The Watchman, New Officers for the W. C. T. U.

J. H. GROPENGIESER, PUBLISHER.

SATURDAY, JULY 27, 1889.

REPUBLICAN MASS CONVENTION.

The Republicans of Sully County will meet in Mass Convention at the Court House in Onida, D. T., on Saturday, Aug. 18°9, at 1 o'clock p. m., to elect five [5] delegates to represent said county in the South Dakota State Convention called to meet at Huron on the 28th day of Aug.

Also to select five [5] delegates to at-tend the judicial district convention not yet called.

The County Republican Central Com-nutree 17 requested to meet at Onida. August 17, 1889, in mediately after the Sunday, August 18th. mass convention to call a county convention and transact any other business that e presented.

Onida, S. D., July 18th, 1889. F. W HOWARD. C. W. HAWES,

Secretary.

St. John will each assist in the prohibition campaign in South Dakota.

----THE papers have already begun agitating the question of a world's fair to be held in 1892, the 400th anniversary of the discovery of America, and G. Pease, C. W. Johnson. Chicago thinks she is large enough Pleasant Twp., Ferguson School House for the place where.

THE Constitutional Convention has Lake Township, Mercer School House apportioned South Dakota into into eight judicial districts, of which the sixth consists of the Counties of Sully, Hand, Hyde, Hughes, Potter, Faulk, Edmunds, Walworth, Campbell, Mc-Pherson and Stanley counties.

--- $A\tau$ a prohibition meeting held by the colored orator John II. Hector, in Bids to Furnish County Supplies Hand county, a black prohibition pig was donated to the cause. At his next meeting Mr. Hector put the pig up at auction and by fine management it was sold for \$36.00, and now the St. Lawrence Journal appropriately remarks: "May South Dakota become famous, indeed, for pork and prohibition.



To the Goddard Correspondence in the Pierre Signal.

In the Pierre Signal of July 19th. is a notice of the temperance meeting held at the Stokes school house in which the author says: "This neighborhood was visited by a few of the big guns from Onida, such as that burg can afford. * " They were Messrs, H. E. Kimmel, Geo. Everts. Owen and wife. * The speakers began by comparing virtuous Sully with unvirtuous Hughes, to the great detriment of the latter county. They claimed that the 130 cases docketed at the last term of court for Hughes county were all caused by liquor. They then added that the virtuous Sully had held no court at all and that there were only 30 cases docketed and that none of them were caused by

The Onida W. C. T. U. met at the resi-dence of Mrs. J. H. Otis, 21 miles west of town, Thursday, and elected the follow-ing officers for the ensuing year: Presi-dent Mrs. N. W. Desten, Was Describert, Status, and Grassing and Grassing and Status, and Stat ing officers for the ensuing year: Presi-dent, Mrs. N. W. Porter; Vice Presidents, Mrs. H. N. Merrick, Baptist; Mrs. Edward Barber, Presbyterian, and Mrs. Maria T.

Johnson, Methodist; Corresponding Sec-retary, Miss Minnie G. Agar; Recording Secretary, Mrs. Jas. H. Otis; Treasurer, Mrs. D. Q. Jordan; Soliciting Committee, Mesdames S. R. Pratt, G. W. Cass and W. E. Garner. The following standing com-mittees were appointed: Legislation and Petition, Mrs. Livingtone: Heredity, Mrs. W. Holmes; Purity, Mrs. L. E. Loomis; Hygiene, Mrs. E. E. Brooking; Supt. of Franchise, Mrs. J. G. Arnold. By a vote the clause in the constitution favoring the third party move was ordered stricken out and so noted on the records of the Union. The next public meeting will be held on

...

Prohibition Meetings.

The following prohibition meetings have been arranged for Aug. 11th at three Temporary Pres. o'clock p. m.

Farmington Twp., Fisher School House. Speakers: J. M. Porter, D. M. Anderson, SAM Jords, Sam Small and Ex-Gov. Mrs. Hattie Hughes, E. P. Banch, James Groseclose, Mrs. Rosa Harpold.

Fairbank Twp., Johnston School House Speakers: D. F. Sweetland, Mrs. V. M. McFall, Mrs. J. Owen, Rev. J. W. Scott, B. P. Hoover, J. M. Moore. Rich Valley Twp., Turley Schoo' House

Speakers: F. H. Finch, Frank Howard, H. O'Connor, Mrs. A. M. Starks, Mrs. H.

Speakers: W. W. Andrews, A. C. Byrum, Mrs. Spencer, Miss Lena Greer, T M. Goddard

Speakers: Albert A. Snow, Mrs. Abbie Steward, Eugene E. Kidney, Miss Jessie Livingston, Mrs. II. E. Kimmel.

Garner Twp., Lyon School House. Speakers: G. W. Everts, R. J. Court ney, Miss Della Finch, William Toomey

NOTICE.

Wanted.

Bids will be received at my office for the furnishing of books, blanks, records, sta-tionery and all necessary office supplies or the various county officers. Bids stationery to be separate from those r books, blanks or records. Also bids furnish about 12 tons of Hocking Valor books, blanks or records. ey coal delivered in Blunt. All goods to e furnished from Sept. 1st, 1889, to April

1st. 1890. Any or all bids may be rejected by the Commissioners. The Board will meet Sept. 2nd, 1889, when all bids will be opened and considered.

H. E. KIMMEL. County Auditor.

FINAL PROOF NOTICES.

(Final Romesterd.)

Land Office at Huron, D. T., July 20, 1889. Notice is hereby given that the following named ettler has filed notice of his intention to make inal proof in support of his claim, and that said aroot will be made before the Judge and Ex-orm to Clerk of the Probab Court in and for Sully Jounty, D. T., at Onida, D. T., on September Joth, 889, viz:

CHARLES W. HOLMES,

CHARLES W. HOLMES, under his Homestead application, No. 1,825, Huron series, for the N. W. quaarter of section 2, town-ship 114 N., range 77 W., and He names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: William H. Shepherd, Luchan E. Loom-is, Anthony Y. Denton, William E. Garner, all of Onida, Sully county, Dakota,

(Final Homestead.) Land Office at Huron, Dakota, July 13, 1889.

WILLIAM F. PUNZEL,

under his Homestead Application No. 7701, Huror series, for the N. E. 1/4 of Section 1, Township 115 He names the following witnesses to prove his

The names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: David G. Frank, Niels P. Anderson, John Probst, Charles P. Peterson, all of Turley, Dak. Any person who desires to protest against the al-lowance of such proof, or who knows of any substan-ted rescue under the law and seculations of the toial reason, under the law and regulation crior Dep artment, why such proof should not be alowerl, will be given an opportunity at the above mentionedly inc and place to cross-examine witnesses of said claimant and to offer evidence in rebuttal to that submitted by claimant. JAMES MCDOWELL, Register.

[Final Homestead.]

Land Office at Hurron, D. T., July 13, 1885. Notice is hereby given that the following named settler has filed notice of his intention to make mail proof in support of his claim, and that said proof will be made before the Judge and Ex-Officio Clerk of the Probate Court in and for Sully County, D. T., at Onida, D. T., on September 16th, 1889, viz:

CHARLES H. AGAR.

CHARLES H. AGAR, under his Homestead Application, No. 4301, Huron series, for the S.W. quarter of section 11, township 114 N. Range 77 W. He names the following witnesses to prove his con-tinuous residence upon and cultivation of said tract, viz: Wallsee Lilly, Edward Barber, Allen M. Starks and Jannes H. Otis, all of Onida, Sully Co. Dakota. Any person who destres to protest against the al-lowance of such prosef, or who knows of any substan-tial reason, under the law and regulations of the In-terior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to crossexamine the wit-nesses of said claimant and to offer evidence in re-buttal of that submitted by claimant. JAMES McDowELL, Register.

(Supplemental Proof.)

(Supplemental Proof.) Land Office at Huron, D. T., July 6, 1889. Notice is hereby given that the following named ittler has filed notice of his intention to make nal proof in support of his claim, and that said roof will be made before the Judge, and Ex-dicio Clerk of the Probate Court in and for Sully annty, D. T., at Onida D. T., on Sep. 11th, 1889, viz. WALTER G. MOSHER,

WALTER G. MOSHER, under his Homesteal Declaratory Statement No. 553, Huron series, for the S-E 1/4 of section 21, township 114 N., range 78 W., and He names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: William W. Botsford, Daniel Adams, Frank M. Chamberlam, and Philetus A. Terwilli-ger, all of Clifton, Dakota. Any person who desires to protest against the al-lowance of such proof or who knows of any substan-tial reason, under the law and the regulations of the allowed, will be given an opportunity at the above mentioned time and place to cross-examine the wit-nesses of such proof. to offer evidence in re-buttal of that submitted by claimant. JAMES MCDOWELL, Register.

|Final Homestead.

Land Office at Hurron, D. T., July 13th, 1889, Notice is hereby given that the following named attler 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 and Ex-Officio Cerk of the Probate Court in and for Sully Coun-ty, D. T., at Onkin, D. T., on September 3, 1889, viz: PERRY M. RANKIN,

PERRY M. RANKIN, under his Homestead application, No. 12,139, Hur-on series, for the S.W quarter of section 18, fown-ship 16 N., range 75 W. He names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Dourlas Archer, Marcus M. Hoisington, Lewis W., Epps. and Chris-tian Hartman, all of Waterford, Dakota. Any person who desires to protost against the al-lowance of such proot, or who knows of any substan-tial reason, under the law and the regulations of the Interior Denartment, why such proof should not be

Interior begaringent, why such the requirations of the Interior begaringent, why such proof should not be allowed, will be given an opp etimity at the above mentioned time and place to cross-examine the wit-nesses of said chimant, and to offer evidence in re-buttal of that submitted by claimant. JAMES McDowELL, Register.

(Final Homestead.) Land Office at Huron, D. T., June 10, 1883 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 and Ex-Officio Clerk of the Probate Court in and for sully Coun-ty, D. T., at Onida, D. T. on August 1, 1889, viz: HERMAN SPALDING

HERMAN SPALDING under his homestead application, No. 3840, Huron series, for the S. E. quarter of section 21, town-ship 115 N, range 78 W, and He names the tollowing witnesses to prove his continuous residence upon and cultivation of said tract, viz: Erick Spits, Herman G. Thrams, Her-man Bergner, Nathan Porter, all of Clifton, Saily County, Dak.

y, Dak. person who destres to protest against the ince of such proof an entropy of the protect against the

CONTEST NOTICE.

for abandoning his Romestend Entry No. 10433, H. series, dated Aug. 7th, 1885, upon the N-W 14 of Sec-tion 29, Township 114, Range 75, in Sully County, Da-tocta; contestant alleging that said Howard M. Cronk has wholly abandoned said tract for more than eighteen months since making said entry, in that he has not lived upon nor has he been upon the land or the last eighteen months, nor has be cultivated for the last eighteen months, nor has be cultivate any portion of the land for the last eighteen month id that he has not had any house or other building in the said land since J (1), 18.8, fund(that he has whol-a bandoned the said tractor i and for more than one car, and that such failure still continues up to and at year, and that such tables shi continues up to and date of this affidavit—with a view to the cancellatic of said entry; the said parties are hereby summon to appear at the office of the Clork of the Distri Cont of Suily Co., D. T. at Onida, D. T., on the 27, day of August, (889 at 9 o'clock a. m., to respon When the order of the promisery and the control of the state of the control of the state of the control of the state of th nd furnish testimony concerning said alleged aban onment. Final hearing at this office Aug. 31, 1889

O. W. BAIR, Receiver. Publication ordered in the Sully Co, Watchmar ublished at Guida, D. T. N. E. WESTOVER, Attorney, Blunt, Dakota,

SUMMONS.

Ferritory of Dakota, Fifth Judicial District, (** In the District Court in and for Sully County

E. S. ORMSBY, Trustee, and The AWERICAN INVESTMENT Co.,

FRANCIS N. GARDNER, FANNIE M.

GARDNER and AMBROSE WILLIAMS.

GARDNER and AMBROSE WILLIAMS. The Territory of Dakota sends greeting: To the bove named defendants. You are hereby summoned and required to an wer the complaint of this action which will be a file on the sh day of June, A. D. 1989 a theoffice of the Clerk of the District Cour-citing and for the Courts of Sully Territory as

Ton are noted summoned and required to an-swer the complaint of this action which will be on file on the sin day of June, A. D., 1889, in the office of the Clerk of the District Court within and for the County of Sully, Territory of Dakota, at the Court House in the Town of Onida, County of Sully, D. T., and to serve a copy of your answer on the subscriber at his office in the City of Madison, Dakota Territory, within thirty days after the service of this summons, irry days after the service of this velocitie of the day of service. If yo never the complaint within that time, t if will apply to the court for the relief is the convolution. I in the complaint. Dated June 3rd, 1889.

W. V. NELSON Plaintiffs' Attorney, Madison,

To the above named Detendants, You will please take notice that the complaint in the above entitled action was filed in the office of the Clerk of the District Court for Sully County on the sth day of June, 1889.

W. V. NELSON, W. V. NELSON Plaintiff's Attorne (First Publication July 13th, 1889.)

MORTCACE SALE.

WHEREAS, DEFAULT HAS BEEN MADE IN payment of three install:cents of curved by a mortgage dated the 11th er, A. D. 1884, executed by William 1 of the County of Sully and Territor of October, A. D. 1884, executed by William Lew-ington, of the County of Sully and Territory of Dakota, to Ormsby, Graves A. Co., of the County of Bendle and Territory of Dakota, and which morigage was resorded in the office of the Register of Decids of the County of Sully, D. T., in book B, of Records, on page 137, on the 20th day of October, 1884, at 9 octock A. M., and Whereas, how action or proceedings at Law or other wise have been instituted to recover the debt second by said morigage or any part thereof. Whereas, before the commencement of foreclos-ure said morigage, with the notes secured thereby, was duly assigned by the said morigage to The Alto, in the State of Iowa. Whereas, the amount claimed to be due upon

There of when the same should become due, or in the case of a failure of the mortgage to pay any taxes accessed of to be assessed against the premises correctly said mortgage, or in case of a violation of any of the conditions contained in said mortgage, the analytic terms, both principal and interest, shall at once become due and payable and said mortgage, that if default be nade in the payment of the portion of the interest due upon the same become due and payable and said mortgage, and mortgage of the taxes assessed on said real property as agreed to the possession of the same become due and mortgage, and mortgage at the date of this notice is the same of a booth out by reason of said default, and the same become due and eighty-three dollars and thirty to reents, the whole amount of principal and still there are due and payable damary lst, 1889, and they said mortgage at the date of this notice is the same to also the further sum of fury dollars, attor eacts for taxes necessarily paid by said mortgage.
Now, therefore, notice is hereby given that by virtue of the power of sale contained in a pursuant of a mortgage to the same due and payable damary lst, 1889, and thus test in such case made and provide, the same date of the same due of the same due and payable damary lst, 1889, and the same due and payable damary lst, 1889, and the same due and payable damary lst, 1889, and the same due and payable damary lst, 1889, and the same due to mortgage, permises described in a purpose of the case in date and payable damary lst, 1889, and the taxet deed or mortgage, the said trust deed or mortgage, as therein provided, and trust field trust decides in the same due the pay and trust deed or mortgage, as there and the pay and the same due and payable damary lst, 1889, and the same due and payable damary lst, 1889, and the same due and payable damary lst, 1889, and the same due and payable damary lst, 1889, and the same due and payable damary lst, 1889, and the same due the date or mortgage, as there an

C. M. HARRISON, Attorney for Mortgagee, (First Publication July 20, 1889.) Allo, in the State of lows, Whereas, the amount claimed to be due upon said morrgage, at the date of this notice, is the sum of Twenty six dollars, (\$25,000 towit \$20,000 principal, and \$5,000 interest, and Fifteen dollars attorney's fees stipulated for in said morrgage. New, Therefore, notice to hereby given that by a, claimed to be due upor act, viz: William II. Snepherd, Lucian E. Loone , Atathony Y. Donton, William E. Garner, all of hida, Sully county, Dakota. Any person who desires to protest against the allowance of such proof, or who knows of any sub-stantial reason, under the law and the regulations of the Interior Department, why such proofshould attential reason, under the law and the regulations of the Interior Department, why such proofshould should not be allowed, will be given an opportunity the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claim-nt. JAMES MCDOWELL, Register.

erwise has been instituted to recover the debt sered by said mortgage or any part thereof; and, Whereas, it was stipulated in said mortgage Whereas, No action or proceedings at law or otherwise, has been instituted to recover the de't secured by said mortgage or any part thereof, and Whereas, said trust deed or mortgage has not been

NOW, THEREFORE, Notice is hereby given that by virtue of the power of sale in said trust deed or mortgage contained and duly recorded as aforesaid, and in pursuance of the statutes in such case made and provided, the said trust deed or mortgage will be forcelosed by a sale of the premises therein described, at public auction, by me, Wm, G. Nixon trustee, or the Sheriff of Sully county, D. T., or his duly appointed deputy, to the highest and best hidder, at the front door of the Court Honse, in the Town of Onida, in the County of Sully and Territory of Dakota, upon the 12th day of Soully and Territory of Dakota, upon the

13th day of September, 1889,

13th day of September, 1889, at two o'clock in the afternoon of said day. The said mortgaged premises are situated in the County of Sully and Territory of Dakota, and are described as follows, to-wit: The North-West quar-ter of section thirty-two (32), in Township one hundred thirteen (113), Range seventy-five (75). Dated, Pierre, D. T., this 1st day of July, 1889. Unded, Pierre, D. T., this 1st day of July, 1889. W. G. NIXON, Trustee. Chas. H. BURKE, Attorney for Mortgagee.

|First Publication July 27, 1889].

MORTCACE SALE.

To CHARLES KARRACH and LOUISE KAR-

RACK, Mortgagors: TAKE NOTICE, WHEREAS, DEFAULT HAS been made in the payment of the interest which became due danuary 1st and July 1st, 1887, Jaguns ry 1st and July 1st, 1888, amd danuary ist, 1889, up-

ry ist and July ist, isse, and January ist, isse, and on a certain promisory note secured by a certain trust deedfor mortgage, dated June 4th, iss5, exe-ented by Charles Karrack and Louise Karrach, his wife, of the County of Sully and Territory of Da-kota to Wm. G. Nixon, trustee for Wm. F. Baird, of the County of Hughes and Territory of Dakota, and which said trust deed or mortgage was, on the 8th day of June, 1885, at one o'clock p. m., duly filed in the office of the Register of Deeds of Sully county and Territory of Dakota, and was recorded in Book 5 of Mortgages upon page 506, and Whereas, no action or proceedings at law or otherwise have been instituted to recover the debt secured by said trust deed or mortgage or any part thereof, and

CONTEST NOTICE.
 NOTICE—TIMBER CULTURE. 7431.
 U.S. Land Office, Huron, batota, July 5, 188, Complaint having been entered at this office by Joint Howarnson against CHARLES BELZ, for failure to comply with law as to Timber-Culture of Section 31, Township 11, Thannoi the Ship of Section 31, Township 11, Thannoi the Ship of failure to comply with law as to Timber-Culture of Section 31, Township 11, Thannoi the Ship of Section 31, Township 11, Thannoi the Ship of failure to comply with law as to Timber-Culture of Section 31, Township 11, Thannoi the Ship of failure to comply with law as to Timber-Culture of section 31, Township 11, Thannoi the Ship of section 31, Township 11, Thannoi the Ship plant fave acress or any part thereof to trees, the section of any of the conditions contained in section by said mortgage, but principal and in-tremises covered by said mortgage, or and parabile and the plant fave acress or any part thereof to trees, the section of any of the conditions contained in section by said mortgage, but principal and in-tremises covered by said mortgage, or any part thereof, and section of any of the conditions contained in the said wears or any part thereof to trees, said true the said mortgage, and section the same decaute and parabile July sections and there site whole announce of principal and the said mortgage, and section the same decaute and parabile July sections and tract at any other time during the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the taxes assessed on said ceapportry as agreed to the s

3d day of September, 1889,

at one o'clock in the afternoon of that day. Dated at Huron, D. T., this tilth day of July, 1889, ROBE E. DANRLS, Mortgagee, C. M. HARRISON, Attorney for Mortgagee,

(First Publication July 20, 1889.)

HENRY SEAMAN and BERTHA SEAMAN, his

wife, Mortgagors: TAKE NOTICE, WHEREAS, HENRY SEAMAN and Bertha Science, HENRY SEAMAN and

whereas said morigage was given to seem to be payment to for 8200 bearing S per cent, interest, payable annually on the 1st day of November 1885, 1880, 1887, 1888, 1889 and on the 13th day of October, 1890, and Whereas default has been made in the payment of interest due November 1st, 1888, and said default still continues

of interest due November 1st, 1885, and send default still continues. Whereas, no action or proceedins at law or oth-erwise have been instituted to recover the dolt se-cured by saidmortgage or any part thereof, and Whereas, it was stipulated in said mortgage that a failure to pay any money secured by said mort; gage, either principal or interest, or any portion thereof when the same should become due, or in case of a failure of the mortgage to pay any taxes assessed of to be assessed against the premises cov-ered by said mortgage, or in case of a violation of

MORTGAGE SALE.

hquor. Then to put the cap sheaf on they claimed that Sully county had as much if not more population than Hughes and a string of nonsense like the above which any ten year old school boy knows to be untrue. There were over half of them that could not 1889, viz: see the point which proved that they were not all chumps and cranks by any means.

The correspondent from Goddard who wrote the item, a part of which is above quoted, has succeeded in showing the badness of his heart by the language he uses, by the disregard he shows for the feelings of men and by his desire to create a feeling in Hughes county against the people of his own county. He accuses men like H. E. Kimmel, our County Auditor; Judge Everts, one of the Trustees of the Madison Normal School, of talking nonsense and telling what is not true and of being chumps and cranks. He ventures to tell what was said at the meeting which he did not attend and wilfully misrepresents it. He resorts to the tactics usually adopted by the rum power and its imps (one of which he is), that is to lie and intimidate, and no doubt he would go for them as his friends did in Sioux City, Iowa, if he had a little backing and were not he had a little backing and were not too cowardly. He is a well known exsaloon keeper whose saloon was kicked out of Iowa and he has been sour with good men ever since, and if reports be true, with his family, too. The facts are that the meeting was a rousing good one, and nothing was said disparaging of Hughes county by any of the speakers, and the audience were well pleased and more confirmed in the belief that the schools which produce such men as the author of that item should be eternally closed.

GOODWATER TWP.

[Commuted Homestend.]

Land Office at Huron, D. T., July 20th, 1889 Notice is hereby given that the following names ttler has filed notice of his intention to make other has more than the set of th

LAURENCE A. TEMMEY.

LAURENCE A. TEMMEY, under his Homestead application, No. 12,568, Hur on series, for the N. E. quarter of section 4, town-ship 114 N., range 70 W., and He names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Henry P. Evert, William A. Lage, of McCamley, Dak Jexander S. McMahan, Onida, Dakota, Reuben Clark, of Blunt, Dakota. A:y person who desires to protest against the allowance of such proof, or who knows of any sub-stantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportun-Howance of such proof, or who knows of an tantial reason, under the law and the regul file. Interior Department, why such hould not be allowed, will be given an oppo-ty at the above mentioned time and place to xamine the witnesses of said claimant, ar direvidence in rebuttal of that submitte

offer ev. claimant. JAMES MCDOWELL, Register.

(Final Homestead)

Land Office at Huron, D. T., June 29th, 1889. Notice is hereby given that the following named ettler has filed notice of his intention to make nal proof in support of his chaim, and that said roof will be made before the Judge and Ex-Offi-io Clerk of the Probate Court in and for Sully o., D. T., at Onlda, D. T., on August 27th, 1889, viz: HENRY KUNSTMANN

mean in homestead application, No. 4,073, Hur-on series, for the N.E. quarter of section 7, town-hip 114 N., range 75 W. He names the following ritnesses to prove his continuous residence upon and cultivation of said tract, viz: Daniel W. Bushnell, Ferdinand Bockelmann, William H. McCamly, Francis P. McCamly, all of McCamly

(Supplemental P. D. S.)

(Supplemental P. D. S.) Land Office at Huron, D. T., July 6th, 1889. Notice is hereby given that the following amed settler has filed notice of his intention to ake final proof of his claim, and that said proof ill be made before the Judge and Ex-Officio lerk of the Probate Gourt in and for Sully Coun-r, D. T., at Onida, D. T., on Sept. 9, 1889, viz:

JOHN W. STEWART,

der his pre-emption declaratory statement No. is, Huron series, for the 'N. E. quarter of section township H13 N., range 75 W. and he names the lowing witnesses to prove his continuous res-nce upon and cultivation of said tract viz: Hor-o E. Kimmel, of Onida, Dakota, John S. Walk-Charlow W. harles Walker, Isaac E. Earnest, of Blunt,

Any person who desires to protest against the tial reason, under the law and regulations of Interior Department, why such proof should be allowed, will be given an opportunity at the rementioned time and place propertunity at the mentioned time and place to cross-examine tnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant

JAMES MCDOWELL, Register.

(Final Homestead.)

Land Office at Huron, D. T., June 17, 1889 ice is hereby given that the following hau final proof in support of his Intention to a proof will be made before the Indge and Ex-to Clerk of the Probate Court in and for Sully Co ty, D. T., on August 15, 1889, viz

GEORGE GASPERICH

GEORGE GASPERICH under his honostead application No. 4,200, Heron sories, for the N. E. quarter of section 13, township 115 N., range 78 W., and He names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Mortimer Builler, of Clitton, Dakota, Wilfiam H. McFarlane, Bartel Wonsmos, Richard Oates, all of Onida Dakota. Any person who desires to protest against the allowance of such aroof, or who knows of any sub-stantial reason, under the law and the regula-tions of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by dotted. evidence in rebuttal of that submitt claimant.

JAMES MCDOWELL, Register,

(Final Homestead.)

Land Office at Huron, D. T., July 6, 1889. 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 and Ex.Off-tio Clerk of the Probate Gourt in and for Sully County, D. T., at Onida, D. T., on Sept. 6th, 188 viz:

LEVI N. BUSHNELL,

LEVI N. BUSHNELL, under his final Homesteal application. No. 8807, Huron aeries, for the S. E quarter of section 5., township 114 N., Range 75 W., and he names the following witnesses to prove his continuous resi-dence upon and cultication of said tract, viz: Fran-cls P. McCamly, Henry Kunstmann, of McCam-ley, Dakota, Albert L. Sauvage, Isaac Sauvage, of Turley, Dakota. Any person who desires to protest against the allowance of such proof, or who knows of any sub-stantial reason under the law and the regulations of the Interior Department, why such proof should not be allowed will be given an opportunity at the above mentioned time and place to cross-exam-ine the witnesses of said claimart, and to offer ev-idence in rebuttal of that submitted by claimant. dence in rebuttal of that : JAMES MCDOWELL, Register

It is names the following witnesses to prove his continuous residence upon and cultivation of said tract, viz: Harvev Steere, Michael Farley, George Gaspereich and Mortimer Buttler, all of Onida, D. T. Any person who desires to protest against the al-lowance of such proof, or who knows of any sub-stantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evi-dence in rebuttal of that submitted by claimant. JAMES MCDOWELL, Register.

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MORTCACE SALE.

LOUIS BAKER, a single man, Mortgagor, and make make constant of the Clerk of the District of Sully County, at Onida, D. T. on Sully County, at Onida, D. T. on Sully County, at Onida, D. T. on WILLIAM S. SULGROVE, under his Homestead application No. 12509 to worship 115 N., range 78 W, and the sonain more series, for the SW by of section 11, townis are set for the SW by of section 11, townis tract, viz: Harvey Stere, Michael Farley, George Ga percisch and Mortimer Buttler, all of Onida, D. T. on NAY person who desires to protest against the allower of backs, under the law?
 Any person who desires to protest against the allower of backs and the law? TOTIS BAKER, a single man, storigagor, and series TAKE NOTICE. WHEREAS LOUIS BAKER, a single man, of the County of Sully and Terri-tory of Dakota, morigagor, executed a certain morigage in favor of Rose E. Daniels of the State (Wissian State State State)

To JAMES H. BENNETTE, Mortgagor: TAKE NOTICE WHEREAS, DEFAULT HAS BEEN made in the payment of the interest which be-came due February 27th, 1889, upon a certain prom-isory note, and also in the payment of the principal sum which became due February 37th, 1889, secured by a certain trust deed or mortgage, dated the 37th day of February, 1884, executed by James H. Ben-nette, (single), of the County of Sully and Territory the term of Win A. Knon, Trustee for Win, F.

3d day of September, 1889.

one o'clock in the afternoon of that day. Dated at Huron, D. T., this 13th day of July, 1885 MARY J. MCFARLANE, Mortgagee.

MORTCACE SALE.

at two o'clock in the afternoon of said day. The said mortgaged premises are situated in th county of Sully and Territory of Dakota and are de situated in the scribed as follows, to wit: The North-East quarter of eaction three [3], in Township one hundred sixteen [116], Range Seventy-seven [77].

Dated, Pierre, D. T., this 1st day of July, 1889, W. G. NIXON, Trustee,

CRAS. H. BURKE, Attorney for Mortgra [First Publication, July 27, 1889].

MORTC CE SALE.

due Apr

To EDWARD AKER AKE NOTICE. WI made in the particle July

lescribed as follows, to wit

of \$10° attorney's tee provided for in said trust deed or mortgage, to be paid in case of foreclosure. NOW, THEREFORE, Notice is hereby given, that by virtue of the power of sale in said trust deed or mortgage contained and duly recorded as aforesaid, and in pursuance of the statute in such case made and provided the said trust deed or mort gage will be foreclosed by a sale of the premises therein described, at public auction, by me, Wm, G. Nixon trustee, or the Sheriff of Sully consty, or his duly appointed deputy, to the highest and best bidder, at the front door of the Court House in the town of Onida, in the County of Sully and Territory of Dakota, upon the light day of Sentember 1880

14th day of September, 1889,

at two o'clock in the afternoon of said day. The said mortgaged premises are situated in the County of Sully and Territory of Dakota, and are

ere of Dokota, and are The South-East quar-

and, Whereas, the whole amount claimed to be due at the date of this notice is the sum of Three hundred and forty dollars and fifteen cents, to-wit: §250 principal and §900 Jå interest, besides the further sum of \$100 dollars attorney's fee, provided for in said trust deed or mortgage, to be paid in case of forecloaure. NOW, THEREFORE, Notice is hereby given, hat by virthe of the nower of sale in said trust

NoW, THE REFORE. Notice is hereby given, that by virtue of the power of sale in said trust deed or mortgage contained and duly recorded as aforesaid, and in pursuance of the statute in such case made and provided, the said trust deed or mortgage will be foreclosed by a sale of the premises therein described, at public auction by me, W. G. Nixon trustee, or the Sheriff of Sully county, D. T., or his duly appointed deputy, to the highest and best thidler, at the front door of the Court House in the Town of Onida, in the Courty of Sully and Territory of Dakota, upon the Light day of Sentember, 1889 LT HAS BEEN and July 1st, all 18th, 1889,

13th day of September, 1889.

13th day of September, 1889,
at two o'clock in the afternoon of said day,
The said mortgaged premises are situated in the County of Sully and Territory of Dakota, and are described as follows, to-wit: The South-West quarter of Section ten (10), in Township one hundred and fourteen (11), range seventy-five (75).
Dated, Pierre, D. T. this is day of July, 1889.
CHAS. H. BURKE, Attorney for Mortgagee.
(First Publication, July 2). uted by 1 Terri kota, ge 1.

(First Publscation, July 27, 1889)