Nebraska Republican Ticket.

For Governor, JAMES A. 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 Public Lands, JOSEPH SCOTT.

For Regent of State University, to fil LEAVITT BURNAM of Douglas county. For Superintendent of Public Instruc

W. W. W. JONES.

of Lancaster County.

of Fillmore County.

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

For Presidential Electors,

For Congress Third District, GEORGE W. E. DORSEY, of Dodge County.

Republican Appointments in GEO. W. E. DORSEY AND GEN. A.

Ord-Monday evening, Oct. 13th. Broken Bow-Tuesday evening, Oct. Loup City-Wednesday evening, Oct St. Paul-Thursday evening, Oct. 16th. Scotia-Friday afternoon, 1 p. m., Oct. Grand Island-Friday evening, Oct. 17th. Central City-Saturday evening, Oct

Fullerton-Monday evening, Oct. 20th Columbus—Tuesday evening, Oct. 21st. North Platte-Wednesday evening, Oct. Plum Creek-Thursday evening, Oct.

Schuvler-Saturday evening, Oct. 25th. GEO. W. E. DORSEY AND OTHER SPRAKERS. Albion-Monday evening, Oct, 27th. Blair-Tuesday evening, Oct. 28th. Speakers: G. W. E. Dorsey and G. M. Dakota City-Wednesday evening,Oct

Tekamah-Thursday evening, Oct, 30th. West Point-Friday evening, Oct. 31st. M. Dorsey will be accompanied by candidates for state offices. C. E. Yost, J. W. LOVE, Ch'n State Cen. Com. Ch'n Cong. Com.

It is said plenty of snow has fallen in Montana.

THE decrease in the public debt during September was \$12,140,039.

THE loss by the Cleveland, Ohio lumber fire is estimated at \$125,000.

Onto has not been captured by the democrats in a presidential year since

Since the cholers appeared in Italy, 13,220 have been attacked and 9,480 died. SEVENTY-THREE emmigrant wagons

passed through Oxford, Neb., last week. A WEBSTER, Ga., farmer has a plow

that has been used in his family for 160 years.

FRED. SCHULTZ, of Jerseyville, Ill., the other night shot his wife, and shot and killed himself.

KENTUCKY brags of an intelligent cow that digs potatoes with her horns and then eats them.

OVER 100,000 people turned out to welcome Mr. Blaine at Buffalo, N. Y. the home of Mr. Cleveland.

FIFTEEN THOUSAND people from the interior towns flocked to Cleveland, O., to welcome Mr. Blaine.

IT is a strange statement, but i may be true, that fresh milk from America is now sold in London. THE Pittsburg Times gives the

names of twenty-two boys drowned in the river at that point since July 1.

THE Wesleyan College, Cincinnati, has conferred the degree of Doctor of Philosophy upon Elizabeth B. Her- good thing at a time fully accomplish-

ATTACHMENTS were issued the other day for over \$20,000 at Lincoln. Neb., against B. F. Cobb, real estate

various points with the Republican leaders. THREE hundred thousand shares of

stock are credited to Jay Gould on the transfer books of the Union Pa-Women and girls own nearly half

the deposits in the savings banks of Massachusetts, having to their credit \$117,932,339.

ted for justice of the peace at Juanita, ing our claims wherever commerce W. T., by the unanimous vote of the republican primary.

THE great oil Phillips well at Bald Ridge, Pa., flowed the other day at the rate of 3,300 barrels. Thousands visit the well daily.

FIFTY THOUSAND citizens in procession welcomed Mr. Blaine to Philadelbhia, Pa., the other day. It was a grand sight to witness.

It is expected that Mr. Jones's Normal School at Fremont will open Oct. 21. He thinks there will be a hundred pupils the first term.

JOHN W. GARRETT, former president of the Baltimore & Ohio railroad, died on the morning of Sept. 26th at Deer Park, Md., aged 69 years.

THE wife of John Z. Walt, a German, living in Wayne, Neb., committed suicide the other night by hang- in this country. She will speak for be compelled to accept dependence ing. Domestic trouble the cause.

The latest developments in the Quackenbush case, as far as we can learn, are that on Friday last Coroner Frank Smith and George Matthews. of people as follows: The last Democrat (Saturday) says: on the verdict over a week ago." Several citizens would like to know understand." If Mr. Heintz issued his warrant over a week prior to Saturday last, and placed it in the hands of an officer, he didn't know it on Monday of last week, when we inter- I beg to call the attention of a large viewed him. Mr. Kavanaugh tells us he received the warrant on Friday, so that if Mr. Heintz issued it before that time, he must have placed it in the hands of some other officer. Wil Mr. Heintz or the Democrat tell who that other officer was, or will they acknowledge to an evident, almost self-evident intention to mislead the public, and crawl out under an indefinite "we understand"? The truth is that the conduct of Mr. Heintz in this in the policy of protection, to see to it matter is deserving of the severest reprehension. He has not done his be trusted to uphold it. ["Good," duty, since the mement the verdict was placed in his possession, and whether his dereliction is owing to prosperity. There are a great many his ignorance of the law, to bad advice or to a combination of untoward circumstances and dispositions, we are not just able to say. Every decent man of this community has been ask- the question is whether, over a given ing himself the questions the past week: Why do we have coroners to sit in inquest over the bodies of those who die mysteriously? Why have we had great bills of expense heretofore by our coroner, when scarcely anybody questioned the manner of death of many of the bodies over which the inquest was held? If the chosen officers of the law do not move

when the law is violated, what may we next expect? This is no mere personal matter in volving the liberty or life of two or more lecherous young men who low ered themselves beneath the brute unhallowed passions, it is a question of vital importance to this community, to its social life, even to its business | that rain is the only element that will or be prepared to submit to outrage, little duliness in the business of the papers on both sides and he had officials; execute the laws even is a protective tariff. [Renewed cheeragainst those supposed to be in high ing.] The question then is for Ohio full meaning, at once and always, that nity to tell the people of the United he who obeys the laws or strives to States whether you believe in that the best of his ability to do so, is a good citizen, and that he who does one, no matter what his name or sta-

No good citizen but deplores the state of affairs existing in the city: involves acquaintances and friends nothing more to say, except to bid respected, for whom heartfelt sympathy involuntarily goes out; but yet not one good citizen lends his countenance to the unlawful acts of public officials, or to winking at crime. In short, persons pass, principles are eternal. Vice is ever opposed to viris no standing still. We think Co-

lumbus ought to improve. grounds upon which he stands, politically, and confirm and strengthen

Fremont, Lincoln, Grant, Hayes or Garfield in former campaigns, to now

it to Cleveland? The great party is much the same, the interests of the country; it believes in the perpetuity of our free institutions, and in making them conform to the spirit of progress, the spirit of intelligence and justice which, more than ever, are influencing the human race, and bearing men forward to the greater conquest of nature; it believes in solid work, one ed; then another, taking first the duty outline this phase of the party's his-SENATOR CAMERON of Pennsylvania because the administration of Abrawas last week in Ohio, conferring at ham Lincoln was favorable to the restriction of slavery, the Republican party held to its faith, preserved the Union and the government, re-instated the authority of the United States nsurgents; made good the promises to the defenders of the nation; made our paper money as good as gold; has held and still will hold the business interests of this country under especial care, protecting our rights when MRS. D. FORRES has been nomina- assailed from any quarter, and pushmay extend; the republican party means that our business shall thus

extend, or know the reason why. Developing our resources, cetabishing manufactories of our own, making thus home markets for our products and becoming more and more a people able to furnish ourselves with what we need, self-sustaining, we shall grow stronger and better for every good purpose, and leave the generations after us greater

opportunities than we have had. It is only necessary to say further, that what the Republican party has tion of the perpetrators of the foul been for good, the democratic party has been opposed to it in everything. It is not worth while to institute any comparison of candidates.

MRS. MARGARET MOORE, who has been one of the indefatigable laborers | tering our relations with China, and for the land league in Ireland, is now in violating our rights in Egypt, we Ireland as she has opportunity.

Blaine's Business Talk.

American people as profoundly as i

does to-day. It was in the contest the great national debate on the question took place and the protective tariff was defeated, not by a popular vote, but by the bad faith of the party which succeeded in the election, and day manufacturing population to the fact that the policy of protecting American industry has never been defeated in the United States by a popular vote. [Great cheering.] A contrary policy has been forced on the people at different times through the bad faith of their representatives, but never, I repeat, by popular rote upon deliberate appeal to the people in their primary capacity. [Renewed cheering.] It, therefore, would seem to be the duty of the people of the United States, if by a majority they believe "Good," and cheers.] Yes, but said s gentleman to me yesterday, protection does not always secure abundant idle men in the country. Well, grant that there has never yet been a policy devised by the art of man that wil insure, through all times and seasons. a continuous flow of prosperity, but series of years, there has not been a larger degree of prosperity to the people under the policy of protection than under the policy of free trade This question is to be gauged and tested, not by the experience of a a series of years. We have had a protective tariff now for more than three decades, and I ask you whether there ever has been another period in which the United States has made such progress as during the last twenty years. ["Never," "never," and

cheers.! But it is true that now and then there will come a little lull and a little reaction in business. There will come a little lull and a little reaction even in the laws of nature. You had a great drought in Ohio this creation in the gratification of their | year, but you do not on that account avow that you will have no more rains. [Great cheering.] On the contrary, you are more firmly persuaded success. Execute the laws faithfully, restore fertility to your soil, verdure onestly, conscientiously, impartially, to your fields and richness to your crops. So in this little slough-this rapine, riot and plunder. Execute country-the one great element that the laws even against your highest can be relied on to restore prosperity to decide on the 14th day of this standing. Let it be understood, at its month. You will have an opportunot only its countenance, but its permanent triumph. [Applause.] not is not a good citizen but a bad on the other hand, you should falter and fall back it might produce disaster elsewhere. A responsibility is on you. Is your courage equal to your responsibility? ["Yes," your confidence equal to your cour-

prolonged cheering.]

you good-bye. [Enthusiastic and

Murders Most Foul. scope of the 3d inst., of four horrible | and the pretended anti-monopoly recmurders committed about twelve ord of Cleveland. His speech met miles west of Fullerton on Horse tue; order to lawlessness; right to Creek, in Nance county. The victims | clair and J. E. Shipman also addresswrong; duty to neglect. As with in- are Henry Percival, his wife and little ed the meeting. dividuals so with communities, there child. and their neighbor Hugh Meyer. Mr. Percival was found near a haystack at his barn, shot through Each time a man is called upon to the body a few inches below his right choose between presidential candi- arm. His right arm and face were dates is a fit occasion to review the torn away by hogs. Mrs. Percival and the little girl were in bed, the mother shot through the neck and the prior action and sentiments, or change | child through the head. A little farther up the creek, Hugh Meyer, What is there in the candidates or with whom only lodges George Ferthe principles of the Republican party | nival, was found in his bed up stairs, that would lead those who supported shot through the head. The bodies were badly decomposed. Mr. Percival had been at Fullerton on the prerefuse their vote to Blaine, and give vious Monday, and had left late in the afternoon for home with a load of lumber. It is the opinion of the pubas heretofore and certainly devoted to lic that these diabolical murders were committed Monday night. Suspicion day morning previous to finding the which St. John sat, and a little in bodies, one of Percival's horses with Baird's was left at Robert's livery in Fullerton by a man, whose description might apply either to Baird or Fernival, and who bought a ticket on the morning train for Council Bluffs. Up to the time of writing the above account nothing had been heard of that lies nearest. A very few words Baird or Fernival. That the murder worse the second hour, that he was was committed for plunder seems afraid he wouldn't die. So the Doctory: no further concessions to the scarcely doubtful, as almost everyslave power; and when that power thing of value was taken from the awful, that he has to hold his sensitive sought to overthrow the government house of Percival. It is now thought

that Fernival and Baird, the missing men, are the murderers, their absence increasing the strength of the suspicion against them. Later dispatches from the scene of the shocking murders in Nauce counover all the territory occupied by the ty state that the dead body of Baird from the place of the murders. The suspicions now are strongly directed to the other missing man Furneval, as the guilty party, but his friends are very confident that he is innocent. and that his dead body will be found as one of the victims of these wholesale and fiendish murders. It is now claimed also that the investigation under the direction of the coroner Paul, the other night, and safely shows that the person of Mrs. Percival lodged him in jail. All the money had been outraged, and that the party or parties who committed this crime also most probably committed the murders. Furneval, the missing and suspected man, is about five feet suicide the other day by cutting his eight inches high, with a fair com-

> weigh about 140 pounds. Nance county has offered a reward | the poor house about four weeks. He of \$1,000 for the capture and convicmurders. Governor Dawes will also issue a proclamation offering the rewards authorized by law.

THE Journal des Debats at Paris says-"If England persists in embit-

"Topics" of the State Journal says : received a warrant for the arrest of 1st, he spoke to the immense crowd jority of the members were democrats, while the workers and talkers CITIZENS OF OHIO :-- It is now forty were all democrats, or nearly so. We understand a warrant was issued | years since the question of protective | Studying the problem, he found an tariff engaged the attention of the easy explanation of the apparently remarkable situation. The St. John the source or foundation of this "we between Clay and Polk, in 1844, that democrats are merely decoys who will get as many republicans as possible pledged to vote for the prohibition candidate. When election comes the deluded republicans will vote for St. John, but the democrats will cast their ballots for Cleveland straight. It is a nice scheme, but it is a little too transparent for this day and age of the

> Time was when the last Democratic candidate for president that was Republican ticket. elected was called ten-cent Jimmynow they call the current candidate five-cent Grover. Intelligent readers of course know the meaning of these that the party is sustained which can phrases. Every fourth year that the people of this country have been asked to trust the Democratic party with power, they have refused. Re fused now for twenty-four years since the last Democratic president avowed there was no power in the general government to coerce a seceding state, and allowed treason to run riot in the capital of the govern ment and organize itself into seces-

world. It won't work."

THE Buffalo Evening News, having asserted that Cleveland would carry single year, but by the experience of Buffalo, desired that some idiot with money be led out to invest his money on a contrary opinion, the Telegraph says that over two weeks ago a life long democrat and leading citizen of Buffalo offered to wager \$100 on each of these propositions: that Cleveland assembly district; Buffalo; Eric county: New York state; the United of respect to the deceased. States, and \$100 that he will win all these bets, if they are taken. This wager still stands untaken.

A VERY intelligent German Platte county, in conversation Saturday concerning the political situation, said that he was reading party noted this peculiarity, viz: the Democratic papers deal mostly in abuse of their opponents, while the Republican papers talk business right along, advocating the election of Blaine as being a good thing for the country doctrine. If you do, you will secure He thought that any of his countrymen who were undecided would do well to read both sides and come to their own conclusion.

THE republican campaign was opened the other evening at Kearney by a | for opposing Mr. Dorsey : grand street parade headed by the none but are grieved that this matter age? ["It is," "it is."] Then I have Kearney band and escorted by mounted torch-bearers. Arriving at Moore's hall they were addressed by Hon. A. H. Connor, who discussed the merits of the democratic party, We learn from the Fullerton Tele- the treasonable record of Hendricks with frequent applause. H. M. Sin-

> THOSE democratic and anti-monopoly editors, who are slandering Geo. W. E. Dorsey, the republican candidate for congress, are not entitled to the confidence of the public, in anything they may say politically, because if they will lie so outlandishly in one thing they will do so in another. Mr. Dorsey is a generous-hearted magnanimous man, alive to the interests of this district, and will keep himself well informed as to the needs of every portion of the district.

It is reported that some wicked person fired into the car the other his way from Carlisle to Terre Haute, Ind. The ball passed through the window on the opposite side, making "knownothingism" (expressions pickrests on one Baird or Fernival. Tues- a clean hole, lodging in the side on front of him. No one hurt, and nobody knows who fired the shot.

THE Hastings Gazette-Journal like ens Dr. Miller of the Omaha Herald to Mark Twain's sea sickness-the first hour he was so sick he thought he would die, but he was so much tor's dish of crow is so fearfully nose to prevent nausea.

LEAVENWORTH, Ks., obtains the location for the western branch of the soldiers home, and has had a joyous time over the decision of the board. The home will be built on 650 acres of land beautifully located on the city. The city donates the land and \$50,000 to aid in the erection of the

SHERIFF C. W. Best, of Central City, captured the man J. W. Smith, alias Davis, who forged a check for \$250 on Henshaw & Reynolds, and will be entitled to the \$50 reward offered; he secured the forger at St. was recovered from him except \$10.

THOS. MAHER, an inmate of the Lancaster county poor house, committed throat with a piece of glass, from the plexion, somewhat freckled, and will effects of which he died. He was about 50 years old, and had been in had no relatives in the vicinity, and no cause is assigned for the act.

J. C. LAUGHLIN, died the other evening while the passenger train was stopping at North Platte for supper. His home is in Hamburg. Iowa, to which place it is believed he was going. His remains were taken charge of by the county officials and his friends notified.

Miss C. J. Welton, a wealthy The most enthusiastic greetings "A special political agent has spent young lady of New York, perished from multitudes of people have met some time visiting and analyzing the the other night in a snow storm while Mr. Blaine at every point on his trip St. John clubs of Illinois. He was at descending Long's Peak. Her guide Platte county, Nebraska, bearing date Heintz issued and Sheriff Kavanaugh | through Ohio. At Hamilton on the first astonished to find that the ma- found it impossible to carry her out of the storm, and went to obtain assistance; returning with help, he

> BELLEVUE COLLEGE will have a Among the exercises are an address by H. T. Clarke and a re-interment by a large delegation of Omaha Indians, of the remains of their ancesters buried on the site now occupied

CONGRESSMAN JOHN F. FINNERTY. of Chicago, who has been a life-long democrat, is delivering campaign speeches in Ohio for Blaine and Logan, and is doing good work, which will tell on the Irish-American vote in that state in favor of the taxed at thirty-four dollars and ninety-

Hon. G. W. E. Dorsey and J. T. late held a republican meeting at Stanton the other evening both making able speeches. Mr. Dorsey discussed the tariff and other issues and showed that the republic is only safe in the hands of the republican party.

August Voigt, of Lincoln, Neb., a German locksmith, attempted suicide other afternoon by taking strychnine, with little chances of recovery. Wine and women are said to be at the bottom of his rash act. He is a widower.

MRS. NELLIE HOLBROOK, a well nown California speaker, has gone to Indiana to take the stump for Blaine and Logan. This lady stumped California for Hayes in 1876, and Connecticut for Garfield in 1880.

THE funeral of Mr. Garrett took place last Sunday week. Many prominent persons, together with 12,000 does not carry his own ward, his own citizens of Baltimore, were present at the cemetery to pay the last tribute ridian, running thence north three (3)

THE acting secretary of the treasury has issued a call for the redemption of ten million dollars bonds of the 3 per cent. loan of 1882, principal and accruing interest to be paid to the 1st of November.

Correspondence.

In this department the people talk, and himself ready to defend his principles and his statements of facts. "In the multitude of counsel there is wisdom."-Ep

EDITOR JOURNAL: - The editor of the Columbus Wochenblatt, in its last issue, after a few preliminary sentences stating his preference of Mr. Neville for congress goes on to give his readers the following reasons

1. Because he is a Republican and as such an enemy of the foreign-born, especially the German-American ele-2. Because in supporting a Dawes

and a Roggen he indorses the schoolland robberies of our present admin-3. Because he is a tool of the railroad and money-monopoly, and even

condition of the laboring classes during the grasshopper years still worse. 4. Because-although a good business man-he is a sorry statesman; and would, if sent to congress, occupy the same insignificant position there, that he does now at campaign meetings, allowing himself (like Barnum's white elephant) to be seen, but not

Now, Mr. Editor, some of us German Republicans would like to have you answer, in your next issue, the above arraignment of the character and previous career of our candidate for congress. Dispelling at the same time the Wochenblatt's silly notion of our begging admittance into the Democratic fold.

Especially with regard to number all of Postville, Nebr. one above, we would like to know night in which Gov. St. John sat on whether the Republican party is, or ever has been, the party of "retrogression," "fanaticism," "hypocricy" and ed at random from the Wochenblatt's tirades against Republicanism), leaving it to the Democracy to advocate progress, liberal ideas, morality and

equal rights for all. Do not spare your ink, Mr. Editor, we mean business. Some of us whose cradles were rocked on the other side of the Atlantic take the liberty to peruse the history of our adopted land, which we have learned to love, to draw our own conclusions from its pages and to think for ourselves. М. В.

Where I Stand. EDITOR JOURNAL :- The word "des-

pairingly" should have read dis-parag-ing-ly; despairingly is a word that I never took any stock in.

river bank, three miles below the presume for whom I please-Blaine and Logan in this case, and in any case for the man whom I consider the best, regardless of the size of his feet or the cut of his hair. Hensley's sarcasm and Higgins's

editorials are immense--keen politicians and talented attorneys and of course anything they say no man has any right to dispute. Does Democ- will be made before the Judge of the racy mean that once they apply a brass collar on a man, that he has no right to squeal? If such is the case, then neither Democracy nor Repub- the following witnesses to prove his licanism shall encircle my neck with

Respectfully, J. J. MAUGHAN.

TOHN TIMOTHY.

NOTARY PUBLIC AND CONVEYANCER. Keeps a full line of stationery and school supplies, and all kinds of legal forms. Iusures against fire, lightning cyclone and tornadoes. Office in Powell's Block, will be made before Judge of District Platte Center.

ESTRAY NOTICE. The undersigned did, on the 9th day of Sept. 1884, take up an estray mare, BAY, WITH WHITE STAR IN FACE. which the owner can obtain by paying post-office. 33-p-5 ALBERT Ros. 22-6 SHERIFF'S SALE.

BY VIRTUE of an order of sale to me der the seal of the District Court of September 23st, 1884, and the judgment and decree of said court upon the same which was issued, I have levied upon and taken as upon execution the following described property, to wit: The east half of the southeast quarter of section ten (10), in township eighteen (18), north of Bellevue College will have a range two, west of the sixth principal meridian, in Platte county, Nebraska, and on the

1st day of November, 1884, it I o'clock in the afternoon of said day at

the West front door of the Court House in the city of Columbus, in said county. (that being the building wherein the last term of the court was held), I will offer the same for sale at public vendue to the highest and best bidder for cash, to sat-isfy said judgment and decree, in said court rendered on the 19th day of March A. D. 1883, in favor of C. P. and A. B. Dewey, as plaintiffs, and against Michael Reagan, J. H. and Samuel Galley, Michael Whitmoyer, Meyer & Shurman, Hunneman & Tolman and Gustavus A. Schroeder, as defendants, for the sum o four hundred and lifty-two dollars and twenty-five cents (\$452.25) and costs eight cents (34.98) together with interest and accruing costs, when and where due attendance will be given by the under-

Dated at the Sheriff's office this 24th lay of September, A. D., 1881. D. C. KAVANAUGH, Sheriff of Platte County, Nebraska.

ADMINISTRATOR'S SALE.

In the matter of the estate of Edward D Sheehan, deceased. TOTICE is hereby given that the un dersigned by virtue of a license to us granted by the District Court of Platte county, Nebraska, bearing date the 16th day of August, 4884, to sell the real estate of said deceased, we, Henry J. Hudson administrator, and Ellen Sheehan administratrix, of the estate of said deceased

11th day of October, 1881, at one o'clock in the afternoon, at the

west front door of the Court House in the city of Columbus, in said Platte county, offer for saie, and sell atopublic auction to the highest bidder, for eash in hand, the said real estate situated in the county of Platte, and State of Nebraska described as follows, to wit: The midd! twenty-two feet of lot No. four (4), in block No. one hundred and nineteen (119). in the city of Columbus; also the following:described tract of land, beginning at the southeast corner of the southwest quarter of the northeast quarter of section No. twenty-nine (29), in township No. seventeen (17), north, of range No one (1), east of the sixth principal me chains, thence west ten (10) chains thence south three (3) chains, thence east ten (10) chains to the place of beginning. Dated at Columbus, Nebraska, this 23d iay of September, 1881.

HENRY J. HUDSON, Administrator, ELLEN SHERHAN, Administratrix, Of the estate of Edward D. Sheehan.

FINAL PROOF.

Land Office at Grand Island, Neb., Sept. 26th, 1884. MOTICE is hereby given that the fol lowing-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 Clerk of the District Court of Platte county, at Columbus, Nebraska, on Thursday, November 20th. Per. W. Carlson, Homestead No. 9296 for the N. W. 14, Section 18, Township 19 north, of Range 4 west. He names the ollowing witnesses to prove his continious residence upon, and cultivation of,

Anderson, Franz Soderberg, and John Blomervist, allert Lookingglass, Platte C. HOSTETTER, Register.

aid land, viz: N. D. Anderson, A. M.

FINAL PROOF.

Land Office at Grand Island, Neb.,) Sept. 23, 1884. TOTICE is hereby given that the lowing-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 Judge of District Court, at Columbus, Neb., on the 15th lay of November, 1884, viz: Ignaz Zach Homestead No's, 9188 and 12971, as additional for the S. ½, N. E. ¼, and N. ½, S. E. ¼, Section 28, Township 20 north, of Range 1 west. He names used his influence in making the sad the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Ignaz Veith, Joseph Haschke, August Wieser, Mathias Fuchs all of Humphrey P. O., Platte County.

C. HOSTETTER, Register. FINAL PROOF.

Nebraska.

Land Office at Grand Island Neb., Sept. 27th, 1884. JOTICE is hereby given that the fol lowing-named settler has filed notice of his intention to make final proof it support of his claim, and that said proof will be made before Clerk of District Court of Platte county at Columbus, Neb., on November 7th, 1884, viz: Patrick Duffy Homestead No. 11048. or the S. E. 1/4, Section 33, Township 20, Range 3 west. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Edward Rogan, Bernard Cal-

C. HOSTETTER, Register. FINAL PROOF.

Land Office at Grand Island, Neb., JOTICE is hereby given that the fo I lowing-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 Clerk of the District Court, of Platte county, at Columbus. Neb., on Monday, November, 24th, John Albracht, Homestead No. 9490 for the N. W. 14, Section 26, Township 20 porth, of Range 3 west. He names the following witnesses to prove his continuous residence upon, and cultivation

of, said land, viz: Simon Brown, Fred.

Wessel, Joseph Schmitz, Joseph Wieser,

C. HOSTETTER, Register.

all of St. Bernard, Platte County Neb.

FINAL PROOF. Land Office at Grand Island, Neb.,)

Sept. 16th, 1884. TOTICE is hereby given that the fo IN lowing-named settler has filed notice of his intention to make final proof i support of his claim, and that said proc will be made before the Clerk of the Disrict Court, at Columbus, Nebraska, on Detober 30th, 1884, viz: Friedrich Marolf, for the N. 1/4, N. E. 1/4 section 26, Township 19, Range 1 east Whom shall I vote for? Well, I He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Jacob Riess, Henry Miller, Herman Johannes and John Brugger all of Nebo, Nebr. C. HOSTETTER, Register. 22.6

FINAL PROOF.

Land Office at Grand Island, Neb., Sept. 18th, 1884. (N lowing-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof District Court, at Columbus Nebraska, on October 31st, 1884, viz: William F. Hanchett, Homestead No 8021, for the S. E. ¼, Section 26, Town-ship 19, North, Range 4 west. He names continuous residence upon, and cultivation of, said land, viz: John M. Anderson, N.O. Berlin, Nels Berlin and Gustave Abramson all of Palestine, Neb. C. HOSTETTER, Register.

FINAL PROOF. U. S. Land Office, Grand Island, Neb.)

Sept. 19th, 1884. TOTICE is hereby given that the fol-N lowing named settler has filed notice of his intention to make final proof in Court, at Columbus, Neb., on Oct. 30th, Nicholas J. Gentleman, Homestead No.

9237, for the E. ½ N. E. ¼, Section 20, Township 19, north of Range 1 west. He names the following witnesses to prove his continuous residence upon, and cul-tivation of, said land, viz: Wm. M. Dinneen of Columbus, Neb., and John F. C. HOSTETTER, Register.

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TIMBER CULTURE NOTICE U. S. Land Office, Grand Island, Neb.,)

Aug. 22d, 1884. COMPLAINT having been entered at U this office by William J. Snodgrass against Daniel Ryan for failure to comply with law as to timber culture entry No 314, dated March 25th, 1874, upon the S. W. C. Section 32. Township 17 north, Range west, in Platte county, Nebraska, with a view to the cancellation of said entry; contestant alleging that the said Daniel Ryan has failed to plant trees, seeds, cuttings or to cultivate said claim or plow or break the same in 1876, 1877, 1878, 1879 1880, 1881, 1882, 1883 or 1884 as required by law: The said parties are hereby summoned to appear at the office of A. D. Walker, notary public, Columbus, Nebr., on the 7th day of October, 1884, at 10 o'clock a. m., to respond and furnish testimony concerning said alleged failure. Final hearing at this office Oct, 20th, 1884. 10 o'clock a. m. 19-5 C. HOSTETTER, Register.

FINAL PROOF.

Land Office at Grand Island, 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 Clerk of the District Court at Columbus, Neb., on November 7th, 1884, viz: Albert Schroeder Homestead No. 9368. for the S. ½, of S. W. ¼, Section 30, Township 20, Range 1 east. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Henry Allison, E. A. Sage, Harry Herzenhann and

C. HOSTETTER, Register.

Wendelin Brauner, all of Cresten

FINAL PROOF. Land Office at Grand Island, Neb. TOTICE 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 the Clerk of the District Court, at Columbus, Neb., on October 23d, 1884, viz: John J. Maughan, Homestead No. 11170, for the S. E. 1/4, Section 34, Township 20, Range 3 west. He names the following witnesses to prove his continuous resi dence upon, and cultivation of, said land,

viz: Thomas Gogan, of Farrell P. O.,

Michael Lehnerz, of St. Bernard, Michael

FINAL PROOF.

J. Clark, of Postville, and Edward Maughan, of Lindsay, Neb. 21-6 C. HOSTETTER, Register.

Land Office at Grand Island, Neb., Sept. 8th, 1884. TOTICE is hereby given that the following-named settler has filed notice and all those diseases of the brain. Prive of his intention to make final proof in support of his claim, and that said proof will be made before the Clerk of the District Court at Columbus, Neb., on October 16th, 1884, viz: Martin Voorhees, Homestead No. 9017 for the S. ½, of S. W. ¼, Section 30, Township 18, Range 2 west. He names the following witnesses to prove hi continuous residence upon, and culti-vation of, said land, viz: Wallace Man-Curtis Hollingshead, Joseph Webster, and William Webster, all of

FINAL PROOF.

C. HOSTETTER, Register.

Monroe P. O., Nebr.

Land Office at Grand Island, Neb., August 29th, 1884. NIOTICE is hereby given that the follow-N ing named settler has filed notice of fund double the money paid. Certificate his intention to make final proof in support of his claim, and that said proof will e made before Judge of District Court, October, 1884, viz: Jacob Eschler, Homestead No. 13130, additional to Homestead No. 6805,) for the S. 14, N. E. 14, Section 26, Township 17 north, of Range 2 west. He names the following witnesses to prove his continuous residence upon, and cultiva-tion of, said land, viz: Nick Blaser,

C. HOSTETTER, Register. FINAL PROOF.

Land Office at Grand Island, Neb., Sept. 12th, 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 the Judge of the District Court, at Columbus, Nebraska, on the 1st day of November, 1884, viz: Parker F. Miller, Homestead Entry No. 11988, for the W. 1/2, S. W. 1/4, Section 26, Township 18, north, of Range 3 west. He names the following witnesses to prove his continuous residence upon, and culivation of, said land, viz: J. J. Judd, Marcus Judd, Dan Zeigler, Will. Sipple all of President, Platte Co., Neb.

C. HOSTETTER, Register.

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