OROZCO IN FLIGHT

His Father Captured by United States Troops.

NOT KNOWN WHERE SON IS.

Possibility Rebel Commander May Be in United States-City of Ojinaga Is Taken-Federals Drive Rebels From Place After Severe Fighting.

Washington, Sept. 16 .- Major General Leonard Wood, chief of staff of the army, ordered Brigadier General Steever of the Mexican frontier to hold Pascual Orozco, Jr., the rebel leader, for the United States department of justice if he was captured in American territory.

General Steever advised General Wood he had unofficial reports of the capture of O:ozco and his father by Captain Thomas F. Mitchell of the border patrol near Marfa, Tex.

El Paso, Sept. 16 .-- Ojinaga, the Mexican border town opposite Preuidio, Tex., was taken by federal troops after brisk fighting at day break according to advices received at Fort Bliss by General E. Z. Steever, commanding the Department of Texas.

General Steever also received a report from army officers at Presidio, Tex., opposite Ojinaga, Mex., that Colonel Pascual Orozco, Sr., father of the rebel leader, was captured and is held by United States troops at Presidio, together with Colonel P. G Orozeo.

Jr., the rebel commander in chief, was fighting at Cjinaga or escaped over the international line into the United States is not known.

Federal forces numbering 350, under command of Colonel Manuel Landa. entered Ojinaga proper, driving the rebels before them.

HARVESTER TRUST SUIT

Federal Government Begins Fight to Dissolve Great Company.

Chicago, Sept. 16 .- The government's attempt to "bust" the "harvester trust" opened in Chicago this morning. Cyrus H. McCormick, president of the International Harvester company; Clarence S. Funk, general manager, and various local directors and company officials have been summoned to the federal building to testify before a special examiner regard ing the company's formation and methods of operation.

After several years of rumors of prosecution and a few months of attempted agreement between the company and the department of justice "trust" was filed at St Paul in April. farm during the international congress

ROBERT G. VALENTINE. U. S. Commissioner of Indian Affairs, Who Quits to Aid Colonel.



WIFE RESCUES SICKLES

Whether General Pascual Orozco, Pawns Her Jewels to Save General From Being Sold Out by Sheriff. General Daniel E. Sickles' wife pawned her jewels and used the money to pay the \$8.066 which her husband owed to the Lincoln Trust company of New York.

So the force ! auction of the furniture and keer akes and civil war commissions signed by Abraham Lincoln is off.

Mrs. Sickles and her husband are not now on good terms. They separated not long after their marriage in Madrid in 1871, and have been estranged most of the years since then. But when Mrs. Sickles learned that the general, who is eighty-six years of age, was about to be sold out by the sheriff, she resolved to help him.

ROYALTY AT FARM MEETING

Ducheas of Connaught to Open Alberta Congress.

Lethbridge, Alberta, Sept. 16 .- The United States will be represented conspicuously in the discussions of how to brighten the lives of women on the The suit is under the civil provisions of farm women, to be held here during the week of the great international

"Gyp the Blood" and "Lefty Louie" Captured in Brooklyn Flat.

GUNMEN CAUGHT

INTERBUPT LITTLE TEA P.

Members of Resenthal Gang Found In Company With Wives by Deputy Po lice Commissioner Dougherty-Dic trict Attorney Whitman Suspicious

New York, Sept. 16 .- "Gyp the Blood" and "Lefty Louie," the missingunmen indicted as two of the actual slayers of Herman Rosenthal, the gambler, were found by the police liv ing with their wives in a flat in the Brownsville section of Brooklyn. They were arrested by Deputy Police Commissioner Dougherty and a squad of detectives, who brought them to police headquarters and locked them up. They will be arraigned today.

The two men had been occupying the flat since Aug. 15 and were alone until last Tuesday, when they were foined by their wives, through whom clues to their whereabouts were obtained by the police. The four were seated at ten when Deputy Commissioner Dougherty and his men burst open the door of their apartment and with revolvers drawn ordered them to hold up their hands. Neither of the men made any show of resistance.

Whitman Not Surprised.

St. Louis, Sept. 16 .- District Attorney Whitman of New York stopped here on his way to Hot Springs, Ark. where he intends to take depositions. concerning statements Sam Schepps is alteged to have made following his arrest there as a witness in the Rosenthal murder.

"So 'Gyp the Blood' and 'Lefty Louie' are arrested in New York as soon as I leave," he said, when apprised of the arrest. "They were arrested by the police as soon as I got away and they are turned over to the police and now are in the custody of the police. Well, I have always said the murderers were in New York and could be arrested by the police whenever the police wanted to make the arrests."

LAST UNINHABITED COUNTRY

Arctic Explerer Stefansson Tells of Discovery.

Chicago, Sept. 16 .- "The last uninhabited country of the American continent has been discovered by myself and companion, and we are happy." said Vahijalmar Stefansson, Arctic explorer, who arrived here on his way to New York after four years' stay in the frozen north.

In speaking of the race of white Eskino which he discovered in the far

PROPOSED CONSTITUTIONAL AMENDMENT NO. ONE.

The following proposed amendment to the constitution of the State of Nebrasha, as hereinafter set forth in full, is sub-mitted to the electors of the State of Ne-braska, to be voted upon at the general election to be held Tuesday, November 5th. A. D. 1912. Sth. A. D. "AN ACT

5th. A. D. 1912.
"AN ACT for a joint resolution propos-ing amendment to Section 1 and Sec-tion 10 Article 3 of the Constitution of the State of Nebraska, and supplement-ing Article entitled 'Amendments."
Be it Resolved and Enacted by the Legis-lature of the State of Nebraska: Section 1. That at the general election

lature of the State of Nebraska: Section 1. That at the general election for state and legislative officers to be held on the Tuesday succeeding the first Monday in November, 1912, the following provisions be proposed and submitted as amendment to Section 1 and Section 10 of Article 3 of the Constitution of the State of Nebraska: Section 2. That Section 1 of Article 5

Section 2. That Section 1 of Article 3 of the Constitution of the State of Ne-braska is hereby amended to read as fol-

Section 1. The legislative authority of Bection 1. The legislative authority of the state shall be vested in a legislature consisting of a senate and house of repre-sentatives, but the people reserve to themselves power to propose laws, and amendments to the constitution, and to enact or reject the same at the polls in-dependent of the legislature, and also re-serve power at their own option to ap-prove or reject at the polls any act, item, section, or part of any act passed by the legislature.

serve power at their own option to approve or reject at the polls any act, item, section, or part of any act passed by the legislature. Section 1A. The first power reserved by the people is the initiative. Ten per cent of the legal voters of the state, so distributed as to include five per cent of the legal voters in each of two-fitths of the countles of the state, may propose any measure by petition, which shall contain the full text of the measure so proposed. Provided, that proposed Constitutional Amendments shall require a petition of fifteen per cent of the legal voters of the State distributed as above provided. Initiative petitions (except for municipal and wholly local legislation) shall be filed with the Secretary of State and be by him submitted to the voters at the first regular state election held not less than four months after such filing. The same measure, either in form or in essential substance, shall not be submitted to the people by initiative petition (either affirmatively or negatively) oftener than once in three years. If conficting measures submitted to the people at the same election shall be approved, the one receiving the highest number of affirmative votes shall thereby become law as to all conflicting provisions. The Constitutional Hmitations as to scope and subject matter of statutes enacted by the legislature shall apply to those enacted by the legislature shall apply to those enacted by the legislature shall be filed with the Secretary of State within ninety days after the legislature shall be filed with the series of the state, share the regular state elections thereon have at the first regular state election held not less than thirty days after the legislature shall be filed with the series of the state.

after such filing. Section 1C. The referendum may be ordered upon any act except acts making appropriations for the expenses of the state government, and state institutions existing at the time such act is passed. When the referendum is ordered upon an act or any part thereof it shall suspend its operation until the same is approved by the voters: provided, that emergency acts, or acts for the immediate preserva-tion of the public peace, health, or safety shall continue in effect until rejected by the voters or repealed by the legislature. Filling of a referendum petition against one or more items, sections, or parts of an act shall not delay the remainder of the measure from becoming operative. Section 1D. Nothing in this section shall be construed to deprive any mem-ber of the legislature of the right to in-troduce any measure. The whole number of votes cast for governor at the e-scular election last preceding the film, and the basis on which the number devia voters required to sign such perimon shall be computed. The veto power of the gov-ernor shall not extend to measures initi-ated by or referred to the nonte. All such measures shall become the law or a part of the votes cast in favor of said initiative measure or part of said Consti-tution shall constitute thirty-five per cent (50%) of the total vote cast at as ald

PROPOSED CONSTITUTIONAL AMENDMENT NO. TWO.

The following proposed amendment to the constitution of the State of Nebraska, a hereinafter set forth in full, is sub-nitted to the electors of the State of Ne-raska, to be voted upon at the general lection to be held Tuesday, November th. A. D. 1812. 11.00

h, A. D. 1912. A JOINT RESOLUTION on proposing an amendment to Section 4 of Article 3 of the Constitution of the State of Nebraska.

3 of the Constitution of the State of Nebraska.
 Be it Resolved and Enacted by the Legislature of the State of Nebraska:
 Section 1. That at the general election for state and legislative officers to be held on the Tuesday following the first Monday in November, 1912, the following be submitted as an amendment to Section 4 of Article 3 of the Constitution of the State of Nebraska:
 Sec. 4. At the first election of members of the legislature held after the adoption of this amendment members of the State of Nebraska:
 Sec. 4. At the first election of members of the senate and House of Representatives, shall be elected for the term of two years. Both senators and representatives shall each receive pay at the rate of six hun-

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PROPOSED CONSTITUTIONAL AMENDMENT NO. FOUR.

The following proposed amendment to the constitution of the State of Nebraska, as hereinafter set forth in full, is sub-mitted to the electors of the State of Ne-braska, to be voted upon at the general election to be held Tuesday, November 5th, A. D. 1912. "A JOINT RESOLUTION to propose amendments to Section five (5) of

PROPOSED CONSTITUTIONAL AMENDMENT NO. THREE.

AMENDMENT NO. THREE. The following proposed amendment to the constitution of the State of Nebruska, as hereinaftar set forth in fuil, is sub-mitted to the electors of the State of Ne-braska, to be voted upon at the general election to be held Tuesday, November 5th, A. D. 1912. "A JOINT RESOLUTION to amend Sec-flon nineteen (19) of Article five (5) of the Constitution of the State of Nebras-ka creating a Board of Commissioners of State Institutions. Be it Enacted by the Legislature of the

Be it Enacted by the Legislature of the State of Nebraska: Section 1. That Section nineteen (19), of Article five (5) of the Constitution of the State of Nebraska, be amended to read as follows:

of Article five (5) of the Constitution of the State of Nebraska, be amended to read as follows: Section 19. The Governor shall, prior to the adjournment of the thirty-third session of the legislature, nominate and, with the consent of two-thirds of the members of the Senate in Executive Ses-sion, appoint three electors of the state, not more than two of whom shall belong to the same political party and no two of whom shall reside at the time of their appointment in the same congressional district, as members of a board to be known as a "Board of Commissioners of State Institutions." Said members shall hold office as designated by the Governor for two, four and six years respectively. Subsequent appointments shall be made as provided and, except to fill vacan-cies, shall be for a period of six years. The Board shall at all times be subject to the above restrictions and limitations. The Board of Commissioners shall have full power to manage, control and gov-ern, subject only to such limitations as shall be established by law, the State Soldiers' Home, Hospitals for the Insane, Institute for the Deaf, Institute for Feeble Minded Children, Nebraska Indus-trial Home. Orthopedie Hospital, the State Penitentiary and all charltable, re-formatory and penal limitations that shall be by law established and main-tained by the state of Nebraska. They shall be by law established and main-tained by the state of Nebraska. They shall each give bonds, receive compensa-tion for service, perform all duties and comply with all regulations that shall be established by law. The powers pos-sessed by the Governor and Board of public Lands and Buildings with refer-ernor and the Board of Public Lands and Buildings and shall become vested in a Board of Commissioners of State Institu-tions, and the said Board is on July 1, 1913, and without further process of law, at-thorized and directed to assume and ex-ercise all the powers heretofors vested in or exercised by the Governor or Board of Public Lands and Buildings with refe-

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MANY DRIVEN FROM HOME

of the Sherman anti-trust act and the charge is that it is a monopoly in restraint of trade.

MODEL BREWERY TO RUN

Brewers to Answer Governor's Question, "What Is Beer?"

Boston, Sept. 16 .- The government's question, "What is beer?" will be answered by the brewers of the country at their annual convention here, beginning Wednesday,

The question will be answered by showing a miniature brewery and bottiery in operation. This model "plant" occupies a space 20 feet long, 8 feet wide and 10 feet high; and is equipped throughoet with modern brewing machinery.

Less spectacular, but equally interesting from the popular standpoint in these days of close examination into food products, will be a complete exhibit of the raw materials of the brewcr-hops, barley malt, cereals, etc., made by the crop improvement committee of the United States Brewers' association.

Another Murder Committed by Sneed.

Amarillo, Tex., Sept. 16.-Al G. Boyce, Jr., was shot to death here by J. B. Sneed, with whose wife Boyce eloped to Canada last fall. Sneed soon is to stand trial a second time for the murder of Boyce's father. whom he shot at Fort Worth Jan, 13 The presence of Sneed in this city was not known until the shooting. Boyce returned only recently.

Panama Canal Will Be Opened in Year

Washington, Sept. 16 .- The Panama caual is to be opened to traffic in the tall of 1913. This statement was made officially at the navy department with an announcement that the Atlantic fleet would be rendezvoused at turned in. The navy's estimate is based upon the latest report from the ment of the present leaders. army engineers.

William D. Haywood Arrested.

Boston, Sept. 16 .- William D. Hay wood of Denver, general organizer of the Industrial Workers of the World, committee. was arrested here on a capias warrant issued as the result of an indictment by the Essex county grand fury. charging him with conspiracy in connection with the strike of textile workers in Lawrence last winter. He was released on \$1,000 bond.

Gives Cow to Campaign Fund.

Raleigh, N. C., Sept. 16 .- A Jersey cow, giving five gallons of milk daily is the unique contribution of S. Pope of Enfield, N. C., to the Wilson campaign fund being raised here by Josephus Daniels, chairman of the publicity bureau of the Democratic national committee. The cow is to be sold at auction. She is valued at \$75. nied by Judge Cooper,

dry farming congress next month. American women are among the moving spirits of the congress, which is a development of sessions held last year at Colorado Springs. The congress will be opened Oct. 22,

it is expected, by the wife of the governor general of Canada, her royal highness, the Duchess of Connaught, the Duke of Connaught also being among the sneakers. Their daughter, Princess Patricia, is expected to be present. Mrs. Lewis A. Merrill of Utah and Miss Irma E. Matthews of Oklahoma will be among the American women on the program.

TESTING "BLEACHED" OATS

Animal "Poison Squad" to Decide It Such Grain Is Injurious.

Washington, Sept. 16 .- More than 150 cattle, horses, sheep, hogs and chickens on the government experimental farm at Bethesda, Md., were formed into a "poison squad" by experts of the department of agriculture, in order to determine whether

injurious and thus determine a bitter controversy between the government and the grain growers.

ernment will forbid the interstate should be his last resting place. shipment of the two products for food purposes.

SOCIALISTS FACE A CRISIS

Trouble Is Expected at Convention at Chemnitz.

Berlin, Sept. 16 .- The Social Democratic party faces a crisis at its an hall. mual convention which opened today at Chemnitz A spirit of insubordination and revolution for the first time Colon this winter before the water is prevails in certain ranks on account of dissatisfaction with the manage-

> of the old triumvirate of Bebel, Singer manned by strikebreakers. Not a and Liebkrecht is to be subject to the brick was thrown. Sheriff Meining direction and authority of an advisory had men located at vital points ready

American Killed.

Washington, Sept. 16 .- Edward Hayof his property and his clothing was promised them. reported by Mermons arriving at No-

gales.

Charges Forgery by Erasure.

usual charge-forgery by erasure of motion to quash the true bill was de-

north Mr. Stefansson said:

"These little people are much like white man and are better dressed and healthler than the civilized Eskimo. who are diseased. The tribe we discovered numbered about 1,000, and lived around Coronation gulf, existing on the caribou and musk ox. They had no fishing nets, which was a surprise to us, as all Indians and Eskimos have nets.

"They had never seen a white man, but were not afraid of us, for they evidently believed us to be members of some tribe of Eskimo. They had never seen a piece of cloth, never heard a rifle crack or seen a match. They are below the Eskimo in Intelligence, being able to count only as high as six, while the average Eskimo can count to 400. But they are a better class of people and learn rapidly."

RULER'S BODY PUT IN TOMB Funeral Services for Mutsuhito of Ja-

pan End With Burial.

Kioto, Japan, Sept. 16 .- The body of "bleached" oats and damaged corn are the late emperor. Mutsuhito, was placed in the imperial mausoleum at Monoyama, about five miles from Kioto. Matsuhito had been exceeding On the results of the experiment ly fond of the surrounding scenery and hangs the question of whether the gov. had expressed the desire that this

Prior to the interment a great procession was formed at the station, in which the local authorities participated. All the ancient implements of war and ritualistic ornaments were carried behind the casket. Amid prayers and the chanting of dirges. the procession moved to the burlal

DULUTH STRIKE IS BROKEN

Traction Company Resumes Service Without Rioting.

Duluth, Minn., Sept. 16 .- Street rail-A reorganization is proposed, in way service was resumed here, at which liebel, the remaining member least 75 per cent of the cars running. to nin in the bud any disturbance by sympathizers with striking traction employees.

It was learned that part of the moor, an American, is believed to have strikebreakers here are students of been killed by Mexican rebels near the University of Chicago. One of Morelos. He was a member of a Mor- them said he and a large party of stumon colony. The finding of remnants dents came up to get the \$25 a day

Croatians Demand Freedom,

Kansas City, Sept. 16 .- United effort for freedom from the alleged tyranny Chicago, Sept. 16 .- Peter Klug, an of Anstria-Hangary was urged in resoattorney, has been indicted on an an- lutions adouted by the National Croatian society, in convention. The dehis name on a promissory note. A sirability of union with Servia was emphasized. The society represents 500,000 Croatians in this country.

provided, the votes cast in favor of said initiative measure or part of said Consti-tution shall constitute thirty-five per cent (35%) of the total vote cast at said election, and not otherwise, and shall take effect upon proclamation by the governor, which shall be made within ten days of the completion of the official canvass. The vote upon initiative and referendum measures shall be returned and canvassed in the same manner as is prescribed in the case of presidential electors. The method of submitting and adopting amendments to the constitution provided by this section shall be supple-mentary to the method prescribed in the article of this Constitution, entitled 'Amendments' and the latter shall in no case be construed to condict herewith. "Amendments," and the latter shall in no case be construed to condict herewith. This amendment shall be self-executing, but legislation may be enacted especially to facilitate its operation. In submitting petitions and orders for the initiative and the referendum, the Secretary of State and all other officers shall be guided by this amendment and the general laws until additional legislation shall be espe-cially provided therefor; all propositions submitted in a non-partisan manner and without any indication or suggestion on the ballot that they have been approved or endorsed by any nolitical party or or-ganization, and provided further that only the title of measures shall be printed on the ballot, and when two or more measures have the same title they shall the ballot, and when two or more casures have the same this they shall numbered consecutively in the order filing with the Secretary of State and including the name of the first petitionar.

including the name of the first petitioner. Section 3. That Section 10, of Article 3. of the Constitution of the state of Ne-braska be amended to read as follows: Section 10. The style of all bills shall be "Be it enacted by the people of the State of Nebraska," and no law shall be enacted except be bill. No bill shall be passed by the legislature amless by assent of a majority of all the members elected to each house of the legislature and the question upon final passage shall be taken immediately upon its last read-ing and the yeas and nays shall be en-tered upon the journal.

ing and the yeas and nays shall be en-tered upon the journal. Section 4. That at said election on the Tuesday succeeding the first Monday in November, 1912, on the ballot of each elector woting thereat there shall be printed or written the words: "For pro-posed amendment to the constitution re-serving to the people the right of direct legislation through the initiative and ref-erendum," and "Against proposed amend-ment to the constitution reserving to the people the right of direct legislation through the initiative and referendum." And if a majority of all voters at mid election shall be in favor of such amend-ment the same shall be deemed to be adopted. The roturns of said election ment the same shall be deemed to be adopted. The returns of said election upon the adoption of this amendment shall be made to the state canvassing board and said board shall canvass the board and said board shall canvass the vote upon the amendment herein in the same manner as is prescribed in the case of presidential electors. If a majority of the votes cast at the election be in favor of the proposed amendment the governor, within ten days after the result is ascer-tained, shall make preclamation deelar. within ten days after the result is ascer-tained, shall make proclamation declar-ing the amendment to be part of the con-stitution of the state, and when so de-clared the amendment herein proposed shall be in force and self-executing. Approved March 24, 1911 I. Addison Wait, Secretary of State, of the State of Nebraska do hereby certify that the forceroing proposed amendment

the State of Nebraska do hereby certify that the foregoing proposed amendment to the Constitution of the State of Ne-braska is a true and correct copy of the original enrolled and engrossed hill, as passed by the Thirty-second session of the Legislature of the State of Nebraska, as appears from said original bill on file in this office, and that said proposed amendment is submitted to the qualified voters of the state of Nebraska for their adoption or rejection at the general elec-

voters of the state of Nebraska for their adoption or rejection at the general elec-tion to be held on Tuesday, the 5th day of November, A. D. 1912. In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska. Done at Lin-cola, this 20th day of May, in the year of our Lord. One Thousand Nine Hundred and Twelve, and of the Independence of the United States the One Hundred and Thirty-sixth and of this State the Forty-eixth. ADDISON WAIT. [Seal] Secretary of State.

IT PAYS TO ADVERTISE

amendments to Section five (b) of Article six (6) and Section thirteen (13) of Article sixteen (16) of the constitu-tion of the state of Nebraska as found in the Compiled Statutes of Nebraska for 1909 (Section thirteen (13) of Article eighteen (18) of Cobbey's An-notated Statutes for 1909), relating to the supreme notated Statutes for 1909), relating to time of electing judges of the supreme court, fixing the time of the general election and providing for holding over of incumbents until their successors are elected and qualified. Be it Resolved and Enacted by the Legis-lature of the State of Nebraska: Section 1. That Section Five (5) of Article Six (6) of the Constitution of the State of Nebraska be amended to read as

State of Nebraska be amended to read an follows:

follows: Section 5. That at the general election to be held in the State of Nebraska in the year 1916, and each six years there-after, there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six (6) years; that at the general election to be held in the State of Nebraska in the year 1918, and each six years thereafter there held in the State of Nebraska in the year 1918, and each six years thereafter there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six years; and at the general election to be held in the State of Nebraska in the year 1920 and each six (5) years thereafter there shall be elected a chief justice of the Supreme Court, who shall hold his office for the period of six (6) years. Provided, That the member of the Supreme Court whose term of office expires in January, 1914, shall be chief justice of the Supreme Court during that time until the expira-tion of his term of office.

Court during that time until the expira-tion of his term of office. Section 2. That Section Thirteen (15) of Article Sixteen (16) of the Constitution of the State of Nebraska as found in the Compiled Statutes of Nebraska for 1909 (Section thirteen (13) of Article eighteen (18) of Cobbey's Annotated Statutes for 1909) be amended to read as follows: Section 13. The general election of this state shall be held on the Tuesday suc-ceeding the first Monday in November in the year 1914 and every two years thereafter. All state, district, county, precinct and township officers, by the constitution or laws made elective by the people, except school district officers, and people. except school district officers, and municipal officers in cities, villages and towns, shall be elected at a general elec-tion to be held as aforesaid. Judges of tion to be held as aforesaid. Judges of the supreme district and county courts, all elective county and precinct officers, and all other elective officers, the time for the election of whom is not herein otherwise provided for, and which are not included in the above exception, shall be elected on the Tuesday succeed-ing the first Monday in November, 1913, and thereafter at the general election next preceding the time of the termina-tion for their respective terms of office. Provided. That no office shall be vacated thereby, but the incumbent thereof shall held over until his successor is duly elected and qualified. Section 3. The form of hallot on the

elected and qualified. Section 3. The form of ballot on the amendments proposed herein shall be as follows: "For proposed amendments to the constitution providing for general election once in two years" and "Against proposed amendments to the constitution providing for general election ance in two years." two years.

Approved April 7, 1911."

two years." Approved April 7, 1911." I. Addison Wait, Secretary of State, of the State of Nebraska do hereby certify that the foregoing proposed amendment to the Constitution of the State of Ne-braska is a true and correct copy of the original enrolled and engrossed bill, as passed by the Thirty-second session of the Legislature of the State of Nebraska, as appears from said original bill on file in this office, and that said proposed amendment is submitted to the qualified voters of the state of Nebraska for their adoption or rejection at the general elec-tion to be held on Tuesday, the 5th day of November, A. D. 1912. The Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska. Done at Lin-coin, this 29th day of May, in the year of our Lord. One Thousand Nine Hundred and Tweive, and of the Independence of the United States the One Hundred and Thirty-sixth and of this State the Forty-sixth. ADDISON WAIT. [Seal]

Every year, in many parts of the country, thousands are driven from their homes by coughs and lung diseases. Frineds and business are left behind for other climates, but this is costly and not always sore. A better way-the way of multitudes -is to use Dr. King's New Discovery and cure yourself at home. Stay right there, with your friends, and ake this safe medicine. Throat and lung troubles find quick relief and health returns. Its help Li coughs, colds, grip, croup, whooping-cough and sore lungs make it a positive blessing, 50c and \$1,00. Trial bottle free. Guaranteed by Fred E. Holeten.

POST OFFICE DIRECTORY

Mails close at the Alliance post office as follows, Mountain time:

		East		Bound		
11:10	а.	m.	for	train	No.	44.
11:00	р.	m.	for	train	No.	42.
		w	est	Bound	4	
12:20	р.	£6.,	for	train	No.	43.
11:00	.р.	m.	for	train	No.	41.
		South		Bound		
12:20	p .	m.	for	train	No.	303
11:00	р.	m.	for	train	No.	301.

On Sundays and holidays all night mails close at 6:00 p. m. instead of 11.00 p. m. IRA E. TASH, P. M.

DON'T KNOW THEY HAVE APPENDICITIS

Many Alliance people who have chronic appendicitis, which is not very painful, have doctored for years for gas on the stomach, sour stomach or constigation. Harry Thiele, Druggist, states if these people will try simple buckthorn bark, slycerine, etc., as compounded in Adler-i-ka, the German appendicitis remedy, they will be surprised at the QUICK benof efit. A SINGLE DOSE relieves these troubles INSTANTLY.



IT PAYS TO ADVERTISE