By F. M. KIMMELL.

HAVE you heard from Maine?

THE state soldiers' reunion a Grand Island the past week was an unqualified success.

MAINE goes Republican by an incresed majority, and Speaker Reed is satisfied and happy.

The population of this congressional district is 373,121. All represented by one congressman.

Mr. Paddock has joined the western senators who are calling a halt on the forward movement of protection.

PRESIDENT HARRISON closed 15,-000 saloons and blessed 150,000 by about 70 majority and when his heard the alliance had advised all homes in Iowa by a single scratch term was concluded he ran against the farmers in that movement not of his pen.

THE reciprocity movement is going forward with considerable rapidity. BLAINE is now for free wool and SHERMAN is for free coal.

To the press of the Second district, greeting: Let up on McKeighan's record till the atmosphere gets a chance to sweeten a little, wont you?

placed on imported champagnes and make no such break as to give other fine liquors. Slowly but their franchises to W. A. McKeisurely the tariff is tightening its ghan. If the people out there bonds of oppression.

When Benjamin and Levi took charge of the government in 1889 the silver in a dollar was worth 71 cents. Now the same amount of dering on "ineffable joy," this week. silver is worth 92 cents. So much The weather has been altogether

shall adjourn its long session some cess, and wealth has poured in uptime, but rather than compromise too severely to accomplish it, let the session run its constitutional limit. This compromise business may be overdone.

Iowa has \$157,000 in her state treasury after every demand is met. She has 65 empty jails. The black mould of death which the saloon brings is swept from her villages. Her loafers have gone to high license states. All hail to

procity. Mr. Evarts is troubled glance. Five or ten years ought at 2 per cent. with constitutional doubts, but to see the completion of the road. these will soon be dispelled and Iron rails are laid now over the were three things at issue in the he, too, will fall into the ranks of greater part of the route. the Plumed Knight.

Bryan for votes for Boyd. It neer republicans of that state. He method for getting cheap money might as well be understood, first was exceptionally strong and able said he, "is a cunning device of ment will be submitted to the qualified voters as last, that it is impossible for on the stump, and as a campaigner scoundrels to rob the poor laboring of this state for approval or rejection at the general election to be held on the 4th day of Omaha alone to elect a governor. was perhaps without a superior in man."

own, The population is 332,350, country. a decrease of 81 since 1880. The real estate market in the Green Mountain state is not as active, in consequence, as it is in some of the found no charge of any serious national description of the constitution of said state; that said section the constitution of said state; that said section the constitution of the constitution of said state; that said section the constitution of the cons western portions of the country.

ies has ordered a favorable report governor. In character he stands ous fight for the party until the on a resolution providing for the unassaulted, no man has dared to appointment of a select committee breath aught against it. In this of seven members, who shall visit respect he stands an unimpeachable the territories of New Mexico, candidate for the highest office speeches had been made the ses-Arizona and Utah, and gather within the gift of the people of the statistics that will enable congress state; a peace-loving, honorable utive committee went into session. Therefore, I, John M. Thayer, governor of the state of Nebraska, do hereby give notice, to decide whether these territories and upright citizen. A gallant are entitled to statehood or not.

mon sense has made him a .com- of November will be old fashioned. fortable living and enabled him to provide for his family as a man more to be desired than any amount make their condition far worse of money .- York Times.

BILL MCKEIGHAN.

From The Pontiac [III.] Sentinel.

IT has been a good many years since the readers of the Sentinel have seen the above name in print, and they will excuse the liberty now taken but as a matter of news raska. He is running for Congress out there, as an independent, all around candidate, and is stumping the district, doling out the same old political trash he used to in this county. Bill left here about ten or eleven years ago and went out to Red Cloud Neb., entered some land on a school section and proceeded to farm about as he did here buggy. He was a few years ago speeches from the farmers. elected county judge of his county this time was himself defeated by of their party. about 600 majority. He has failed enough to be able to liquidate some victory. few back accounts. It is not likely that Bill will ever represent his district in congress. The people of Nebraska are generally accred-An extra high tariff has been ited an intelligent people and wil want any pointers on Bill's past record, let them send back here.

THE average denizen of the state capital has been in a condition borfor good republican financeering. propitious, the attendance at the state fair has been multitudinous, It is desirable that Congress the fair has been a vociferous sucon him as from the hand of plenty. Surely goodness and mercy are following Lincoln all the days of her life, and if her ball club keeps the Omaha kickers yet.

republics to take steps looking to cans temporarily led astray. the early construction of the North and South American international that the main disaffection among prohibiting the manufacture, sale and keeping In the lower of the future—Recitable of the policy of the future—Recitable of the proposed and the future of the f

The Democrats of Omaha are perfectly willing to swap off young who dropped dead in Cincinnati licularly on the finance question the republicans were sound. "Any manner of proposing all amendments to the Omaha alone to elect a governor.

The state of Nebraska is larger than Omaha.—Crete Vidette.

The official census figures from Vermont show that the state in ten

Was perhaps without a superior in the made a most the country. He made a most honorable record in the war of the rebellion and represented the country. He made a most honorable record in the war of the candidate for land commissioner, and Mr. Allen, candidate for secretary of state, and of the independence of the United States the one hundred fifteenth. By the Governor. JOHN M. THAYER, Benjamin R. Cowdern. Secretary of State.

IT has been some six weeks since the republican state convention, found no charge of any serious nature to produce against L. D. Rich- ed an aggressive one. He said The house committee on territor- ards, the republican nominee for that The Bee would make a vigorsoldier and a soldier's friend, industrious and temperate, he stands It is true that Mr. Harlan has a grand representative of a grand not lived twelve years in a sod state and a grand, industrious house. His energy and good com- people. His majority on the ides

What is the matter with the al ought to do. But Mr. Harlan is liance people that they cannot use not rich. He is a poor man. Many their own common sense and their a farmer in York county is worth own reasoning powers? Why do more money to-day than he. It is they pick out as their guides dem-however considered an indication agogue jack lawyers on the one of honesty in a public man to be hand and long-haired fiat cranks in moderate circumstances. It has on the other, who are leading them been frequently said that John A. straight to the deepest depths of Logan was proven to be an upright folly? If they will brush away man by the fact that he lived long these bats and screech-owls that in public and died without an estate. are flying about them and do their Mr. Harlan has had plenty of op- own thinking, they may make blunportunities to make himself rich ders-all men do-but they will but he would not sacrifice public not be guilty of this supreme and interests for personal gain. By so howling folly of demanding that doing he has earned a reputation congress do something the necesfor fidelity and integrity which is sary effect of which would be to

than it is now.

REPUBLICAN EDITORS MEET.

They Gather at Lincoln and Outline Plans for the Future.

LINCOLN, NEB., Sept. 10.-Special Telegram to The Bee.]-An enthusiastic meeting of the to the older men in politics it may leading republican newspaper men be remarked that "Bill" is again of the state was held at the repubat it, politics and all, out in Neb- lican headquarters in the Capitol this evening.

Mr. J. C. Watson stated that since the recent good news from Maine the republican backbone had stiffened, the republican majority there being twice as great as it was two years ago.

J. W. Pierman followed with a characteristic speech. He urged -riding about the country in a a school house campaign and

Tom Majors next appeared. He to accumulate any property which had just made a tour of the state will be regretted by a few people and reported a splendid outlook who have sometime indulged in a for the republican party. He vain hope that he might get ahead prophesied a splendid republican

H. M. Bushnell advocated unity

Tom Benton said that the republican press had fought the battles of the party without pay for years, and he thought they should dictate 26th day of July. A. D. 1890, and the twenty and not be dictated to. From his fourth year of the state, and of the independent and not be dictated to. conference with different farmers he was satisfied there would be a general desertion from the alliance ranks before election day. The whole thing was a democratic trick.

Captain Hill, also, was satisfied that the republicans were winners. to-wit:
Section 1: That at the general election to be

It is expected that the commissioners appointed by the American the alliance ranks of the republi- ments to the constitution, shall be written or printed the words: "For proposed amend-

present state campaign—the transportation, the financial and the labor Ex-Governor Noves of Ohio, questions. He thought that par-

years has only just about held her who served well his state and his offered several valuable sugges-

Mr. Rosewater suggested that a grand central rally be held either the twenty-first session thereof, and approved March 30th, A. D. 1889, proposing an amendshould begin at once, and advocat-

speeches had been made the session adjourned and the state exec- supreme and district court.

In the last ten years New York and Pennsylvania have gained hand and caused to be affixed the great seal of the state of Nebraska. Done at Lincoln, this 26th day of July, A. D. 1890, and the inde-Illinois comes next with nearly 800,000 and Kansas fourth with dred fifteenth. nearly 700,000. Is this because of the depopulating effects of prohibition? Prohibition is a failure —as a depopulator.

IT is expected that congress will not reach an adjournment until about the 15th of October.



PROCLAMATION.

WHEREAS. A joint resolution was adopted by the legislature of the state of Nebraska, at the twenty-first session thereof, and approved March 30th, A. D. 1889, proposing an amend-ment to sections two. [2] four [4] and five [5] of Article six [6] of the constitution of sai state, and that said section as amended shall read as follows, to-wit:

Section 1: That section two (2) of article six

(6) of the constitution of the state of Nebraska.

Section 2: The supreme court shall consis of five (5) judges, a majority of whom shall be necessary to form a quorum or to pronounce a decision It shall have original jurisdiction in cases relating to revenue, civil cases in which the state shall be a party, mandainas, quo warranto, habeas corpus, and such appelate jurisdiction as may be provided by law. Section 2: That section four (4) of article ix (6), of the constitution of the state of No braska, be amended so as to read as follows: Section 4. The judges of the supreme court shal be elected by the electors of the state at large and their terms of office, except as hereinafter provided, shall be for a period of five

(5) years." Section 3: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows: Section 5: "At the first general election to be held in the year 1891, and after the adoption of this amendment to the constitution, there shall be elected three (3) judges of the supreme court, one of whom shall be elected for the term of one (1) year, one for the term of three (3) years and one for the term of five (5) years, Mr. Richards said that he had shall be elected one judge of the supreme court for the term of five (5) years. Provided that the judges of the supreme court whose terms have not expired at the time of bolding the general election of 1891, shall continue to the same man he had defeated and attendany meetings excepting those hold their office for the remainder of the term der the present constitution."

Section 4: That each person voting in favor of this amendment shall have written or printed upon his ballot the following: "For the proposed amendment to the constitution relating to the number of supreme

Therefore, I, John M. Thayer, Governor of the state of Nebraska do hereby give notice in accordance with section one (1) article fif-teen (15), of the constitution, and the provisions of the act entitled "An act to provide the manner of proposing all amendments to the constitution and submitting the same to the electors of the state." Approved February 13th. A. D. 1877, that said proposed amendent will be submitted to the qualified voters of the state for approval or rejection at the general election to be held on the 4th day of November, A. D. 1890.

hand and caused to be affixed the great seal of the state of Nebraska. Done at Lincoln this

By the Governor, JOHN M. THAYER. BENJAMIN R. COWDERY.
[SEAL.] Secretary of State.

PROCLAMATION.

farmers were discovering that the by the legislature of the state of Nebraska, at the twenty-first session thereof, and approved February 13th, A. D. 1889, proposing an amend ment to the constitution of said state, and

Mr. F. M. Kimmell of The McCook Tribune reported a favorable
outlook for the state ticket in his

Nection 1: That at the general election to be held on the Tuesday succeeding the first Monday of November, A. D. 1890, there shall be submitted to the electors of this state for approval or rejection an amendment to the constitution of this state in words as follows:

The manufacture, sale and keeping for sale section. He intimated that Mc- The manufacture, sale and keeping for sale of intoxicating liquors as a beverage are for Keighan was mesmerizing the farmers in that section by his eloquence and was promising to canup its present gait, it will humble cel farm mortgages and insuring jection an amendment to the constitution of the state in words as follows: "The manugood crops in case he was elected.

A. G. Harlan of Frontier county

A. G. Harlan of Frontier county

At such election on the ballot of

ment to the constitution, manufacture, sale and keeping for sale of in M. A. Brown of Kearney stated toxicating liquors as a beverage." or "Against railroad will meet in Washington the farmers in his section was on There shall also be written or printed on the

and keeping for sale of intoxicating liquors as Judge Mason stated that there a beverage shall be licensed and regulated by

constitution and submitting the same to the

PROCLAMATION.

WHEREAS, A joint resolution was adopted cle six (6) of the constitution of the state of Nebraska be amended so as to read as follows: Section 13: The judges of the supreme court shall each receive a salary of thirty-five hundred dollars (\$3,500) per annum and the judges of the district court shall receive a closing of the polls on election day.

The addresses were greeted with

The addresses were greeted with

The addresses were greeted with

tution, relating to the salary of judges of the

Owing to the lateness of the hour the meeting of the central committee was adjourned until 7:30 A. M.

the state of Nebraska, do hereby give notice, in accordance with section one [1] article fifteen [15] of the constitution, and the provisions of an act entitled: "An act to provide the manner of proposing all amendments to the constitution and submitting the same to the electors of the state." Approved February 13th, A. D. 1877, that said proposed amendments in the constitution and submitted to the equilibrial voters. ment will be submitted to the qualified voters of this state for approval or rejection, at the general election to be held on the 4th day of November, A. D. 1830.

ty-fourth year of the state, and of the inde pendence of the United States the one hun



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FRAND HUBER, JR.

FINAL PROOF NOTICES.

Land Office at McCook, Neb., ! September 1st, 1890. Notice is bereby given that the following

amed settler has filed notice of his intention o make final five year proof in support of his claim, and that said proof will be made before tegister or Receiver at McCook, Neb., on Thursday, October 16th, 1890, viz:

LOUIS DANZ, H. E. No. 4494, for the S. E. 1/4 section 20, town ip 5, north of range 29, west of 6th P. M He names the following witnesses to prov s continuous residence upon, and cultivation of, said land, viz: James Spaulding and Irving W. Spaulding of Box Elder, Neb., James T. Foley of McCook, Neb., Alexander C. Harlan, of Osburn, Neb. *15 S. P. HART, Register

LAND OFFICE AT MCCOOK, NEB., August 30th, 1890. Notice is hereby given that the following amed settler has filed notice of his intention o make final five year proof in support of his laim, and that said proof will be made before egister or Receiver at McCook, Neb., on Wednesday, October 15th, 1890, viz:

GEORGE W. WORTH, who made H. E. No. 3430 for the N. $\frac{1}{2}$ N. E. $\frac{1}{2}$ and E. $\frac{1}{2}$ N. W. $\frac{1}{2}$ of section 3, in town 5, north of range 29, west of 6th P. M. He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Samuel Godard and Santford T. Godard Indianola, Neb., John F. Garlick and John G. Harrison of Quick, Neb.

LAND OFFICE AT MCCOOK, 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 Satur day, October 4th, 1890, viz:

WILLIAM H. CAMPBELL, E. No. 274 for the W. 1/2 N. W. 1/4 S. E. 1/2 N.W. & N.W. & S. W. & sec. 34, town. 5, north range 29, west 6th P. M. He names the fol lowing witnesses to prove his continuous resi dence upon, and cultivation of, said land, viz: J. H. Stephens, Matthew Stewart, Lee Ann Ketch and William Weygint, all of Box Elder Nebraska. 14. S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., (August 20th, 1890. Notice is hereby given that the following-named settler has filed notice of his intention his claim, and that said proof will be made be fore Register or Receiver at McCook, Neb., on Tuesday, September 30th, 1890, viz:

SIDNEY DODGE, who made H. E. No. 1205 for the E. ½ N. W. ½ and W. ½ N. E. ¼ of section 20, town. 1, north of range 29, west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Abraham V. Olmstead, John Goodenberger, James Lawthers, James E. Lawthers all of McCook, Neb. S. P. HART,

LAND OFFICE AT MCCOOK, NEB., Notice is hereby given that the following, named settler has filed notice of his intention to make final homestead proof in support of his claim, and that said proof will be ma fore Register or Receiver at McCook, Neb., on Saturday, September 20th, 1890, viz: HERMAN H. MENKE,

H. E. No. 3705 for the E. 1/2 N. E. 1/4 section No 14 and W. ½ N. W. ¼ section No. 13, town 6 north, range 29 west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land viz: Heary L. Williams, George Bartholo-mew, Earnest Landerscasper, Nels Hove, all of Curtis, Neb. 12 S. P. HART, Register.

August 2d, 1890. (Notice is bereby given that the following-

amed 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 Septem-AMELIA CONRAD, H. E. No. 9317 for the S. 1/2 N. W. 1/4 and N. 1

S.W. 4 sec. 25, town. 4 north, range 30 w. 6th P. M. She names the following witnesses to cultivation of, said land, viz: Samuel D. Me-Clain, Radford H. Pate, Hiram K. Bixler, John Cane, all of McCook, Neb. S. P. HART, LAND OFFICE AT MCCOOK, NEB., (

August 1st, 1890. (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 Reg ister or Receiver at McCook, Neb., on Septem ber 15th, 1890, viz: AUSTIN E. CHAPMAN,

H. E. No. 8796 for the S. W. ¼ section 5, town 2 north, range 30 west 6th P. M. He names the following witnesses to prove his continu ous residence upon, and cultivation of, said land, viz: Jacob P. Squire, Sidney W. Ford, Benjamin F. Lincoln, John V. Horton, all of McCook, Neb. 11 S. P. HART, Register. LAND OFFICE AT MCCOOK, NEB.,

August 6th, 1890. Notice is hereby given that the following named settler has filed notice of his intention to make final five year proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Tuesday, September 23d, 1890, viz: GOTTLIEB MENTZ,

November, A. D. 1890.

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 the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Henry L. Patch, Myron F. Loomis, Philipp Schmidt. Osburn, Neb., John Hess, Zimmer, Neb. *11 S. P. HART, Register.

CHATTEL MORTGAGE SALE.

Notice is hereby given that by virtue of a chattel mortgage dated February 21st, 1890, and duly filed in the office of the county clerk of Red Willow county, Nebraska, and executed by Elmer Wickwire to George Leland, (and by George Leland assigned to the First National Bank of McCook, Neb.,) to secure the payment of the sum of one hundred and twenty-five dollars (\$125.00) and upon which there is now due the sum of \$125.06 and ten per cent, interest from August 21st, 1890. Default having been made in the payment of the said sum and no suit or other proceedings at law having been instituted to recover said gebt or any part thereof, I will sell the property therein described, to-wit: One red cow, 3 years old; one red cow, 5 years old; one red cow, 5 years old; one roan cow, 6 years old; one roan cow, 7 years old, all branded "O" on left hip; one bay mare mule, about 12 years old, Weight about 800 pounds; one bay horse, about 9 years old, weight about 1,000 pounds; one lumber wagon in use about 2 years; one set of double harness in use about 1 year; one stirring plow; one breaking plow; one barrow; together with the increase of above-mentioned cows; at public auction on the corner of Main avenue and Dennison street, in McCook, Neb., on Saturday, September 27th, 1899, at 2 o'clock, M., central time Dated this 5th day of September, 1890.

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