

PRINCETON UNION. PUBLISHED EVERY THURSDAY. TERMS, \$1.50 Per Year. A. A. CASWELL, Editor. G. I. STAPLES, Business Manager. Office: First St., East of Court House. PRINCETON, MINN., FEB. 20, 1896.

FOR ARBITRATION. There is a movement being made to secure to co-operation of all citizens of the United States in perfecting a method of arbitration which may be adopted by congress. The era of blood and battle seems to have departed and all civilized nations are seeking bloodless adjustments of international difficulties. There should be no great difficulty encountered in making such arrangements with Great Britain for its subjects are just as heartily in favor of arbitration as their Yankee cousins are, and with two such nations supporting the cause, its universal adoption would be a question of a few months.

"SCISSORINGS." NO CHARGES MADE. Some of the Minneapolis papers as well as numerous citizens of that city, have commenced their fight on Gov. Clough and propose to defeat him for a nomination if possible. Thus far they have made no charges against his administration, or given any reasons why he should not be re-elected governor. The whole trouble is undoubtedly due to the fact that Gov. Clough was an anti-Washburn man, and helped to defeat that gentleman when he was so anxious to spend another term in the U. S. senate. This and this alone seems to be the cause of the warfare on Gov. Clough. They propose to have revenge for the defeat of Washburn. Unless the governor's enemies in Minneapolis can give good reasons why he should not be re-elected, they may find to their sorrow that they are not the Republican party of the State, and that they will not be allowed to carry out any such piece of spite work. One thing is certain and that is, that Gov. Clough cannot be blamed for aspiring to the governor's chair, and for supporting Nelson instead of Washburn during the senatorial fight. This he had a perfect right to do, and unless we mistake the temper of the Republicans of the State they will not allow Gov. Clough to be sacrificed by the Minneapolis crowd for any such reason. The Review is friendly to all the candidates for gubernatorial honors—all good men—and it makes no particular difference to us who gets the nomination, but we believe in fair play and don't want to see any man downed for any such reason as seems to be behind the Minneapolis opposition to Clough, and we think most Republicans will take a similar view of the matter. If those Minneapolis fellows don't look out, their warfare will prove a boom-erang, and instead of defeating Mr. Clough, they will by their attacks, help to elect him.—Litchfield Review.

DELINQUENT TAX LIST. STATE OF MINNESOTA, ss. County of Miller, ss. District Court, Southern Judicial District. The State of Minnesota, to all persons, companies or corporations, who have or claim any estate, right, title or interest in the land or lien upon any of the several pieces of parcels of land in the list hereto attached, described: The list of delinquent taxes on real estate for the county of Miller, LaSalle, remaining delinquent on the first Monday in January, 1896, has been filed in the office of the clerk of the district court of the county of Miller LaSalle, of which that hereto attached is a copy. Therefore, you, and each of you, are hereby notified to appear in the office of said clerk, on or before the twentieth (20) day of March, 1896, your answer in writing, setting forth any objection or defense you may have to the taxes and penalties, or any part thereof, upon any piece or parcel of land described in said list, in right, title, interest, claim or lien, and in default thereof judgment will be entered against such piece or parcel of land for the taxes on said list appearing against it, and for all penalties, interest and costs.

TOWNSHIP OF PRINCETON, Town 39, Range 24. Table with columns: Name of Owner and Description, Section, Acres, Tax and Penalty.

TOWNSHIP OF PRINCETON, Town 41, Range 25. Table with columns: Name of Owner and Description, Section, Acres, Tax and Penalty.

BLACKBURN now leads in the Kentucky senatorial race but the end is not yet.

PROF. NANSEN must have moved the pole a distance south of where he first discovered it.

CALLS for conventions are now in order and the campaign of 1896 may be considered "on."

THE Aitkin Republican thinks the Minneapolis Times' attacks on Clough will result in "Clough's holding onto his situation."

STEVENSON is said to be preparing a free coinage of silver avowal with a view to entering the presidential race under the Democratic colors.

CARNEGIE was blackballed when he applied for admission to the Cleveland chamber of commerce. Can this be called oppression of the poor?

SIX new battle ships will probably be recommended by this congress. What's the matter with repairing our coast defenses too, or else adopt arbitration?

COMMITTEE men of all parties should familiarize themselves with the new election law and see that it is complied with. A short digest is printed on our first page.

MINNEAPOLIS is having lots of fun settling numerous bank failures. Receivers are being appointed and removed whenever the fit strikes the creditors.

CHICAGO enjoyed a fall of two inches of black snow. It is safe to say the waste baskets of its newspapers are not overflowing with poems on "The Beautiful."

SENATOR DAVIS talked Monroe doctrine in the senate Monday. His remarks were well received and may furnish considerable timber for his presidential platform.

THE show men are not to be outdone by the great quadriennial political circus. The Forepaughs and Sells Bros. have combined and promise to give us the greatest show on earth.

DULUTH Commonwealth: Let Wright county name the delegate, says the Delano Eagle. Very well, let 'em. We see no objection to Wright county's naming a whole row of delegates if it pleases them.

WITH Barto, Houlton, Compton and Lemon striving to stand in the cast-off shoes of Superintendent Lee, the State reformatory board cannot be said to be lacking in applicants from which to choose Lee's successor.

St. CLOUD has been obliged to employ a diver to examine the pipes of its waterworks. A change has evidently come over the taste of its residents or it would not be so particular about its water supply.

THE Blenheim-Lowry "divorce" case is equalled only by the famous Hayward case, if its importance is to be judged by the number of columns it occupies in the news departments of the Minneapolis newspapers.

AUSTIN, Lena Olson's murderer, has again been located. This information, however, is given by a Duluth string fiend and the numerous discoveries of this culprit make it advisable to swallow the morsel with a grain of salt.

THE St. Cloud Times, after intimating that there were numerous scandals clinging to J. G. Blaine, says there are none which concern anyone connected with the present administration. Is "Sweet Marie" so soon to be forgotten?

AUDITOR DUNN has completed the abstracts of the tax lists for 1895. They show an increased acreage of taxable lands reaching nearly 1,000,000 acres, which is due to the sales of State and railroad lands to private parties. The increase in taxes amounts to \$2,333,955.

THE Waseca Herald thinks one of the most amusing political incidents of the day is the Minneapolis organization of "one hundred" to smash the "Republican party machine" of this State. And "when the devil was sick, the devil a saint would be," but "when the devil is well, devil the saint is he."

Resolved, that we earnestly desire such action by our national legislature and the executive as shall make permanent provision for some wise method of arbitration between the two countries, it being our hope that such a step will ultimately lead to international arbitration throughout the civilized world.

Resolved, accordingly, that measures be taken in the interests of such arbitration and in concert with like committees from other cities, for the convening in the city of Washington at the earliest practicable date, of a conference of citizens representing every portion of the country, without distinction of party or creed.

Resolved, that we gratefully recognize the action already taken in this direction by representative citizens of Chicago, Philadelphia and other cities, and that we rely on their vigorous cooperation in promoting the success of the proposed national conference.

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Resolved, accordingly, that measures be taken in the interests of such arbitration and in concert with like committees from other cities, for the convening in the city of Washington at the earliest practicable date, of a conference of citizens representing every portion of the country, without distinction of party or creed.

Resolved, that we gratefully recognize the action already taken in this direction by representative citizens of Chicago, Philadelphia and other cities, and that we rely on their vigorous cooperation in promoting the success of the proposed national conference.

While this was being done in New York an arbitration debate occupied the attention of the members of England's house of commons. The matter was not nicely put and the amendment was therefore lost, but the speeches show that the feeling in England is very similar to that expressed in this country.

Should the agitators of this method of settling international differences attain success, the day of the adoption of arbitration would be hailed with respect and revered by posterity, and nations who persist in supporting standing armies would be considered little better than barbarians. Let the day come—all christendom stands ready to welcome it.

THERE may be a fight this week between Maher and Fitzsimmons but the sand in the former's eyes may prevent it. The people will be glad to know that at least one prize fighter is possessed of sand, even if it is in his eyes.

PIONEER PRESS: If the omission of all religious teaching in the public schools is all that is needed to establish peace in Manitoba, why, in the name of reason, do they not proceed to put it into effect? It has worked well on this side the line and ought to do so over there.

SENATOR LODGE has introduced a bill restricting immigration which has several meritorious points. One is the exclusion of all persons who are so ignorant as to be unable to read or write any language. If this provision is adopted it will exclude most of the undesirable immigrants and work on this class alone. The present state of immigration laws threatens to permanently injure the quality of our citizenship and lower American wages. Senator Lodge's bill should become a law.

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