A. F. WERTS, Agt

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

Leaves Monday, Wednesday, 5.50, a. m Tuesday, Thursday. 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.

> Loup City Market Report. Prices paid for:

Corn	1
Wheat	. 3
Oats	.7 .1
Hogs	2.8
Cows and heifers2.00	@ 2.2
Feeders	3.0
Butter, per pound	7@
Eggs, per doz	6 @ 63
Potatoes	

Local Dews.

A. Boone, THE Jeweler,

Cutlery at balf price at Watki nson's Eye and Ear, Dr. Davis, Grand Island, Nebr.

Earl Walker was over from Mason city Sunday. Round Oak Heaters are the best at

Call on Secretary Mellor and get premium list for the fair.

Tailor made clothing 12.50 per suit at A. E. Chase's.

Harness, collars, whips, lap dusters, and nets at T. M. Reeds.

Several strangers are in town looking for bargains in real estate.

Ohlson Bros shipped a car load of brick to Dannebrog this week.

Mr. Eugene Whitman of Grand Island was seen on our streets Sunday. Dr. Sumner Davis, Grand Island, Surgreal diseases and diseases of Eye and

E. A. Brown attended the populist senatorial convention at Ravenna Wed-

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

Bern .- To Mr. and Mrs. Wm. Kanagan of Clear Creek a girl. The little one

came last Friday. J. T. Hale is suffiering with rhumatism and has been going around on crutches this week.

Call and look at the samples of ready from \$5.00 up. Fit guaranteed.

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

The Baptist young people gave a mellor social Tuesday evening. There was a small attendance but all report "just a lovely time."

Thos. Inks left his team unhitched while unloading goods at Mr. Conhiser's residence yesterday. The result was a lively runsway. No damage done.

Adolph Kansgan, Sr. informs us that he will have on exhibition upon the fair grounds a wonderful freak of nature consisting of a chicken with one head, two bodies and four legs.

business in the city Saturday. He called at these head quarters and contributed his old home and after remaining there an article on irrigation to these columns for several years, he came to visit his which appears on the first page of this parents who had then moved to Neb.

like all other skin diseases it can be two years, returning then to North permanently cured by applications of Platte and remaining there until July DeWitt's Witch Hazel Salve. It never 1895 when he came again to Sherman Co failes to cure Piles,-Odendahl Bros.

Buffalo Harry's Wild West Show will be a taking feature of the fair this tall. 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.

last Saturday at the court house and made by friends, with "Brother Will" placed in nomination for county rep- in white flowers, a name often used by resentative Rev. J. M. Snyder, aged his sisters. Also the cross of pansies. 71 years old, and John W. Long for presented by his brother "Odd Fellows" county attorney, age 29. Other busi- | of which order he was a member. The

this week through the agency of W. R. Father, Brother and two Sisters to Mellor, whereby James Rentfrow traded | mourn his loss. his town property for a farm down the river. Frank B. Pitney is the gentleman with whom he traded. We learn that Mr. Rentfrow will, however remain in town and do business at the so kindly assisted us at the death and old stand.

Ye editor and wife gave an "at home" party Saturday at which there was a limited number of invited guests, in cluding Dr. Jones. The most noted arrival of the oceasion was an 11; pound girl which came, evidently to stay. Mother and child doing well and father still able to issue this great family jour-

Some amusement was furnished our eitizens last Saturday when young Mink ran a foot race of one mile against six minutes of time. The consideration was a plug horse put up by Geo. Mc-Fadden, Zink was an easy winner and made the mile in five and one half minutes. George now has one less stamped envelope. The National, star Build of horse to winter.

Window Glass cheap at Watkinson's. Good grades of machine oils sold by T. M. Reed.

Sewing Machines at prices to suit the

times at Watkinson's. Leschinsky; the photographer will

be at Arcadia EVERY FRIDAY. Mrs. L. E. Walworth is combining

business and pleasure in Lincoln this One swallow does not make Spring,

but one swallow of One Minute Cough Cure brings relief .- Odendahl Bros. Thos. Inks, expressman got his head

oadly hurt last Wednesday while handling freight at the depot. John Long and his sister, Miss Ella

returned Wednesday from attending the Bryan notification at Lincoln. Miss Georgie Gouley of Custer coun-

ty is attending school at Loup City and will make their home with Mr. and Mrs. Geo. E. Benschoter this winter. In the Spring time a young man's

fancy lightly turns to thoughts of-De Witt's Little Early Risers, for they always eleanse the liver, purify the blood, and invigorate the system .-Odendahl Bros.

Col. Rebo got badly kicked by one of M. C. Mulick's race horses last Saturday. He was kicked in the side just above the hip. A main artery ruptured. It was several hours before the blood could be checked but he is now doing nicely.

One minute is the standard time, and preperation for every form of cough or cold. It is the only harmless remedy that produces immediate results,-Odendahl Bros.

J. M. Snyder, the Independent nominee for county representative, said on our streets in the presence of a half dezen or more people that "any man who would vote the republican ticket be true it has not been a great many acted the devil himself.

This office acknowledges a pleasant call from Frank Mowors, traveling salesman for Perkins & Brinsmaid wholesale house of Des Moines, Iowa. Mr. Mowers says that Iowa will surely go republican by an emense majority. He further stated that he has always voted the democratic ticket and that his employers were democrats but they could not go free silver nor would they vote the sound money democrat ticket.

The Republican electors of Loup City township held their eacus last Thursday afternoon and placed the following township ticket in the field: Clerk, made clothing at A. E. Chase's. Suits W. R. Mellor; Treasurer, G. H. Gibson; Assessor, J. A. Angier; Constable, S. F. Reynolds, Road overseer, No. 13, S. E. Gallaway; No. 14, Fred Schnyderite; No. 15, N. B. Thompson and No. 20 Milton Rentfrow. The following persons were elected delegates to the aty convention: G. H. Scott. Lewis Gibson, W. B. Mellor, W. T. Gibson, and will give its readers the most com-T. L. Pilger, Wm. Neville, G. W. Hunter, Herman Johansen, J. A. Angier, the news from an unbiased standpoint.

DIED-Very suddenly after a short but severe illness, at his home near Loup City, Neb. Sept. 7. 1896 Wilber C. Converse. Deceased was borne at Andorer Henry Co. Ill., June 8, 1862. his parents shortly after moved to Cam-Mr. Schaupp, of Areadia was doing bridge Ill., where his boyhood was spent. He went to Seneca, Kansas from He then went farther west to Holyoke, Eczema is a frightful affliction, but Col. where he engaged in business for and took charge of his fathers farm where he resided until his death. The funeral was held at his home Tuesday, Sept 8. at one o'clock. Rev. Webster preached the sermon. His remarks were very appropriate and comforting for the mourners. The flowers were The populist county convention met very beautiful, especially the pillow ness was had and done at about the remains were intered in the Evergreen Cemetary, followed by a host of sor-A real estate deal was consumated rowing friends. He leaves a Mother

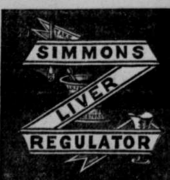
A Card of Thanks.

We dealer to extend our sincere thanks to the friends and neighbors who burial of out belowed son and brother. Mr. and Mrs. J. A. CONVERSE

and family. Sovereign Grand Lodge I. O. O. F. Dallas Texas Sept. 21 to 28th. The U. P. will sell tickets to Dallas and return for one fare. For particulars call on or F. W. Cline Agt. address

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

WANTED --- SEVERAL PARTHFUL HAN OR women to travel for responsible establish ed house in Nebraska. Salary 2730, payable 315 weekly and expenses, Position permaneat, neference. Enclose self-addressed



THE BEST SPRING

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 Rheuma-tism. 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.

your system is in A1 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

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

A. L. Wooster, a prominent citizen of Osseo, Mich., after suffering excru-One Minute Cough Cure is the standard ciatingly 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 was either a fool or a devil." If this troubles. Perfect safety may be assured those who keep on hand DeWitt's years ago since J. M. played the fool or Colle & Cholera cure, and administer it promptly. For cramps, bilious colie dysentery and diarrhœa, it affords instant relief .- Odendahl Bros.

> Wake up your liver with at twentyfive cent package of Simmons Liver Regulator-enough to wake up 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 with out discomfort. It is the Best Blood and Best spring medicine. It is the sluggish liver that cloggs the system and poisons the blood. Wake up the liver. J. H. Zeilin & Co., Philadelphia,

> > 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 transpire. The State Journal has made Bechthold, Geo. E. Bensehoter, G. H. efforts in the direction of news-giving, W. D. French, M. H. Mead, A. E. Chase. Republicans will want The Journal because of its staunch republican principles, it being reconized as the standard-bearer of the great republican party

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 children, and I consider it the quickest acting and most satisfactory Cough Cure I have ever used .- Odeadahl

WANTED-SEVERAL FAILHFUL MEN omen to travel for responsible estab lished house in Nebraska. Salary \$780, payable \$15 weekly and expenses. Position permanent, Reference. Enclose self-addressed stamped enveloped. The National, Star Building, Chicago.

Awarded Highest Honors, World's Fair.



A pure Grape Cream of Tartar Powder, cools. Alson or says when adults 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: 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 fol-

of Nebraska be amended so as to the lows:

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.

Section 2. That section four (4) of article six (6) of the Constitution of the State

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 1895, 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.

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 State of Nebraska: Section 1. That section thirteen (18) of article six (6) of the Constitution of the State of Nebraska be amended so as to read as follows:

of Nebraska be amended so as to read as follows:
Sec. 18 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 concurring, 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 legislature concur therein.

Approved March 30, A. D. 1865.

Approved March 30, A. D. 1895.

A joint resolution proposing to amend section twenty-four (24) article five (5) of the Constitution of the State of Nebraska, relating to complete detail of the campaign, giving all pensation 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 fol-

Section 24. The officers of the executive of Nebraska. Populists and Democrats should read it for the news it gives.

The Semi-Weekly Journal will go to thousands of new homes during the campaign, You should subscribe, as it will only cost you 25 cents from now until November 15. Two papers every week, making it almost as good as a daily. Subscribe through your postmaster or send your order to The State Journal, Lincoln, Neb.

Did you ever think how readily the blood is poisoned by constipation?

Bad blood means bad kealth and pre
Dawlitte Little Little

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.

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 1. The judicial power of this state
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. 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 exacted by the Legislature of the State of Nebraska;
Section 1. That section eleven (11) of article six (3) of the Constitution of the State of Nebraska to amended to read as for oction 11. The logislature, whenever two

Section II. The legislature, whenever two-thirds of the members elected to each house shall concur therein, may, in or after the year one thousand eight hundred and attesty seven and not oftener than once in every four years, increase the number of judges of au-prence and district courts, and the judical districts of the state. Such districts shall be formed of compact territory, and bounded by county lines; and such in-rence, or any change in the boundaries of a district, shall not vacate the office of any judge.

Approved March 30, A. D. 1886.

A joint resolution proposing to amend section six (8) 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 authorize 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 follows:

ticle five (5) of the Constitution of the State of Nebraska be amended to read as follows:

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 Tursday 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 a term of three years, beginning on the first Thursday after theirst 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 they 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.

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.

Approved March 80, A. D. 1895.

Be it resolved and enacted by the Leg-slature of the State of Nebraska: Section 1. That section twenty-six (26) of rticle five (5) of the Constitution of the state of Nebraska be amended to read as

State of Nebraska be amended to read as follows:
Section 26. No other executive state officers except those named in section one (i) 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 thersof;
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.

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 Legisla-ture 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 fol-

of Nebraska be amended to read as lows:

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 involste and undiminished, and shall not be invested or loaned 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;

are granted and set apart, and shall not be transferred to any other fund for other uses; 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 bear-ing a higher rate of interest, whenever an opportunity for better investment is pre-sented;

ing a higher rate of interest, whenever an opportunity for better investment is presented;

And provided further, That when any warrant upon the state treasurer 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. 1896.

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 located.

Be it resolved and enacted by the Legis-ature 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: tion 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 is 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 siection.

Approved March 29, 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 onacted by the Legislat-ure of the State of Nebraska: Section 1. That section aix (6) of article serve (7) of the Constitution of the State of Nebraska be amended to read as for-

A joint resolution proposing to amend section two (2) of article fourteen (i4) of the Constitution of the Lovis Rets. By il. State of Nebruska, relative to donations By F. Rets, Deputy. to works of internal improvement and GEAL

manufactories.

manufactories.

Be it resolved and enseted by the Lexislature of the State of Nebraska:

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

Sec. 2 No city, county, town, precinet, 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. J. A. PIPER,

Secretary of State.

LEGAL NOTICE.

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

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

State of Nebraska, | 8.8.

Snerman County, | 8.8.

To G. F. Lupton and G. J. Walker, defendants: You will take notice that on the 27th day of August, 1895, plaintiff herein filed 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 One Hundred Thirty Dollars and Twenty-seven ceats, 139.27) with interest at 10 per cent per annum now due and payable from said defendants to said plaintiff on a certain promisory note in favor of W. T. Chase for the sum of \$100.00, dated August 17th 1892, and payable one year thereafter with interest at ten per cent per annum from date until paid. Said note was thereafter for value duly assigned to plaintiff, and such proceedings were had pursuant to law that an order of attachment was duly issued in said action, and lawfully levied on the following described real estate, situate in said county of Sherman and State of Nebraska, to-wit: An undivided one third interest in and to the North West Quarter of Section Seventeen (17(in Township Fifteen (15) North of Hange Sixteen west, as the property of the said defendant G. F. Lupton. Plaintiff prays for a judgement for the sum of \$130.27 and interest thereon at the rate of ten per cent per annum from Augus: 27th, 1866, and the costs of said action and that said cent per annum from August 27th, 1896, and the costs of said action and that said land be soid to satisfy the same.
You are required to answer said petition on or before the 12th day of October, 1896.
Dated September 2nd, 1896.
HIRAM C. CHASE SR., Plaintiff Attest By T. S. Nightingale.

Attest By T. S. Night Louis Rein, H 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 1896, Geo. W. Hunter, a Justice of the Feace of Loup City town. ship, Sherman county, Nebraska, Issued an order of attachment for the sum of \$168,00 in an action pending before ban, wherein H. Smeiser is plaintiff and Mary C. Toekey and Lloyd J. Hyatt, defendants, that property of the defendant consisting of the one third interest in about 45 acres of wheat has been attached under said order, also-guarnishes 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 (my of September, 1896, at 10 o'clock, a. m.

W. J. FISHER, for Plaintiff. NOTICE TO NON-RESIDENT DE. FENDANTS In District Court of Sherman County Nebraska.

Abraham L. Kreider and John N. Harpham, partners doing business under the firm name of Kreider & Harpham, Plaintiffs.

Taylor Williams, Mary J Williams, W. C. Wadsworth Williams, W. C. Wadsworth, & Company First National Hank of Davenport, Iowa, Beiderbecke and Miller, Defendant.

Bank of Davenport, Iowa, Beiderbecke and Miller, Defendant.

State of Nebraska (

sherman County.)

W. C. Wadsworth & Company, First National Bank of Davenport, Iowa, and Beiderbecke and Miller, the Above named non-resident defendents will take notice that on the 4th day of September Isse the above named plaintiffs filed their petition in the said district court of sherman county. Nebraska against the above named defendants, the object and prayer of which are to foreclose a certain mortgage executed by the defendant Taylor Williams to the defendant Mary J. Williams, and there after assigned to plaintiff, upon the following described real estate situate in the county of sherman and state of Nebraska, to wit section twenty-nine gra in township fourteen (12) north of range thirteen (13) and also the west half of the south west quarter of section eleven (11) in township thirteen in morth of range thirteen (13) west of the saith principal meridian, to secure the payment of one promisory note dated June isth, issue for the same of Three Thomas of the same of Three Thomas of the same of the range thirteen at the rate of all per cent per annum that there is now due upon said note and moverty against the same of the same that the rate of six per cent per annum that there is now due upon and note and moverty against to pay the same on that an imprensives may be sort to satisfy the a mount found the same for the same interest at the rate of six per cent per annum from June leth twent for which same plantiffs pear for a decree that detendant be required to pay the same or that an imprensive may be sort to satisfy the a mount found thus.

You are required to answer said petition on or before the light day of tectober, issue

104 ted this 4th day of September, 1890. Annalas I. hannes and Jone N. Hannes ander the Brin-doing invitions under the Brin-name of Averter a Harpton. Plaintiff.

By H. J. NIGHTINGALE, their attorney