

TERMS OF SUBSCRIPTION. Daily and Sunday, One Year, \$10.00. Six months, \$6.00. Three months, \$3.50. Single copies, 10 cents.

ADVERTISING. All communications relating to news and editorial matter should be addressed to the Editor.

THE PUBLISHING COMPANY, PROPRIETORS. The Bee Building, Second and F Streets, Omaha, Neb.

SWORN STATEMENT OF CIRCULATION. County of Douglas, State of Nebraska. Geo. B. Trebeck, secretary of the Bee Publishing Company, does solemnly swear that the circulation of the Bee for the week ending Sept. 15, 1890, was as follows:

Average, 20,639. Sworn to before me and subscribed in my presence this 15th day of September, A. D. 1890.

THE FORTHCOMING DEBATE AT GRAND ISLAND PROMISES TO BE ONE OF THE MOST IMPORTANT EVENTS OF THE NEBRASKA CAMPAIGN.

SO FAR AS THE SECOND DISTRICT IS CONCERNED, MR. MCKEIGHAN'S RECORD SEEMS TO BE THE MOST THING EXHIBITED AS YET.

AN INCREASE OF TWENTY-FIVE MEMBERS WILL NOT MATERIALLY AFFECT THE DISPATCH OF BUSINESS IN THE HOUSE REPRESENTATIVES.

WHEN THE REPUBLICAN CAMPAIGN REALLY OPENS ON THE 20TH OF SEPTEMBER, WHILE IT IS RATHER EARLY FOR BASE-BURNING COLD STOVES, IT MIGHT AS WELL BE SET DOWN AS A COLD DAY FOR THE OTHER TICKETS IN THE FIELD.

THE BALD-KNOBBERS OF MISSOURI STILL PURSUE THE OLD TENOR OF THEIR WAYS. PROSECUTING ATTORNEYS AND OTHERS WHO INTERFERE WITH THEIR PLEASANT VOCATION RECEIVE REMINDERS THAT A HANGMAN'S NOOSE AWAITS THEM.

THREE LARGE IRON MILLS AT PITTSBURGH AND ONE AT ALLEGHENY CITY, PA., HAVE ABANDONED THE USE OF NATURAL GAS.

THE RESULTS AT FAR ROCKAWAY SHOW THAT POLITICIANS HAVE ALREADY FOUND A WAY TO BEAT THE AUSTRALIAN BALLOT SYSTEM.

IT IS EVIDENT THAT A DETERMINED EFFORT WILL BE MADE IN THE HOUSE BY EASTERN MEMBERS TO REJECT THE SENATE AMENDMENT TO THE TARIFF BILL PLACING BINDING TWINE ON THE FREE LIST.

EVERY BUSINESS SUFFERS MORE OR LESS FROM THE DULLNESS INCIDENT TO THE TRANSITION FROM SUMMER TO FALL AND WINTER TRADE.

A FALSE INFERENCE. A correspondent says that in portions of the state the argument is being made that under high license the towns get the license money in their schools while the country supports the saloons and pays all expenses of prosecuting fights and riots caused by whisky.

ALL PROSECUTIONS THAT ARISE OUT OF RIOTS AND fights in the municipal courts are paid for out of municipal funds. If the complaint is that the license money goes to the support of the schools in the cities and towns, instead of the counties at large, then the remedy is to change the law by the legislature so as to make a different distribution of the license fund.

THE GRAND OPENING OF THE REPUBLICAN CAMPAIGN IS NOT A MARKER TO THE WIDESPREAD, EAGER INTEREST THAT PREVAILS IN CERTAIN CIRCLES FOR THE GRAND OPENING OF THE DEMOCRATIC "BARRI."

THE PASSAGE OF THE ORDINANCE INCREASING THE NUMBER OF POLLING DISTRICTS IN THE CITY, REMOVES THE DANGER OF DISFRANCHISEMENT THROUGH LACK OF VOTING FACILITIES.

THE GREAT MORAL REGULATORS OF KANSAS HAVE UNHEARD OF ANOTHER "EVIL" REQUIRING LEGAL REMEDIES. THE VIGILANT COMMITTEES AND JUSTICES, IN CASTING ABOUT FOR LEGAL SOURCES OF REVENUE, SPENT A GIANT'S SHARE OF THEIR TIME AND ENERGY IN SEARCHING FOR THE "EVIL."

THE DEPARTING HOUR RECORD FOR THE SECOND WEEK IN SEPTEMBER SHOWS THE LEGITIMATE BUSINESS OF THE COUNTRY IS NOT AFFECTED BY THE SPECULATIVE FURRY, AND IT STEADILY INCREASING.

THE FINANCIAL SITUATION. According to the latest reports from Washington there is no apprehension, so far as the treasury is concerned, regarding the financial situation, but nevertheless the stringency in New York and the pressing demand for loans are calculated to create a fear that the condition of the market may become more serious before there is an improvement.

THE DIFFICULTIES OF THE SITUATION ARE NOT WHOLLY DUE TO SPECULATION. WHILE THIS IS LARGELY RESPONSIBLE FOR THE EXISTING STRINGENCY, ANOTHER POTENTIAL CAUSE IS THE APPREHENSION OF BANKERS OF AN EXTRAORDINARY DEMAND FOR IMPORTERS TO PAY DUTIES ON GOODS ENTERED SINCE THE BEGINNING OF AUGUST AND WHICH MUST BE TAKEN OUT OF BOND, ACCORDING TO THE TERMS OF THE TARIFF BILL AS ADOPTED BY THE SENATE, BEFORE THE 1ST OF NOVEMBER.

THE TARIFF BILL AS ADOPTED BY THE SENATE, BEFORE THE 1ST OF NOVEMBER, IS CARRIED OUT, THE DRAIN UPON THE MONEY MARKET WILL BE VERY SEVERE. IT HAS ALREADY BEEN SUFFICIENT TO MAKE A RATHER SERIOUS SQUEEZE, BUT WHAT HAS BEEN EXPERIENCED WILL AMOUNT TO LITTLE COMPARED WITH WHAT IS THREATENED.

WHERE WAS THE INSPECTOR WHEN THE electric light went out? If the heaters and fixers are permitted to run primaries and conventions, there is no show for the office finding the man.

THE SCHOOLS MIDDLE, COMING ON THE heels of the exposure of the council Post-Bals, serves to illumine South Omaha's folly in rejecting annexation.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

THE INCREASE IN THE ENROLLMENT OF THE public schools is as large as could be expected, in view of the causeless contagion snare and want of adequate accommodations.

1880, with an increase of only two per cent in mileage. This is largely in excess of the gain in 1889 over 1888, and indicates a fairly prosperous condition of the transportation business.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

NEWS OF THE NORTHWEST. Prices of a public park are being discussed at Aurora.

THE APPLE CROPS OF ONE county will be light this year and prices high.

NEWTON WILLIAMS, a ten-year-old Fairmont boy, had his nose torn from his face by a kick from a horse.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

THE ANNUAL REUNION OF THE OLD settlers of Missouri, held on the fair grounds at Central City, October 1st.

FROM THE STATE CAPITAL. Briefs filed in the Big Suit Against the South Omaha Land Company.

BUSINESS BRISK IN THE DIVORCE MILL. A Suit for Damages Against the Rapid Transit Company—Death of Kate Verjal—Lincoln News and Notes.

LINCOLN, Neb., Sept. 15.—(Special to THE BEE.)—The briefs in the great suit between Everett M. Anderson on one side and William A. Pauls, Peter E. Bor, James M. Woolbert, Alexander H. Sullivan, Thomas Stock, Frank Murphy and Charles W. Hamilton of the South Omaha land company on the other, were filed this morning in the supreme court.

THE DEFENDANTS DENY THAT ANDERSON WAS ONE OF THE PERSONS WHO CONTRIBUTED TO THE \$250,000 PURCHASE MONEY OF THAT COMPANY.

THE CASE OF SUICIDE WOODS vs. FREDERICK WOODS, in which the lady makes a petition for a divorce, was called up today.

THE COURTS HAVE DECIDED THAT THE MOTOR VEHICLE OWNED BY JOHN G. GARDNER IN WINNEBAGO COUNTY LAST YEAR IS HIS PROPERTY.

THE REEK ISLAND CARRIED 148,555 PASSENGERS TO AND FROM THE STATE FAIRGROUNDS THIS YEAR, AGAINST 1,000 LAST YEAR.

MRS. GEORGE R. CLARK OF CARROLL, who lost both hands in a fire on a account of liquor, has brought suit for damages against the Joneses of that city, with excellent chances of winning her case.

THE OLD EVIDENCE IN THE case of the man who arrested Max and Rex for the murder of Henry Jones, was filed on at Marshalltown, Ia., this morning, supposed to be members of the gang.

THE DEATH OF A FARMER OF YELL TOWNSHIP, Webster county, is now being in a certain county from the fact of a stroke of lightning.

THE DEATH OF A FARMER OF YELL TOWNSHIP, Webster county, is now being in a certain county from the fact of a stroke of lightning.

THE DEATH OF A FARMER OF YELL TOWNSHIP, Webster county, is now being in a certain county from the fact of a stroke of lightning.

THE DEATH OF A FARMER OF YELL TOWNSHIP, Webster county, is now being in a certain county from the fact of a stroke of lightning.

THE DEATH OF A FARMER OF YELL TOWNSHIP, Webster county, is now being in a certain county from the fact of a stroke of lightning.

THE DEATH OF A FARMER OF YELL TOWNSHIP, Webster county, is now being in a certain county from the fact of a stroke of lightning.

THE QUESTION SETTLED. There Are Few Seals Left in Behring Sea to Quarrel About.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.

THE BEHRING SEA QUESTION IS PRACTICALLY settled. Like the famous case of Janey vs. Janey, it has come to an end because the property indisputably has been ascribed to the United States government.