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PROHIBITION.

It is a little amusing to read the various explanations offered from different standpoints as to the cause or causes of the Republican defeat in Ohio. Leading Democratic authorities see in that event a symptom of the natural and inevitable decay and disruption of the Republican party. Some of the Republicans attribute their defeat to the want of unity of action in the party ranks. Judge Foraker is reported to have said that the defeat of his party was owing chiefly to a lack of money to carry on the campaign. Others, and many there are, who charge up this disaster to the "prohibition cranks." The latter, in our opinion, are most nearly correct in their judgment, and yet not quite correct. It was not prohibitionists, as such, as prohibition that shattered Republican hopes in Ohio last week and shook the entire Republican party throughout the nation. Prohibition is the millstone that did the work and wise and fortunate is that party which first sees in it the foundation of future triumph if accepted, or the engine of defeat and destruction, if it is rejected. The fact is the subject of prohibition will no longer stay in the background. It requires no extraordinary foresight to discern that this question is to be the living, vitalizing issue of that party which espouses its cause. If the Republican party is wise enough to incorporate prohibition into its platform, it will survive; otherwise it may as well calmly prepare for dissolution. As a party, it is too old now to live on party spoils or the prestige of past achievements. Fortunately, it has a chance now to renew its youth by espousing a vital question and drawing into its life the current of a living, throbbing principle. We say it has a chance, for we do not imagine that the Democratic party will have the sagacity to forecast it.

The press of the country may as well announce the fact that the prohibition question is here. It has come to stay. It started as a feeble impulse over thirty years ago. To-day in four leading states it asks no odds of any party and there are indications from every direction that it is to remain a living, prevailing, inevitable issue.

The Springfield Republican champions the claims of Senator Edmunds for Republican presidential candidate.

Attorney General Hughes expresses the opinion that Dakota will not be divided in the near future. We hope and believe that he does not rightly discern the signs of the times.

The Bathgate Sentinel comes to us changed to an eight column paper and otherwise improved. The Sentinel is in every way a worthy exponent of the interests of Bathgate and we wish it abundant success.

Lord Lansdowne, the new governor general of Canada, accepts his position with a handsome recognition of the worth of his predecessors, Lords Dufferin and Lorne, whose administration, he says, will be his guide.

There is a general impression that what will reach a price in the course of a few months considerably higher than present quotations. Hence, those farmers who are in a position to do so are holding their wheat for better figures.

Postmaster General Gresham is said to be making a special study of the subject of postal telegraphy with the view of making recommendations to Congress. It is to be hoped that he sees the demands of the time in this matter and that Congress will take it in hand at its approaching session.

Now is the time for farmers to consider how they will keep their horses and cattle comfortable during the winter. Some predict a mild winter, but it is well not to depend too much on these predictions. It is a matter of economy as well as humanity to give the poor beast a comfortable place to live in during the winter months.

The county auditor has given the notice for the township elections as required by law, but inasmuch as the new law in regard to township elections comes in force in March by common consent the present officers in the several townships might as well hold over and we presume they will and that the elections for township officers will not likely take place.

Rev. Ambley of Sauk Centre, whom the St. Paul Dispatch charged with gross immorality, is supported by his congregation in his avowal of his innocence. The accused is certainly in a very trying position. This charge was sprung upon him just as the annual conference was in session at St. Paul. In as much as the laudatory process of trial could not be gone through with in the same session, the conference has to remain suspended until the Methodist conference meets again.

Democrats take more pleasure in talking politics now than they have for the last quarter of a century. And should Republicans begrudge their starved souls this little feast? We warn Democrats however, to make the most of Ohio while they have it, for there is too much prohibition in that state to make it long the home of Democracy. Fire and water will not mix.

Rumors are to the effect that the Fargo Southern railroad is to be left out in the cold. This would not be at all surprising. Branch railroads in opposition to powerful corporations uniformly have up hill work. The odds are against them. Something, however, will eventually grow out of the effort to break the great railroad monopoly that rules and oppresses this portion of the Northwest.

Henry Ward Beecher made \$13,000 on his western lecture tour. But most of the local committees and societies in whose interest he lectured lost money. Some quote this to Mr. Beecher's discredit, without good reason, we think. A contract is a contract, and when made without reservation on either side should be lived up to. He did not come on a missionary tour nor profess to deal out charity.

We are just now entering a transitional season of the year. Genial autumn days alternate with occasional chilly boreal blasts. Now and then we find extremes meeting in the straw hat and the buffalo coat. For the most part our autumn days are pleasant. Nor do we dread the coming of our Dakota winter with its appetizing, bloodstirring, energizing air, its long evenings, short and sharp days. How much more enjoyable is such weather than the sad, uncertain, slushy, bilious days of latitudes farther south.

We have complaints from two postmasters that the PIONEER EXPRESS comes to them folded in such a way as to be inconvenient for distribution. If they will take into consideration the size and shape of our paper and the number of copies contained in the packages they will find that no more convenient way can be adopted. We learn from the matting clerk of the St. Paul Pioneer Press that the same plan is adopted with that paper. We think the trouble with some of the postmasters is that the weekly PIONEER EXPRESS bundle is getting very large—a fact that does not trouble us at all. At quite a number of postoffices we have now a list of between 50 and 80 subscribers.

QUESTIONS ANSWERED.

What are the necessary qualifications to becoming full citizens of the United States to persons foreign born? They must have resided in the United States five years and in the Territory one year before making application for final citizen's papers. Final citizen's papers are only issued in open court—a court of record, as for instance the district court in session this week.

Is there any law restraining a saloon keeper from selling liquor to a person whose relative has forbidden the saloon keeper to sell to such person? The law in this matter is to the effect that any relative (or one not a relative) of a person who is in the habit of getting intoxicated may make complaint to a justice of the peace, stating from whom said person is believed to have obtained intoxicating drinks and said justice, without charge, shall issue a notice in writing to the person or persons who supplied the liquor to the person in whose interests the complaint is made. If after such complaint is made the saloon keeper or other person continues to sell or give liquor to such party his license shall be cancelled and the offender subjected to a fine of not less than \$100.

Would it give greater satisfaction to the public if the county commissioners would publish, from time to time, an itemized account of their expenditures, instead of lumping all accounts allowed in one amount? It would not. If the commissioners authorized all accounts and statements to be published in detail, the publication of their proceedings would require five times the space that they would otherwise occupy, entailing so much greater expense on the county, and creating doubtless a great deal more of dissatisfaction than exists with the present method. The board, however, requires all accounts presented to them to be itemized, and so far as we can learn, are in the habit of carefully scrutinizing them. Further, all these accounts are placed on file and any person may have the privilege of examining any account, statement, or other document by applying to the county auditor and can learn thus, for himself, whether any account has been improperly allowed.

It is known and it is hereby certified that the undersigned, have this 8th day of July, 1888, entered into and formed a co-partnership for the purpose of transacting business at Neche, in the county of Pembina, Territory of Dakota, as merchants in the purchase and sale of general merchandise, under and by the firm name and style of La Moure & Co. The names of the individual members of said co-partnership are: J. V. McINRYE, residence, Pembina, D. T.; NELSON E. NELSON, residence, Neche, D. T.; ALFRED P. T. SUPPEL, residence, Neche, D. T.; ALFRED P. T. SUPPEL, residence, Neche, D. T.

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Mortgage Sale.

Default having been made in the payment of the sum of nine hundred and thirty dollars and fifty cents, which is claimed to be due at the date of this notice, by the mortgagor, the undersigned, as mortgagee, has caused a deed of foreclosure to be executed and delivered by John S. Empey, Sheriff of South Pembina, Dakota Territory, to the Sheriff of said Territory, to be sold at public sale on the 27th day of October, A. D. 1888, at two o'clock, p. m., of that day, subject to redemption on the 28th day of October, A. D. 1888, at one o'clock, p. m., in book No. 2 of mortgages on page 30, and no action or proceeding at law or otherwise having been instituted to recover the debt secured by said mortgage, or any part thereof, now therefore notice is hereby given, that by virtue of power of sale contained in said mortgage, and pursuant to the statute in such case made and provided, the said mortgage will be foreclosed and the premises described in and covered by said mortgage, viz: Lots numbered nine (9) and ten (10) in block number one (1) in the town of South Pembina, Dakota Territory, on the 27th day of October, A. D. 1888, at two o'clock, p. m., of that day, subject to redemption on the 28th day of October, A. 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