The McCook Tribune.

By F. M. KIMMELL.

THE three year stay law will hardly be enacted this term.

FEBRUARY 17th is the postponed date for taking up the election their wrath demands a sacrifice; The resolutions which have been contests.

The sceptre of power in the republican ranks rests with western senators.

THE next session of the National Farmers' Alliance will convene in Chicago.

alliance as a curiosity.—Curtis shown one whit of justice, His mittee to represent the southwest-Courier.

ly Kruse-fied. A CALL to organize a national union party is issued. Convention

February 23, 1891.

his.

priate any money for Nebraska years. The direct cost of an electlet it be for irrigation. Nebraska ion to the public is considerbly can care for her own poor.

It is said that it costs \$200 per hour to run the Nebraska legisla- the greatest benefit to the commonture. We should get some wholesome legislation for the money.

Tariff for protection to labor, home production to make more labor; home markets, the best reward for labor. The United States is a big enough country for free trade among its own citizens.

factory at Grand Island, shows an polititions from that tax of \$80,aggregate of the following figures 000.—Journal. from October 17 to December 8: Total number of bags, 7,364; average weight, 100 pounds; total, a remarkable exhibit of the nation-736,400 pounds. Per cent. pure al finances. Nearly \$16,000,000 sugar, 100. The bounty on sugar of the public debt was cancelled is one cent per pound and the ag- during the month and over \$1,000gregate amount paid out in Ne- 000 more paid on pensions acbraska during the past year for count than during the corresponthe encouragement of this industry ing month last year, yet the suramounts to \$7,364.

THE speech of Senator Koontz of Hayes county at McCook, Wednesday, is a good pointer as to the change of heart of the Alliance 000 over January of last year, thus ances from the stump are succeeded by words that show the sound sense that comes from deliberation. That any law that strikes at capital will be sure to injure the borrower is self evident and we can feel assured that no unjust law relating to farm mortgages will be passed this session. - Kearney Enterprise-Journal.

cutting of their advertising rates. the past week at McCook was a It is hard enough sledding for pub- revelation of the extent and earnlishers in the northwest at the estness of the demand for this relaws of business will attend to bet- still further emphasize the deter than the laws of the state, mand, and when the grand culmito confess that a large number of a mass convention at Lincoln, the Nebraska newspaper men have been advocating the cutting of the rates of almost everybody else by legislative enactment and when the business begins one can hardly conjecture where it will stop.

The present political period seems will come forward to good a particular free forward to good invest. The present political period seems will come forward to good invest. The present political period seems will come forward to good invest. The present political period seems will come forward to seek investtendency to lapse back into the been its history in other states .sixteenth century in matters of Bee. political economy. Then, and for 100 years later, it was supposed to be one of the most important Animal Industry claims to have functions of the law making power discovered the principle of inoculato interfere with prices and to lim- tion for disease prior to Dr. Koch. it everybody's profits for the good of everybody else. It was the THE aggregate income of the doctrine of paternal government American people per annum is run to seed.—Journal. American people per annum is about \$20,000,000,000. run to seed .- Journal.

national, and many that are not in fact, have been practically laid at the door of this man who has, with Cook convention were of the gross injustice, been singled out from among other men whose offices are the same as his and whose duties were not more way. gross injustice, been singled out most important nature. from among other men whose constituted the formal inaugurawhose duties were not more man- crowned with a victory speedy and leopoid Brothers & Company, defendants, will take notice that on the 3d day of February, fully performed. Humankind are complete. As such it will be a the district court of Red Willow county. Nevery like the ancient gods, in that bright page in the history of Neb very like the ancient gods, in that bright page in the history of Neb. and as these exacting detties were appeared only by the firstlings of the flocks, the rarest of the fruits and the richest of the wines, so mortals, when their ire is up, demand and take the best that can be state into weatern part of the mand and take the best that can be state into weatern part of the district court of said county of the mand and take the best that can be state in full in the Bee, represent the plaintiff to the defendants at the instance and request of the defendants. Leopold Brothers & Company; and that afterwards the plaintiff caused an order of attachment to issue from the district court of said county and against the goods, chattels, rights and credits of said defendants in said county of the district court of said county of the wines, so engineer, for the division of the graph of the district court of said county and against the goods, chattels, rights and credits of said defendants in said county of the district court of said county and against the goods, chattels, rights and credits of said defendants at the instance and request of the defendants at the instance and request of the defendants at the instance and request of the defendants at the instanc mand and take the best that can be given. The truth of this is borne out by many a page of history that is slippery with blood. The wrongs done in the name of right are almost beyond computation. Not all the clamor of all the disaffected can lead an unbiased and thinking man to believe that in making Senator Ingalls the scape-filed his railroad pass with his local allieuge as a projective of the set of the streams. When these laws have been secured the movement must undertake to interest capital in these enterprises, and thus realize the fruits of the agitation.

The defendants will also take notice that on Wednesday, the 18th day of March, 1891.

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The defendants will also take no fall was great for the reason that ern part of the state, in conjunchis stand was high. The leading tion with a like committee to be The fellow who introduced the figure of a time of change, he be- appointed at Sidney, secures a bill to reduce the rate for publish- came its leading victim. In high order of ability for a service

is to meet in Cincinnati, Monday, ly sound financial argument gress of the movement will await reforms that have been put in- at Sidney next Saturday with a If the government is to appro- to effect in different states of late keen interest. increaseed by the machinery of the Australian ballot system, but indirectly there is an immense saving and in a direction that is of wealth. The first election under the new law is usually more costly to Deadwood, South Dakota, and than those following it, as the If the legislatures would pay less polling booths must be built and attention to railroad rates and saw wood awhile on express rates it would make more people happy.—
Tecumseh Chieftain.

polling booths must be built and a new equipment must be secured throughout to begin with. After that there is no reason for a larger expenditure. The second election under the Massachusetts law cost only \$28,000, about half of which conly \$28,00 only \$28,000, about half of which was expended in printing and distributing the ballots. It is stated that under the old system the ballots alone cost \$40,000, while the expense of distribution and the pay constructed and thoroughly equipof the party workers would amount to fully as much more. It is plain THE first statement of W. R. enough that Massachusetts can Bacon, the resident inspector of afford to spend a few thousand dolthe Oxnard beet sugar company's lars extra on election to relieve the

> THE January debt statement is plus in the treasury increased \$13,-000,000, aggregating \$70,880,545. A significant feature of the report is the marked increase in receipts from all sources. Customs revenue shows an advance of \$1,250,refuting the claim that in proportion to the advance of duties the revenue declines. The total increase from all sources in seven months was \$27,839,090, and the expenditures for the same period was \$234,474,420. In other words it costs an average of \$46,522.70 per hour or \$775.37 per minute to keep the machinery of the government lubricated.

The Nebraska Press association | The irrigation movement is a sends up a cry against legislative thrifty affair. The convention of present rates, doubtless. The leg- form in agricultural methods in islature shouldn't cut rates any- the western part of the state. The way. That is a matter that the coming convention at Sidney will But we are sorry to be compelled nation is reached, in the shape of to be characterized by a singular ment in the enterprise. That has

THE United States Bureau of

ALL the evils that are, state and IRRIGATION IN NEBRASKA

THE practical results of the Mc-

and as these exacting deities were printed in full in the Bee, repre-

came its leading victim. In high order of ability for a service high order of ability for a service which will aim at the drafting of a bill which, it is hoped, will be a model for other states to pattern the sum of the ing legal notices should be prompt- America there has been no other which will aim at the drafting of a

> Thousands of people who have It is easy to make an apparent- now a lively concern in the proagainst the various election the results of the big convention der, for cash in hand, on the 21st day of February A. D. 1891, in front of the south door of

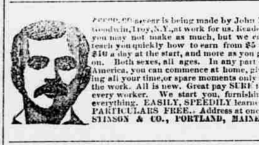
WILLIAM E. SMYTHE.

The Burlington's New Line To The Black Hills.

THE BURLINGTON ROUTE takes pleasure in announcing to the public the completion of its new line to Deadwood, South Dakota, and the formal opening of the same for husiness. This event marks an opening of the same for husiness. This event marks an opening of the same for husiness. business. This event marks an coal and mineral deposits, whose P.M., of said day, when and where due attendance will be given by the undersigned. possibilities for the future promise much for the commercial and manufacturing prosperity of the state. The line is substantially ped, the object being to afford a service that is first class in every particular, and in keeping with other through lines of the Burlington System. It is the shortest and quickest line from Missouri River points in Nebraska to Deadwood, Hot Springs, Custer and Hill City, South Dakota; Merino and Newcastle, Wyoming, and all points in the Black Hills. Through trains are running daily with Pulman Sleeping Cars from Omaha and Lincoln to Deadwood without 33 Sheriff of said County. and Lincoln to Deadwood without change, making connection at Lincoln and Omaha with trains of the Burlington Route to and from all points East, West and South.

For further information apply to any Burlington agent, or to J. Francis, Gen. Pass. Ag't., Omaha, Neb.









Notice to Non-Resident Defendants.

Gustav Hartstein, plaintiff, vs. Henry Leopold, Charles Leopold, (John Doe and Richard Roe) whose right and true names are unknown, late partners, doing business under the firm name and style of Leopold Brothers & Com-

and prayer of which is to recover the sum of Two Thousand, One Hundred and Fifty Dollars, now due and payable for money loaned by the plaintiff to the defendants at the in-

GUSTAV HARTSTEIN, Plaintiff, By Hugh W. Cole, his attorney. 37-4ts.

SHERIFF'S SALE.

By virtue of an order of sale directed to me teen dollars and thirty cents, and costs taxed at \$35 43 and accruing costs. I have levied upon the following real estate taken as the property of said defendant, to satisfy said decree, to-wit: S. E. ¼ of section eight (8) town. two (2) north of range twenty-nine (29) west of 6th P. M., in Red Willow county, Nebraska. And will offer the same for sale to the highest bidthe court house, in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock P. M., of said day, when and where due attendance will be given by the undersigned.

Dated January 6th, 1891.

33

W. A. McCOOL, Sheriff of said County.

SHERIFF'S SALE.

By virtue of an order of sale directed to me From the district court of Red Willow county, Nebraska, on a judgment obtained before J. E. Cochran, judge of the district court of Red Willow county, Nebraska, on the 10th day of December, 1890, in favor of Emily O. Gibbs as Dated January 5th, 1891.

W. A. MCCOOL.

SHERIFF'S SALE. By virtue of an order of sale directed to me from the district court of Red Willow county, ped, the object being to afford a Hon. J. E. Cochran, judge of the district court trains are running daily with Pul- court was held, at the hour of one o'clock P.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. J. E. Cochran, judge of the district court of Red Willow county, Nebraska, on the 29th day of September, 1890, in favor of Iowa Mortgage Co. as plaintiff, and against John N. Smith and Lucinda Smith as defendants, for the sum of thirty one dollars and sixty cents, and costs taxed at \$25.68 and accruing costs. I and costs taxed at \$25.68 and accruing have levied upon the following real estate taken as the property of said defendant, to satisfy said decree to-wit: N. E. ¼ section 6, township 4, range 30 west, 6th P. M., in Red Willow county, Nebraska, containing 157 and 52 100 scores by government survey. And will 53-100 acres by government survey. And will offer the same for sale to the highest bidder. for cash in hand, on the 9th day of March A. D. 1891, in front of the south door of the court house, in Indianola, Nebraska, that being the building wherein the last term of court was lay, when and where due attendance will be riven by the uncersigned

W. A. McCool, Sheriff of said County.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the district court of Red Willow county, Nebraska, on a judgment obtained before Hon. J. E. Coenran, judge of the district court of Red Willow county, Nebraska, on the 9th day of June, 1890, in favor of Nebraska Loan & Banking Co. as plaintiff, and against John Howater, W. J. Wheeler and John Riley as defendants, for the sum of two hundred and thirty nine dollars and twenty-five cents, and costs taxed at \$18.53 and accruing costs. I have levied upon the following real estate taken as the property of said defendants, to satisfy said decree to-wit: W. ½ N. W. ¼ section 33, township 4, range 30, west 6th P. M. And will offer the same for sale to the highest bidder, for eash in hand, on the 9th day of March. A. D. 1891, in front of the south door of the court nouse, in Indianola, Nebraska, that being the building wherein the last term of court was held, at the hour of one o'clock, P. M., of said day, when and where due attendance will be riven by the undersigned

W. A. McCOOL,

The above sale was continued from October

NOTICE.

At the regular annual meeting of the Board of County Commissioners held January 13th, 1891, the following estimate was made of nec during the ensuing year, viz. 1891; bridge fund, road fund,....insane fund,..... ndianola precinct bond interest fund, North Valley precinct bond interest fund, last Valley precinct bond interest fund. WillowGrove precinct bond interest fund

ESTIMATE OF EXPENCES.

Bartley Village precinct bond interest f'd

Children Cry for Pitcher's Castoria.

Closing Out Sale

GOODS,

THAN

14 lbs. Gran. Sugar, Grand Island, \$1.00 18 lbs. New Orleans Sugar for 1.00 1 can of 2-lb. Corn, .10 1 can of 3-lb. Tomatoes, .10 1 lb. Plug Tobacco for .25

We Sell GROCERIES Cheaper Than Anybody, and Save You 25 Per Cent.

J. G. ALLEN & GO.,

Cash Buyers and Sellers.



EVERY WATERPROOF COLLAR OR CUFF THAT CAN BE RELIED ON

BE UP TO THE MARK

Not to Split! Not to Discolor!

BEARS THIS MARK.



NEEDS NO LAUNDERING. CAN BE WIPED CLEAN IN A MOMENT. THE ONLY LINEN-LINED WATERPROOF COLLAR IN THE MARKET.

W. C. BULLARD & CO.

HARD LIME, CEMENT, AND LUMBER. DOORS, WINDOWS BLINDS. COAL

RED CEDAR AND OAK POSTS. TU. J. WARREN, Manager.

B. & M. Meat Market.



R. A. COUPE & CO., Props.