A. F. WERTS, Agt

U. P. RAILWAY. Beginning Sunday, November 17th, trains will arrive and depart at this station as follows: Leaves Leaves Tuesday, 8: 00 Thursday, a. m Monday, Wednesday, 5.50, a. m aturday

Arrives at Loup City daily 7.15 p. m. Close connection at Grand Island for all points East and West. F. W. CLINE, Agent.

### Logal Dews.

A. Boone, THE Jeweler,

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

Dr. Chase has just purchased a fine eigar case.

Those Mexican dollars are an eye sore to the popocrats.

J. Cole added his name to our subscription list this week.

The Loup City schools will begin

next Monday morning. Call on Secretary Mellor and get

premium list for the fair. Mrs. Collins, of Kearney is visiting friends in the city this week.

Those who are owing us must pay up. We must have funds to do business.

Mrs. A. M. Bennett went up to Arcadia last Wednesday to visit friends. The call for a Republican county con-

vention appears in another column. Tailor made clothing 12.50 per suit

at A. E. Chase's. Harness, collars, whips, lap dusters,

and nots at T. M. Reeds. Dr. Sumner Davis, Grand Island, Surgreal diseases and diseases of Eye and

Two members of the Baptist Church were baptised in the irrigation canal last Sunday.

E. Sehwer, a Bryan advocate said that Mr Cady made the best republican speech he ever heard.

Good makes of new and second hand mowing machines, also hay rakes at T. M. Reeds.

Call and look at the samples of ready made clothing at A. E. Chase's. Suits from \$5.00 up. Fit guaranteed.

Col. Rebe purchased of Judge Hunter a bicycle, and little Johnie Rebo learned to ride it in a few hours.

The main lateral to the fair ground is being repaired and the water will soen be filling up the lake again.

E. H. Kittell responded to our call for funds and came to our assistance with the price of a years subscription.

Flaming hand bills are out announeing the Sherman county fair to be held at Loup City, September 16th, 17th and 18th.

is now running the full length, the damage done by the Jane storm having all been repaired.

E. A. Smith, ex-county attorney has moved to Ashton and will open the schools as principle at that place next Monday.

The large picture in G. H. Gibson's front window entitled 'The Real Issue.' is a clinching argument in favor of the republican ticket.

Rev. Webster was taken suddenly ill last Sunday evening and was unable to fill his appointment He is now able to be out again.

Mrs. L. E. Walworth and daughter Sadie, Mrs. G. H. Scott and Mr. and Mrs. E. A. Brown are among those who attended the state fair this week.

F. W. Cline has moved his family into the T. M. Scott residence. T. M. moved to Litchfield Monday where he has secured the position of principal of the schools of that town.

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 failes to cure Piles .- Odendahl Bros.

Buffalo Harry's Wild West Show will be a taking feature of the fair this fall. Toe association has made special arrangements with the manager to give a free exhibition on the ground in the afternoon of the second and third days.

In almost every speech that Mr. Bryan makes he tells the people to stay by the democratic ticket, and he never refers to the populist party. The pop ulists have noted this fact, but rather than to admit that they have been swallowed up, they still insist that he is a populist.

Some of the pops have been heard to say that they brileved that Hon. A. Raptist pulpit last Sunday. Mr. Miller E. Cady's speech was the best political speech they had ever heard delivered in Loop City. Now the "man up a treo" must indeed see a great change when he is reminded of the fact that Bill Greene has delivered some six or seven political speeches in Loup City.

The Times said last week that we advised our two sous to keep in the middle of the road. No doubt the advise would have been more fitting had it been given to the Times editor. Last One Minute Cough Cure is the standard year he professed to be a middle of theroad pop. This year he has gone elear cold. It is the only harmless remedy off the track and permitted himself to that produces immediate results. be swallowed by the democrats.

Cady at Loup City.

It was a large or wed that assembled at the opera house in this city last evening to hear the address of Hon. A E. Cady. Candidate for Congess on the republican ticket. The seating capacity of the opera house was all occupied and a large number were compelled to stand up. In all there was an audience of a bont 400 people

The band was out and escorted the speaker and large crowd to the hall. Judge Wall was selected as chairman and introduced the speaker. In the course of his remarks the band outside struck up, and while the music was being rendered the Judge provoked mirth by saying that he had, on some occasions attempted to talk when there was considerable noise and confusion and had succeeded pretty well in making himself heard, but never before had | tism. run up against a brass brand. In his opening remarks he spoke of the issues to be discussed and paid a fitting tribute to to the speaker of the evening.

Mr. Cady made an eloquent address and his argument was clear and contwo measures when in force furnished employment for the laborer, stimulated the American industries and gave to the Americas farmer a good market for his products. He also showed how, under these acts we were enable to re duce the government debt from two billion six hunderd million to nearly eight hundred million. His argument on the money question was most convincing and every point was made clear. He exposed the falieles of the free silver craze and plainly pointed out the disasterous conditions which would inevitably follow its adoption. The speech was a telling one and people of all political parties were loud in their praise of his splendid effort. Several were heard to say it was the hest political speech they ever listened to and his coming will no doubt make many votes for the republican ticket.

Asnton People Well Pleased With The Republican Nominee for Congress.

Ashton, Neb., Sept. 1, 1896.-ED NORTHWESTERN .- A very enthusiastic republican meeting was held here last Monday afternoon. A good crowd was address delivered by A. E. Cady, upon the political issues of the day. He thoroughly discussed the tariff and out discomfort. It is the Best Blood money questions and made his points and Best spring medicine. It is the elear and convincing. Men of all po- sluggish liver that cloggs the system tention and seemed well pleased with liver. J. H. Zeilin & Co., Philadelphia, his speech. There is no doubt but what Pa. he has made several votes in Ashton township, who will not only support him for Congressman but will vote for the McKinley electors also.

There were several present from Loup City: among them were W. H. Conger, Judge Wall, D. D. Grow and man of the meeting and made a ringing The water in the irrigation ditch speech in introducing the subject and speaker.

Jas. McDonald with their families Republicans will want The Journal bestarted for Iowa last Tuesday, Septem- cause of its staunch republican prinber 1st. They left the city late in the ciples, it being reconized as the standafternoon intending to camp the first ard-bearer of the great republican party night a few miles out of town. They of Nebraska. Populists and Democrats shipped all their household goods and should read it for the news it gives. most of their stock by freight; Geo. The Semi-Weekly Journal will go to McDonald accompanied the car. They thousands of new homes during the Bros, being among the oldest. Twenty-five years ago they, in company with until November 15. Two papers every ve editor, then small boys together, on the Fourth day of July, with our parents daily. Subscribe through your postmaslanded in Loup City. Their destination ter or send your order to The State will be within a days drive from the Journal, Lincoln, Neb. old Iowa farm formerly owned by their father.

Good grades of machine oils sold by T. M. Reed.

Lesehinsky; the photographer will be at Arcadia EVERY FRIDAY.

Chas. Rettenmayer and banker Smallwood of Arcadia were doing business in the city last Widnesday.

J. I. Depew and M. H. Smith returned from their trip to Lincoln and the children, and I consider it the quickest re-union last evening.

call last Tuesday from Rev. Miller of Bros. Caro former pastor of this city.

The subject for morning service at the M. E. Church next Sunday will be "How we Understand the Bible."

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

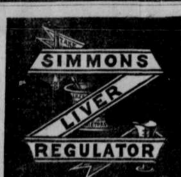
Our subscribers must pay up, we must have money. Please don't wait for another notice.

Rev. U. G. Miller of Caro, Neb., form er pastor of this place occupied the and wife were both in the city.

The "Gypsy Social" will be repeated at the Baplist Church Tuesday evening September, 8th. An interesting programme is being prepared and a good time promised do all.

Chas. Conhiser has ejected a new windmill to take the place of the old one which was blown down and demor-

One minute is the standard time, and preparation for every form of cough or Odendahl Bros.



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 A1 condition, and that will only be when the Liver is kept active. wincing. The first half of his speech was devoted to the tariff issue and the recroprosity act. He showed how these 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 REGU-LATOR. You'll find the RED Z on every package. Look for it.

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

A. L. Wooster, a prominent citizen of Osseo, Mich., after suffering exeruciatingly from piles for twenty years, was cured in a short time by using DeWitt's Witch Hazel Salve, an absolute cure for all skin diseases. More of this preperation is used than all others combined.-Odendahl Bros.

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

Wake up your liver with at twentyfive cent package of Simmons Liver Regulator-enough to wake up the present and listened attentively to the liver of the whole family. A dose a day is enough, and a small one at that, but it will do the work well and withlitical beliefs gave him the closest at and poisons the blood. Wake up the

## A RED-HOT CAMPAIGN.

The present campaign will be the most exciting one fought out since the war. There will not be a day when something of unusual interest will not others. Judge Wall was made chairup its mind to surpass all its former efforts in the direction of news-giving and will give its readers the most complete detail of the campaign, giving all pensation of the officers of the executive O. Benschoter, J. S. Benschoter and the news from an unbiased standpoint.

were allold settlers here, the Benschoter campaign, You should subscribe, as it will only cost you 25 cents from now week, making it almost as good as a

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

Mrs. R. DeYoung, Middleburg, Ia., writes, I have used One Minute Cough Cure for six years, both for myself and acting and most satisfactory Cough This office acknowledges a pleasant Cure I have ever used.-Odendahl

> WANTED SEVERAL FAILHFUL MEN women to travel for responsible estab lished house in Nebraska. Salary \$780, payable 315 weekly and expenses. Position permanent, Reference, Enclose self-addressed stamped enveloped. The National, star Building, Chicago,

Awarded Highest Honors, World's Fair. DR



MOST PERFECT MADE A pure Grape Cream of Tartar Powder. from Ammonia, Alum or any other adultate 40 YEARS THE STANDARD.

## 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 Legisla ture of the State of Nebraska:

ture 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 until
otherwise provided by law, consist of five
(5) judges, a majority of whom shall be necessary to form a quorum or 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.

law.

Section 2. That section four (4) of article six (6) of the Constitution of the State of Nebraska, be amended so as to read as follows:

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

Section 5. 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 two (2) years, one for the 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 29, A. D. 1895.

Approved March 29, 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

Be it resolved by the Legislature of the Stat of Nebraska: Section 1. That section thirteen (18) of article six (8) of the Constitution of the State of Nebraska be amended so as to read as fol-

of Nebraska be amended so as to read as follows:

Bec. 13 The judges of the supreme and district courts shall receive 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 oppouring, establish their compensation. 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 logislature concur therein.

Approved March 30, A. D. 1895. Approved March 30, 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 com-

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 24. 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, perquisites of office or other compensation and all fees that may hereafter be payable by law for services performed by an officer provided for in this article 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 concurtance.

Approved March 29, 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.

Rh., Feinting to judicial power.

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

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

Section I. The judicial power of this state shall be vested in a supreme court, district shall be vested in a supreme court, district courts, county courts justices of the peace police magistrates, and in such other courts inferior to the supreme court as may be created by law in which two-thirds of the members elected to each house concur. Approved March 29, A. D. 1868.

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 namber of supreme and district court judges.

The it resolved and enacted by the Legislature of the State of Nebrasia; Bection L. That socion cloves (ii) of article six (i) of the Constitution of the State of Nebrasia be amusical to read as foltion 11. The legislature, when threta of the moments similar to each house shall concur therein, may, in or after the year one thousand eight hundred and sinely areas and not oftened than ones is every four years increase the number of Judges of supreme and district courts, and the judges districts of the state. Such districts shall be formed of compact territory, and to come of any change in the boundaries of a district, shall not recase, or may change in the boundaries of a district, shall not recase. Approved March 35 A. D. 1895.

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

Be it resolved and enacted by the Legislature of the State of Nebraska: 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 6. The right of trial by jury shall remain inviolate, but the legislature may provide that in civil actions five-sixths of the jury may render a verdict, and the legislature may also sutherize trial by a jury of a less number than twelve men, in courts inferior to the district court.

Approved March 29, 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 Legisla-ture 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 fol-

of Nebraska be amended to realize lows:
Section 1 The executive department shall consist of a governor, lieutenant-governor, consist of state, auditor of public accounts, public in public in Section 1. 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 this election, and until his successor is elected and qualified. Each railroad commissioner shall hold his office for a term of three years, beginning on the first Thursday after the first Tuesday in January after his election, and until his successor is elected and qualified. Provided, however, That at the first general election held after the adoption of this amendment there shall be elected three railroad commissioners, one 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 term of office; they shall keep the public records, books and papers there and shall perform such duties as may be required by law.

Approved March 30, A. D. 1895. Approved March 80, A. D. 1895,

A joint resolution proposing 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 Leg islature of the State of Nebraska:

islature 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 26. 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 is 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 the members elected to each house thereof concurring.

Approved March 30, A. D., 1895.

Provided. The board created by section 1 of this article is empowered to sell 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;

an opportunity for better investment is presented;
And provided further. That when any warrant upon the state tressurer regularly 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 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 29, 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 government of cities of the metropolitan class and the government of the counties wherein such cities are Oats. located.

Be it resolved and enacted by the Legis-lature 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 sec-tion to be numbered section two (2) to read as follows: tion to be humbered 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 votes cast in such city and also a majority of the votes cast in such metropolitan city at such election.

Approved March 29, A. D. 1866.

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.

He it resolved and enacted by the Legislature of the State of Nebraska:
Section 1. That section aix (6) of article seven (7) of the Constitution of the State of Nebraska be amended to read as follows:
Section 6. All votes shall be by ballot or such other methods as may be presertled by law, provided the secrees of voting be presertled.

A joint resolution proposing to to works of internal improvement and ing. Chicago,

Be it resolved and enacted by the Lec-islature of the State of Nebraska: Section 1. That section two (2) of exticls fourteen (14) of the Constitution of the State of Nebraska, be amended to read at

follows:
Sec. 2. No city, county, town, precinct,
municipality, or other subdivision of the Sec. 2. No city, county, town, precinct, municipality, or other subdivision of the state, shall ever make donations to any works of internal improvement, or manufactory, unless a proposition so to do shall have been first submitted to the qualified electors 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 bonds or evidences 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 29, A. D., 1895.

Approved March 29, 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.

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.

LEGAL NOTICE.

In District Court of Sherman county, and State of Nebrasks. Hiram C. Chase Sr., Plaintiff.

G. F. Lupton, G. J. Walker, Defendants, State of Nebraska, | s. s.

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 i. That section nine (9) of article eight (8) of the Constitution of the State of Nebraska:

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

Section 9. All funds belonging to the state for educational purposes, the interest and income whereof only are to be used, shall be deemed trust funds held by the state, and the state shall supply all losses thereof that may in any manner accrue, so that the same shall remain forever inviolate and undiminished, and shall not be invested or lossed except on United States or state securities, or registered county bonds or registered school district bonds of this state, and such funds with the interest and income thereof are hereby solemnly pledged for the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses:

State of Nebraska, Ys. 8.

To G. F. Lupton and G. J. Walker, defendants: You will take notice that on the 27th day of August, 1896, plaintiff herein field his petition in the District Coart of Sherman county, Nebraska, against said defendants, the object and prayer of which are to recover a judgement for the sum of concentration promisory note in favor of West Coart of Rundred Thirty Dollars and Twenty Dollars and promisory note in favor of W. T. Chase for the sum of \$100.00, dated; Angust 17th interest at ten per cent parameter to the sum of \$100.00, dated; Angust 17th interest at ten per cent per annum from August 27th, 1896, and shall not be invested to have the promise of the sum of Nebraska;

In To West August 18th Coart of Sherman County, Nebraska, against said defendants

and the costs of said action and that said, land be sold to satisfy the same.

You are required to answer said petition on or before the 1sth day of October, 1896.

Dated September 2nd, 1896.

HIRAM C. CHASE SR., Plaintiff, By T. S. Nightingale, Louis Rein, His Attorney.

Clerk of the D'strict Court.

LEGAL NOTICE.

State of Nebraska, | s. s. H. Smelser, Plaintiff.

Mary C, Tochey and Lloyd J. Hyatt, Defendents,

Defendents,
Lloyd J. Hyatt will take notice that on
the 5th of August 1935, Geo. W. Hunter, a
Justice of the Peace of Loup City township, Sherman county, Nebraska, issued an
order of attachment for the sum of \$168.60
in an action pending before him, wherein
H. Smelser is plaintiff and Mary C. Toekey
and Lloyd J. Hyatt, defendants, that property of the defendant consisting of the one
third interess in about 45 acres of wheat
has been attached under said order, also
guarnishee summons issued against Mike
Pallow, and said Mike Pallow ordered to
hold said wheat subject to the order of the
court

Said cause was continued to the 26th day of September, 1896, at 10 o'clock, a. m. W. J. FISHER, for Plaintiff.

> Loup City Market Report. Prices paid for:

Hogs. Cows and helfers Feeders. Butter, per pound Eggs, per doz ..... 6 6 636

Agents wanted to sell the Life and speeches of McKinley, with Presendings of St. Louis Convention, Platform of Party and other valuable information. 320 pages, with 20 full page illustrations. Price, cloth, \$1.00; half morocco, \$1.50. Sixty per cent Discount to Agents. Send 30 cents for Prospectus and full particulars, and go to work at once. You can sell 200 copies in your town. Address J. S. Ogitvie Pub lahing Company, 57 Rose Street New York

Nebraska State Fair at O-naha 1816. The Union Pacific will sail tickets at one fare fur round trip plus 50 cents for admission to fair ground. Tickets on sale August 27th. to September 5.h.

F. W. CLINE Agent. WANTED ----- SEVERAL PARTHFUL MAN OR women to travel for responsible establish. amend section two (2) of article four- od house in Nebraska. Salary Sim, payable teen (14) of the Constitution of the thi weekly and expenses. Position perman ent, neterence. Enclose self-addressed State of Nebraska, relative to donations stamped envelope. The National, star Build

irclusive, good until September 7th.