughton, Neb., William Relph and
Jonn W. Reiph of McCook, Neb.

13. G. L. LAWS, Register.

LAND OFFICE AT MCCOOK, NEB.,) to make final proof in support of his claim, and that said proof will be made before Register and Receiver at McCook, Neb., on FRIDAY, OCTOBER 3D, 1884, viz: Charles E. Hinman, D. S. No. 251, for the lot 8 of section 34, town-