

**TIME TABLE.**

BULLINGTON & MISSOURI RIVER R. R. EAST. WEST.

1:30 P. M. Leaves 6:50 P. M.

Connections at Aurora for all points Northwest.

A. F. WERTS, AGT.

U. P. RAILWAY.

Beginning Sunday, November 17th, trains will arrive and depart at this station as follows:

Leaves	Leaves
Monday, 5:50 a.m.	Tuesday, 8:00 a.m.
Wednesday, 5:50 a.m.	Thursday, 8:00 a.m.
Friday, 5:50 a.m.	Friday, 8:00 a.m.

Arrives at Loup City daily 7:15 p.m. Close connection at Grand Island for all points East and West.

F. W. CLINE, Agent

**Local News.**

A. Boone, The Jeweler.

W. R. Mellor writes insurance.

Mrs. James McDonald is on the sick list.

Eye and Ear, Dr. Davis, Grand Island, Neb.

George Eggers returned from Alliance last Monday.

Dr. Sumner Davis, Grand Island. Surgical diseases and diseases of Eye and Ear.

W. A. Wilson is running his power corn sheller at the B. & M. elevator this week.

The elevators are preparing to ship all the old corn on hand to make room for the new crop.

The corn crop in this section is a great deal farther advanced than it was last year at this time.

The September term of the district court for Sherman county has been adjourned without date.

One swallow does not make Spring, but one swallow of One Minute Cough Cure brings relief.—Odendahl Bros.

BIDS COLDS BE GONE!—The magician's wand is not more potent than Dr. Humphrey's Specific "77" for colds. For sale by all druggists.

Quarterly meeting was largely attended at the M. E. Church last Sunday. In the evening Presiding Elder Smith of Kearney preached a very able sermon.

In the Spring time a young man's fancy lightly turns to thoughts of—DeWitt's Little Early Risers, for they always cleanse the liver, purify the blood, and invigorate the system.—Odendahl Bros.

Ice Cream and Cake will be served at the Palace Ice Cream Parlor of Mrs. M. E. Stellmacher, one door east of Chase's Drug Store, every Sunday afternoon and evening, also lemonade and cigars.

A very interesting game of base ball, consisting of nine innings was played last Friday between the Loup City and Institute nines. The score stood 17 and 17.

Eczema is a frightful affliction, but like all other skin diseases it can be permanently cured by applications of DeWitt's Witch Hazel Salve. It never fails to cure Piles.—Odendahl Bros.

A match game of base ball was played on the Loup City diamond between the Austin and Institute nines. Six innings were played, resulting in an easy victory for the Austinites. The score was 34 to 5.

Corn is looking fine and has a good color. We have had a few light rains during the last month which has been sufficient to keep it in good growing condition. The ears are already quite heavy and are beginning to lop over.

S. H. Branscomb of Rockyville made this office a pleasant call last Tuesday and planked down the wherewith to insure a weekly visit from this great family comforter. Mr. Branscomb says that he has the finest garden in Sherman county.

Young mothers dread the summer months on account of the great mortality among children caused by bowel troubles. Perfect safety may be assured of those who keep on hand DeWitt's Colic & Cholera cure, and administer it promptly. For cramps, bilious colic, dysentery and diarrhea, it affords instant relief.—Odendahl Bros.

Mrs. A. Foltz and mother came up from Hamilton county last Monday evening. They will probably remain here a few days and straighten up the business. Mrs. Foltz will, we are informed, get \$1,000 from the M. W. A. lodge, her husband, being at the time of his death an honored member.

Charley Roe, aged 12 years, was kicked by a horse last Saturday and his leg broken. He was at work on the farm of Carl Anderson, three miles north east of town, and was at the time riding one horse and leading another when the horse he was leading kicked up and landed on Charley's leg, breaking it below the knee.

The teacher's institute will close today and the teachers will go home, no doubt feeling well paid for the time and money spent. It can hardly be otherwise as Superintendent Johnson has spared no pains to make it a success, and he is said to his credit. It has been one of the most successful institutes ever held in the county. The last week was especially interesting. Prof. Biglow who had been laboring as instructor through the term, deeply interested the teachers and patrons by closing the series of lectures at the M. E. church Tuesday evening.

The subject of the morning discourse at the M. E. church next Sunday will be "Sabbath Observance."

A glorious rain of 1.10 inches fell here last night. We can safely say that a good corn crop is now assured.

Did you ever think how readily the blood is poisoned by constipation? Bad blood means bad health and premature old age. DeWitt's Little Early Risers, the famous little pills, overcome obstinate constipation.—Odendahl Bros.

Mrs. L. E. Walworth wishes us to state that the mail going east must be closed at 1:10 p. m., and parties wanting to get mail off on that train must conform with this rule.

One minute is the standard time, and One Minute Cough Cure is the standard preparation for every form of cough or cold. It is the only harmless remedy that produces immediate results.—Odendahl Bros.

We received a pleasant call yesterday afternoon from C. W. Gibson, of Scott township. Charley has been attending the teachers institute at the county seat this week. He says that corn is looking fine in the west part of the county. Most of it is in roasting ears.

Mrs. R. DeYoung, Middleburg, Ia., writes, I have used One Minute Cough Cure for six years, both for myself and children, and I consider it the quickest acting and most satisfactory Cough Cure I have ever used.—Odendahl Bros.

The best blood medicine for twenty five cents—enough for the whole family. Get a package of Simmons Liver Regulator, the best spring medicine and the best blood medicine, because it is the best liver medicine. If your liver is active it will throw off all impurity in the system, and all depression of spirit. Wake up your liver, but do it with Simmons Liver Regulator. J. H. Zeilin & Co., Philadelphia, Pa.

A serious accident happened to Elbanks Hale while taking a horse to water last Friday. Mrs. Hale and some friends took a drive down the valley taking the boy with them. Near the Carpenter farm they stopped, and picking the horse out, went in search of wild cherries. While thus engaged Elbanks pleaded with his mother to be allowed to take the horse to water. At first Mrs. Hale did not consent but finally let him go, at the same time instructing him to be very careful. He first made some reins out of the rope, and climbing on the horse started off. The animal became unmanageable at once, and threw him off. Elbanks in some way got tangled in the rope and was dragged quite a distance. He was badly bruised about the arm and body. He also received a very severe blow about the head, causing concussion of the brain. It was greatly feared that the blow would prove fatal but he is now able to be up and at play again.

**IN MEMORIAM.**

Resolutions adopted by Camp No. 636, Modern Woodmen of America, Loup City, July 24th, 1896.

Whereas, On July 20th, 1896, it pleased the Supreme Council to remove by death our beloved neighbor, Augustus Foltz from the earthly Camp of the Modern Woodmen of America to that Camp which is eternal in the Heavens where the native of a Woodman is over, and where trouble never more can come nor storms annoy, where the weary rest with naught to disturb their calm repose and

Whereas, In the death of neighbor Augustus Foltz this camp loses a useful and worthy neighbor and his family a noble, kind and loving husband and father thereof be it

Resolved, That while this community has to mourn the loss of a true and faithful friend, each neighbor of this Camp feels that he has lost the society of a true gentleman and the counsel of an earnest neighbor.

Resolved, That we extend to his sorrow stricken wife and daughter our heartfelt sympathy and condolence in this their hour of deep affliction.

Resolved, That as a token of respect the character of the Camp be draped in mourning for a period of thirty days and that these resolutions be published in the newspapers of Loup City and that a suitable copy of the same be presented to the family of the deceased.

W. H. COOPER,	
M. LEBENSBERG,	
W. J. FISHER,	
Committee.	

**CARD OF THANKS.**

To the Loup City Camp of M. W. A., No. 636, the Alliance Camp No. 733, and the Phillip Camp, No. 975, and other kind friends who assisted us in our late bereavement: we, the wife and mother of Augustus Foltz desire to extend to you our heart felt thanks for affectionate services rendered us on the occasion of the death and burial of our beloved husband and son. Your attentions will be held in grateful remembrance which cannot be expressed in words.

MRS. JOSIE FOLTZ.

MRS. ELIZABETH FOLTZ.

**Awarded Highest Honors.**

World's Fair.

**DR. PRICE'S**

**CREAM BAKING POWDER**

MOST PERFECT MADE.

A pure Grape Cream of Tartar Powder. Free from Arsenic. Clean of any other adulteration.

40 YEARS THE STANDARD.

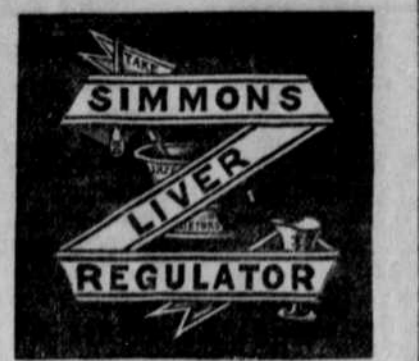
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**THE BEST SPRING MEDICINE**

is SIMMONS LIVER REGULATOR—don't forget to take it. The Liver gets sluggish during the Winter, just like all nature, and the system becomes choked up by the accumulated waste, which brings on Malaria, Fever and Ague and Rheumatism. You want to wake up your Liver now, but be sure you take SIMMONS LIVER REGULATOR to do it. It also regulates the Liver—keeps it properly at work, when your system will be free from poison and the whole body invigorated.

You get **THE BEST BLOOD** when your system is in Al condition, and that will only be when the Liver is kept active. Try a Liver Remedy once and note the difference. But take only SIMMONS LIVER REGULATOR—it is SIMMONS LIVER REGULATOR which makes the difference. Take it in powder or in liquid already prepared, or make a tea of the powder; but take SIMMONS LIVER REGULATOR. You'll find the RED Z on every package. Look for it.

J. H. Zeilin & Co., Philadelphia, Pa.

**SUPERVISORS PROCEEDINGS.**

Loup City, July 14th, 1896.

State of Nebraska, }  
Sherman County } s. s.

Continued from last week.

On motion W. T. Gibson was allowed to re-construct the bridge across Davis creek, known as the Scott bridge and Gibson to receive the sum of \$90.00 for the labor required to build said bridge, the county to furnish all materials required therefor, and Gibson to haul all material to bridge site, and to take up old bridge approaches, and said bridge to be of same size and upon same plans and specifications as the bridge across Oak creek. Contract for the erection of which was this day awarded to W. T. Gibson, to all which said W. T. Gibson being present agreed.

On motion Frank Badura is appointed a committee to locate the site of the aforesaid bridge for the builder.

On motion claim of Merrick county against Sherman county in the sum of \$140.00 for support of one Sarah Martha Carlton, was disallowed.

The following claims were allowed, deductions for taxes made and warrants ordered drawn as follows:

GENERAL FUND.	
W. T. Chase	\$ 8.00
T. S. Nightingale	3.00
Omaha Printing Company	10.00
Hall County	43.51
Louis Rein, county clerk	313.37
Louis Rein, county clerk	36.41
Henry Heek	8.60
Odendahl Bros.	10.65
Frank Badura	8.40
Louis Bechtold	6.00
A. O. Clements	3.70
H. G. Hatton, Sheriff	24.65
Henry Dunker	9.00
Peter McKeon	9.00
J. P. Leininger	13.20
Louis Bechtold	7.00
Jonh Minshul	9.26
H. G. Patton sheriff	15.00
BRIDGE FUND.	
H. H. Bristol	8.00
Jacob Albers	5.00
Guy Holmes	25.25
E. Holcomb	24.25
Harvy Brewer	19.50
Samuel Galloway	37.50
S. J. Fair	5.00
W. T. Gibson	86.85
D. H. Richardson, taken for taxes	4.00
V. H. Buner, taken for taxes	2.50
P. Thode, taken for taxes	10.00
Fred Thode, taken for taxes	13.00
S. H. Branscomb	88.57
Frank Cury, taken for taxes	2.00
V. H. Buner, taken for taxes	4.00
E. C. Kirk, taken for taxes	2.00
Henry Beck	9.00
Henry Housen	1.25
Wm. Jeffery	6.00
E. Bly	3.75
Frank Seaback	2.50
Frank Polski, taken for taxes	2.50
John Moczyeski, taken for tax	2.25
John Zechal, taken for taxes	2.25
August Kolkowski	16.00
Jas. Kolkowski	11.20
John Kolkowski	9.00
Frank Koniowski	9.00
Lawrence Peters	9.00
Leo Kiehl	24.50
John Wasolowski	10.95
Josiah Steeba	11.25
Oswold Blumer	1.75
Robert F. Reiman	2.25
L. Gaydecki	1.80
Frank Badura	36.90
Keystone Lumber Company	362.18
Keystone Lumber Company	339.64
Louis Bechtold	3.00
Chicago Lumber Company	27.28
John Dietrich	3.30
Jac. Schmalzgraber	3.00
W. H. Brown	3.00
L. Lousk	3.00
W. G. Brunner	3.00
W. G. Brunner	3.00
Henry Taugerman	3.00
Dan Bachmann	3.00
W. G. Hays	8.63
Peter McKeon	9.10
J. P. Leininger	1.50
Conestoga Eggers	1.50

County board adjourned to the 9th day of October, 1896.

LOUIS REIN, County Clerk

**PROPOSED CONSTITUTIONAL AMENDMENTS.**

The following proposed amendments to the Constitution of the State of Nebraska, as hereinafter set forth in full, are submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 3, A. D., 1896:

A joint resolution proposing to amend sections two (2), four (4), and five (5) of article six (6) of the Constitution of the State of Nebraska, relating to number of judges of the supreme court and their term of office.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section two (2) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:

Section 2. The supreme court shall consist of five (5) judges, a majority of whom shall be necessary to form a quorum and to pronounce a decision. It shall have original jurisdiction in cases relating to revenue civil cases in which the state shall be a party, mandamus, quo warranto, habeas corpus, and such appellate jurisdiction, as may be provided by law.

Section 3. That section four (4) of article six (6) of the Constitution of the State of Nebraska, be amended so as to read as follows:

Section 4. The judges of the supreme court shall be elected by the electors of the state at large, and their term of office, except as hereinafter provided, shall be for a period of not less than five (5) years as the legislature may prescribe.

Section 5. That section five (5) of article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 6. At the first general election to be held in the year 1896, there shall be elected two (2) judges of the supreme court one of whom shall be elected for a term of four (4) years, and at each general election thereafter, there shall be elected one judge of the supreme court for the term of five (5) years, unless otherwise provided by law; Provided, that the judges of the supreme court whose terms have not expired at the time of holding the general election of 1896, shall continue to hold their office for the remainder of the term for which they were respectively commissioned.

Approved March 20, A. D. 1895.

A joint resolution proposing an amendment to section thirteen (13) of article six of the Constitution of the State of Nebraska, relating to compensation of supreme and district court judges.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section thirteen (13) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:

Section 2. The judges of the supreme and district courts for their services such compensation as may be provided by law, payable quarterly.

The legislature shall at its first session after the adoption of this amendment, three-fifths of the members elected to each house concurring, establish the compensation to be paid to each judge of the supreme and district courts, and in no event unless otherwise provided by law, shall the compensation of any judge of the supreme or district court be increased or diminished during the term for which they shall not receive to their own use any fees, costs, interests, upon public moneys in their hands or under their control, or perquisites of office, or other compensation and all fees that may hereafter be payable by law for services rendered by any judge of the supreme or district court shall be paid in advance into the state treasury. The legislature shall at its first session after the adoption of this amendment, three-fifths of the members elected to each house of the legislature concurring, establish the salaries of the judges named in this article. The compensation so established shall not be changed oftener than once in four years and in no event unless two-thirds of the members elected to each house of the legislature concur therein.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska, relating to compensation of the officers of the executive department.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section twenty-four (24) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. The officers of the executive department of the state government shall receive for their services a compensation to be established by law, which shall be neither increased nor diminished during the term for which they shall have been commissioned and they shall not receive to their own use any fees, costs, interests, upon public moneys in their hands or under their control, or perquisites of office, or other compensation and all fees that may hereafter be payable by law for services rendered by any officer of the executive department shall be paid in advance into the state treasury. The legislature shall at its first session after the adoption of this amendment, three-fifths of the members elected to each house of the legislature concurring, establish the salaries of the officers named in this article. The compensation so established shall not be changed oftener than once in four years and in no event unless two-thirds of the members elected to each house of the legislature concur therein.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section one (1) of article six (6) of the Constitution of the State of Nebraska, relating to judicial power.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section one (1) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. The judicial power of this state shall be vested in a supreme court, district courts, county courts, justices of the peace, justice magistrates, and in such other courts inferior to the supreme court as may be created by law, which two-thirds of the members elected to each house concur.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section eleven (11) of article six (6) of the Constitution of the State of Nebraska, relating to increase in number of supreme and district court judges.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section eleven (11) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. The legislature, whenever two-thirds of the members elected to each house concur thereon, may, in or after the year one thousand eight hundred and ninety seven, and not oftener than once in every four years, increase the number of justices of the peace and district courts, and the judges of the courts inferior to the supreme court as may be created by law, which two-thirds of the members elected to each house concur.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section seven (7) of article six (6) of the Constitution of the State of Nebraska, prescribing the manner in which votes shall be cast.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section seven (7) of article six (6) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. All votes shall be by ballot or such other method as may be provided by law, provided the secrecy of voting be preserved.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section two (2) of article fourteen (14) of the Constitution of the State of Nebraska, relative to donations to works of internal improvement and manufactures.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section two (2) of article fourteen (14) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 2. No city, county, town, precinct, municipality, or other subdivision of the state, shall ever make donations to any works of internal improvement, or manufacture, unless a proposition so to do shall have been first submitted to the qualified voters and ratified by a two-thirds vote at an election by authority of law; Provided, That such donations of a county with the donations of such subdivisions in the aggregate shall not exceed ten per cent of the assessed valuation of such county; Provided, further, That any city or county may, by a three-fourths vote, increase such indebtedness five per cent, in addition to such ten per cent and no bond or evidence of indebtedness so issued shall be valid unless the same shall have endorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to law.

Approved March 20, A. D. 1895.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section six (6), article one (1) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. The right of trial by jury shall remain inviolate, but the legislature may provide that in civil actions five-sixths of the jury shall render a verdict, and the legislature may also authorize trial by a jury of a less number than twelve men, in courts inferior to the district court.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section one (1) of article five (5) of the Constitution of Nebraska, relating to officers of the executive department.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section one (1) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. The executive department shall consist of a governor, lieutenant-governor, secretary of state, auditor of public accounts, treasurer, superintendent of public instruction, attorney general, commissioner of public lands and buildings, and three railroad commissioners, each of whom, except the said railroad commissioners, shall hold his office for a term of two years, from the first Thursday after the first Tuesday in January, after his election, and until his successor is elected and qualified. Each railroad commissioner shall hold his office for term of three years beginning on the first Thursday after the first Tuesday in January for the first year, and for the period of one year, one for the period of two years, and one for the period of three years. The governor, secretary of state, auditor of public accounts, and treasurer shall reside at the capital during their terms of office, and they shall keep the public records, books and papers there and shall perform such duties as may be required by law.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska, limiting the number of executive state officers.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section twenty-six (26) of article five (5) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. No other executive state officers except those named in section one (1) of this article shall be created, except by an act of the legislature which shall be concurred in by not less than three-fourths of the members elected to each house thereof.

Provided, That any office created by an act of the legislature may be abolished by the legislature, two-thirds of its members elected to each house thereof concurring.

Approved March 20, A. D. 1895.

A joint resolution proposing to amend section nine (9) of article eight (8) of the Constitution of the State of Nebraska, providing for the investment of the permanent educational funds of the state.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. All funds belonging to the state for educational purposes, the interest and income thereof are hereby solemnly pledged for the purposes for which they are granted and set apart, and shall be transferred to any other fund for other uses.

Section 3. The board created by section one (1) of this article shall be sold from time to time any of the securities belonging to the permanent school fund and invest the proceeds arising therefrom in any of the securities enumerated in this section bearing a higher rate of interest whenever an opportunity for better investment is presented.

And provided further, That when any warrant issued in pursuance of an appropriation by the legislature and secured by the levy of a tax for its payment, shall be presented to the state treasurer for payment, and there shall not be any money in the proper fund to pay such warrant, the board created by section one (1) of this article may direct the state treasurer to pay the amount due on such warrant from moneys in his hands belonging to the permanent school fund of the state, and he shall hold said warrant as an investment of said permanent school fund.

Approved March 20, A. D. 1895.

A joint resolution proposing an amendment to the Constitution of the State of Nebraska by adding a new section to article twelve (12) of said constitution to be numbered section two (2) relative to the merging of the metropolitan class and the government of the counties wherein such cities are located.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That article twelve (12) of the Constitution of the State of Nebraska be amended by adding to said article a new section to be numbered section two (2) to read as follows:

Section 2. The government of any city of the metropolitan class and the government of the county in which it is located may be merged wholly or in part when a proposition so to do has been submitted by authority of law to the voters of such city and county and received the assent of a majority of the voters cast in such city and also a majority of the voters cast in such metropolitan city at such election.

Approved March 20, A. D. 1895.

A joint resolution proposing an amendment to section six (6) of article seven (7) of the Constitution of the State of Nebraska, prescribing the manner in which votes shall be cast.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section six (6) of article seven (7) of the Constitution of the State of Nebraska be amended to read as follows:

Section 2. All votes shall be by ballot or such other method as may be provided by law, provided the secrecy of voting be preserved.

Approved March 20, A. D. 1895.

A joint resolution proposing an amendment to section two (2) of article fourteen (14) of the Constitution of the State of Nebraska, relative to donations to works of internal improvement and manufactures.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section two (2) of article fourteen (14) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 2. No city, county, town, precinct, municipality, or other subdivision of the state, shall ever make donations to any works of internal improvement, or manufacture, unless a proposition so to do shall have been first submitted to the qualified voters and ratified by a two-thirds vote at an election by authority of law; Provided, That such donations of a county with the donations of such subdivisions in the aggregate shall not exceed ten per cent of the assessed valuation of such county; Provided, further, That any city or county may, by a three-fourths vote, increase such indebtedness five per cent, in addition to such ten per cent and no bond or evidence of indebtedness so issued shall be valid unless the same shall have endorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to law.

Approved March 20, A. D. 1895.

Be it resolved and enacted by the Legislature of the State of Nebraska:

Section 1. That section two (2) of article fourteen (14) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 2. No city, county, town, precinct, municipality, or other subdivision of the state, shall ever make donations to any works of internal improvement, or manufacture, unless a proposition so to do shall have been first submitted to the qualified voters and ratified by a two-thirds vote at an election by authority of law; Provided, That such donations of a county with the donations of such subdivisions in the aggregate shall not exceed ten per cent of the assessed valuation of such county; Provided, further, That any city or county may, by a three-fourths vote, increase such indebtedness five per cent, in addition to such ten per cent and no bond or evidence of indebtedness so issued shall be valid unless the same shall have endorsed thereon a certificate signed by the secretary and auditor of state, showing that the same is issued pursuant to law.

Approved March 20, A. D. 1895.

I, J. A. Piper, secretary of state of the state of Nebraska, do hereby certify that the foregoing proposed amendments to the Constitution of the State of Nebraska are true and correct copies of the original enrolled and engrossed bills, as passed by the Twenty-fourth session of the legislature of the State of Nebraska, as appears from said original bills on file in this office, and that all and each of said proposed amendments are submitted to the qualified voters of the State of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 3d day of November, A. D., 1896.

In testimony whereof, I have hereunto set my hand and affixed the great seal of the State of Nebraska.

Done at Lincoln this 17th day of July, in the year of our Lord, One Thousand, Eight Hundred and Ninety-Six, of the Independence of the United States the One Hundred and Twenty-First, and of this state the Thirtieth.

(Seal.) J. A. PIPER,  
Secretary of State.

**NOTICE OF SALE UNDER CHATTEL MORTGAGE.**

Notice is hereby given that by virtue of a chattel mortgage dated on the 25th day of May, 1896 and duly filed in the office of the county clerk of Sherman county, Nebraska on the 25th day of May, 1896, and executed by A. Foltz and wife, in the office of E. G. Kent, to secure the payment of the sum of Four Hundred Fifty five dollars and Fifty-six cents (\$455.56) and interest, and upon which there is now due the sum of \$481.85. Default having been made in the payment of said sum and no suit or other proceedings at law having been instituted to recover said debt or any part thereof, therefore I will sell the property therein described, viz:

One bay horse, six years old;  
One bay horse, one hind foot white, five years old;  
Three sets of light double harness;  
Two single top buggies;  
One two seated top buggy;  
One dark iron gray horse, eight years old;  
One lighter iron gray horse, six years old;  
One bay mare seven years old;  
One bay horse, eight years old;  
The public auction at theivery barn, in Block 18, in the Original Town of Loup City, Nebraska, on the 22nd day of August, 1896 at 10 o'clock a. m.

E. G. KENT, Mortgagee.  
B. HARRAN & TAYLOR, her ATYS.

**LEGAL NOTICE.**

John Swoney, defendant will take notice that on July 26th, 1896, there was filed in the district court of Sherman county, Nebraska, by Kittle Swoney, plaintiff, a petition for a divorce from said defendant, on the ground that said defendant, being at that time wilfully abandoned and utterly deserted the plaintiff for more than two years last past; That said defendant has refused cruelly toward said plaintiff, and that said defendant has wantonly and cruelly failed and neglected to provide suitable maintenance for said plaintiff, said defendant being at that time of sufficient ability to do so. Defendant further prays care and custody of the children, George and Robert Swoney.

You are required to answer said petition on or before Monday, the 31st day of August, 1896.

Attest: KITTLE SWONEY, Plaintiff.  
LOUIS REIN, County Clerk.

**Loup City Market Report.**

Prices paid for:

Corn	.....	13
Wheat	.....	35
Oats	.....	12
Hogs	.....	2.50
Cows and heifers	.....	2.00 @ 2.25
Feeders	.....	3.00
But		