

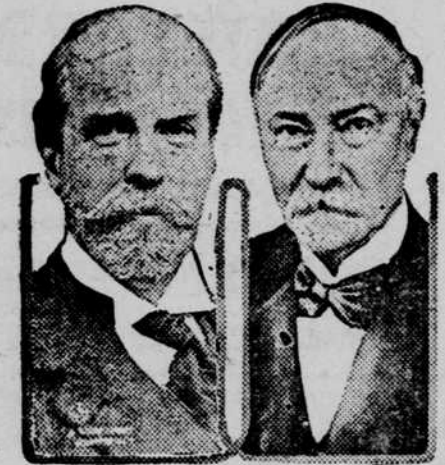
LOUP CITY NORTHWESTERN

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CHIPMAN & HARTMAN, Publishers.

\$1.50 PER YEAR IN ADVANCE.

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M. C. MULICK

Democratic Candidate for Sheriff of Sherman County.

sign trade, and would collect revenue sufficient to run the government. It has done none of these things, so glibly promised.

The Underwood tariff took from the dutiable list and put on the free list cattle, sheep, wool, beef, mutton, corn, eggs, milk, and cream. It put wheat and potatoes on the free list conditionally. It reduced by about 60 per cent the tariff rates on horses, poultry, oats, hay, cheese and butter. These reductions were followed by a great increase in importations into the United States of foreign farm products. The increase for the fiscal year 1914, nine months of which was under the Underwood law, over the year 1912, was \$140,000,000. These importations broke the farmers' market all over the country. Wheat in American markets declined about fifteen cents per bushel; corn declined about 10 cents per bushel; cattle and sheep declined in price. The democratic theory was that reduced tariff duties on farm products would bring foreign farm products into our markets to force down prices to the consumers. Foreign products did come and the price to the farmers was forced down. But the prices of food products to the consumer were not reduced. The only beneficiaries of the reduction were the foreigners who shipped the products, and the importers and market manipulators who received them. They did not sell more cheaply to the consumer but their margin of profit was greater. While prices of live stock to the farmer declined, prices of meats to the consumer steadily advanced. The high cost of living continued and has increased ever since.

The law did disturb business but the president declared it was only a "psychological condition."

The Underwood law did not produce revenue enough to pay the expenses of the government, and a democratic congress was compelled to pass the Stamp Tax Act, in time of peace, as a makeshift supplement to the law. Our foreign trade has increased but the increase has been in munitions and supplies for the warring European nations. What will happen when peace is declared in Europe and the war orders cease?

The democrats, facing now the situation which every one knows will exist at the close of the European war have attempted to quiet the fears of the farmers and the business world by their so-called tariff board, costing \$300,000 annually. The question is not what a tariff board may recommend, but whether a congress elected next November believes in protecting American industries, or making a tar-

iff for revenue only. Intelligent and patriotic voters everywhere have made up their minds to repudiate the incompetent and un-American administration of our affairs.

PUBLIC SALE

We will sell at joint public auction sale on the farm located 2 1/2 miles west and 1/2 mile north of Loup City, commencing at 10 A. M., on

Tuesday, Oct. 24

the following described property, to-wit:

22 HEAD OF HORSES AND MULES. One gray mare, smooth mouth, weight 1,300; 1 gray mare, 7 years old, weight, 1,000; 1 sorrel mare, smooth mouth, weight, 1,000; 1 bay mare, 10 years old, weight, 1,000; 1 bay mare, 4 years old, weight, 1,200; 1 suckling colt; 4 brown horses, 8 years old, weight, 1,100; 1 bay horse, 3 years old, weight, 1,000; 1 bay horse, 4 years old, weight, 1,000; 1 white horse, 7 years old, weight, 900; 2 mules, coming 4 years old; 6 mules, coming 3 ears old; 4 colts, coming 3 years old.

56 HEAD OF CATTLE. Consisting of fifty 2-year-old steers, 5 good milk cows, one good yearling bull.

FARM MACHINERY, ETC. One Deering mower, 1 low-wheel wagon, 2 3-section harrows, 2 riding listers, 1 2-row John Deere GoDevil, 1 new Osborne disk, 1 top buggy, 2 sets double work harness, 1 walking plow, 1 Economy Chief cream separator, good as new, 50 acres of corn in the field, and other articles too numerous to mention.

FREE LUNCH AT NOON. TERMS OF SALE.

All sums of \$10 and under, cash. Over that amount a credit of 3 months time will be given on approved notes bearing 10 per cent interest from date. No property to be removed from premises until settled for.

J. O. BOWEN, HARRY FLETCHER, Owners. COL. J. G. PAGELER, Auct. W. F. MASON, Clerk.

It is an old saying that two heads are better than one, and on the same principle two heads together are better than when they are facing in opposite directions. It will pay us to keep our heads together in this town, for the good of the town and each individual in the town.

When we are facing in opposite directions and pulling apart we get nowhere and accomplish nothing. The result of our labors is a cipher.

But not so when we get our heads together. Not so when we act as a community and not as individuals. Not so when we all face a definite object and pull until we get there.

It is good to keep our heads together. We learn each other's ideas and ambitions and thoughts, and from this knowledge springs the impetus that brings success to a community.

Let's get our heads together in this town, and keep them there.

Scalds, Galls, Scratches, Sores, Hurts Screw Worms

To make the best cure for such troubles, buy a pint of linseed oil, if you prefer a healing oil, or a pound of hog lard or vaseline if you want a salve and add a 50c bottle of Farris Healing Remedy. It simply can't be beat by any salve or liniment made. And see what you get—a full pint for not over 60 cents. Farris Healing Remedy is sold by us on the Mone Back Plan.—J. J. Slominski.

Order of Hearing and Notice on Petition for Settlement of Account.

In the County Court of Sherman County, Nebraska. State of Nebraska, Sherman County, ss.

To the heirs, legatees, devisees and all persons interested in the estate of John J. Ward, deceased.

On reading the petition of C. W. Trumble, administrator praying a final settlement and allowance of his account filed in this court on the 9th day of October, 1916, and for decree for payment of allowed claims and settlement of estate.

It is hereby ordered that you and all persons interested in said matter may, and do, appear at the County Court to be held in and for said county, on the 3rd day of November, A. D. 1916, at one o'clock P. M., to show cause, if any there be, why the prayer of the petitioner should not be granted, and that notice of the pendency of said petition and the hearing thereof be given to all persons interested in said matter by publishing a copy of this order in The Loup City Northwestern, a weekly newspaper printed in said county, for three successive weeks prior to day of hearing.

Witness my hand and seal this 10th day of October, 1916. (SEAL) E. A. SMITH, County Judge.

CHARTER AND ARTICLES OF INCORPORATION OF THE WHITE EAGLES.

Know all men by these presents that we, Rev. Irenaeus Jarka, Frank Dzingel, Frank Lorchick, John Stanzky, Tony Gzehoviak, William Lewandowski, and Mike Chliewski, who reside at Loup City in the State of Nebraska, do associate ourselves together for the purpose of forming a corporation in said State.

1. The name of said Corporation shall be the White Eagles, and the place where its office for the transaction of business is located is at Loup City in the State of Nebraska.

2. The nature of the business to be transacted by said Corporation shall be the dissemination of sociability and charity; the donation of benefits to the families of members of said Corporation at or after the time of the death of said member; the promulgation of the secrets and mysteries of said White Eagles now existing and which may hereafter be adopted by the members of said Corporation; the initiation of new members; the buying and selling of real, mixed and personal property; the loaning of money; the erection and maintenance of such buildings and structures as may be deemed necessary with power to purchase real estate as a site therefor and to borrow money on its real estate and other property, and with power to issue charters to subordinate and other lodges of White Eagles which may be organized in other cities or locations.

3. The Officers of said Corporation shall be a President, Vice-President, Secretary, Treasurer and Marshal, to be elected annually by the members of said Corporation, the election to take place at the headquarters of the Corporation on the last Sunday in each year unless postponed by vote of the members, and said officers shall hold their respective offices for the term of one year and until their successors are elected and qualified.

4. A two-thirds vote of the member present shall be required in order to buy or sell any of the property of said Corporation or to loan or borrow money or to change the place of meeting, or to adopt or change the by-laws of the Corporation.

5. Regular meetings of the members shall be held on the last Monday in each month; the president may call special meetings at any time upon ten days' written notice posted through the mail to each member.

6. The terms and conditions of membership, dues of members, secret rites, initiations and benefits to members and families or members shall be as prescribed in the by-laws.

In testimony whereof we have hereunto set our hands this 11th day of July, 1916.

IRENAEUS JARKA, FRANK DZINGEL, FRANK LORCHICK, JOHN STANZYK, TONY GZEHOVIAK, WM. LEWANDOWSKI, MICHAEL CHLIEWSKI.

Incorporators State of Nebraska, County of Sherman, ss.

On this 11th day of July, 1916, before me the undersigned, notary public, in and for said County, personally appeared the above named Irenaeus Jarka, John Stanzky, Tony Gzehoviak, Frank Dzingel, Frank Lorchick, Wm. Lewandowski and Michael Chliewski, who are personally known to me to be the identical persons who signed the above articles of incorporation, and they severally acknowledged the execution of said instrument to be their voluntary act and deed.

Witness my hand the date above written.

R. H. MATHEW, Notary Public. (SEAL) My commission expires February 7, 1918.

State of Nebraska, County of Sherman, ss.

It is hereby certified by the undersigned that the above and foregoing is a true and correct copy of the original Charter and Articles of Incorporation as filed in the office of the County Clerk of Sherman County, Nebraska. Dated September 23rd, 1916.

L. B. POLSKI, County Clerk (SEAL) By S. H. RICHMOND, Deputy.

SHERIFF'S SALE.

Notice is hereby given that by virtue of an order of sale to me directed from the District Court of Sherman County, Nebraska, upon a decree of foreclosure rendered in said court on the 9th day of September, 1915, wherein H. S. Kindred was plaintiff and George W. Slocum, and Etta M. Slocum were defendants; I have levied upon the following described real estate, to-wit: Northwest Quarter of Section 20, and the Southwest Quarter of Section 17, all in Township 16, North Range 16, West of the 6th principal meridian, situated in said Sherman County and State of Nebraska, and I will on the 14th day of November, 1916, at 2 o'clock p. m. of said day, at the south door of the court house, in Loup City, Sherman County, Nebraska, offer for sale and sell said above described real estate at public auction to the highest bidder for cash to satisfy the amount of \$5,452 with interest at 10 per cent from the 9th day of September, 1915, and \$14.92 costs of the above action, and accruing costs, which amount was adjudged to be due to the plaintiff above named from the defendants, George W. Slocum and Etta M. Slocum above named, and to be a lien upon the above described premises.

Dated at Loup City, Nebraska, this 19th day of September, 1916. L. A. WILLIAMS, Sheriff of Sherman County, Neb. MAPES AND MCFARLAND, Attorneys. 43 5 tt

FOR SALE.

My eight room house. Good barn and outbuildings with twelve lots in cherry and plum trees. Also 4 1/2 acres of land and another tract of 3 1/2 acres all in alfalfa and fenced chicken tight. Nearly new two seated spring wagon and a Jersey red sow with six pigs.—Alfred Anderson.

Daily sells for less.

The Prohibition Promise— "Nebraska Dry" A Delusion:

Do the people of Nebraska know and understand what the promises and pledges of the advocates of prohibition are?

Many intelligent and well-meaning citizens, deceived and misled by the prohibition cry "Make Nebraska Dry," believe that the adoption of the prohibitory amendment will make Nebraska "dry" and banish alcoholic beverages from the state.

That this belief is a delusion and unfounded in fact is proven by the official promises and statements of the organization which framed the Nebraska prohibitory amendment and is leading the campaign for its adoption.

The "Nebraska Dry Federation" in its official argument in support of the amendment filed with the Secretary of State says: "The proposed amendment does not ATTEMPT TO DEAL with the HABITS AND APPETITES of our citizens."

This is an astounding statement coming from the organization which is imploring citizens to "vote Nebraska dry" and endeavoring by every means to persuade citizens to believe that the adoption of the amendment will make Nebraska "dry."

The prohibition advocates admit that the amendment is not intended to reduce either the USE or the ABUSE of alcoholic beverages. It is not intended to keep alcoholic beverages from the drunkard nor the boy. But it is A PROMISE that under prohibition every person may USE or ABUSE these beverages in any degree so long as they follow the "MAIL-ORDER PLAN" and send their money OUTSIDE THE STATE.

The statement deserves repeating: "NO ATTEMPT TO DEAL WITH THE HABITS AND APPETITES OF OUR CITIZENS." Can anyone be deluded into the belief that this will make Nebraska "dry?" that it will improve conditions and foster temperance when its only command is—"Use all you want—but buy it outside the state?"

Kansas has tried this method and has suffered the penalty of increased intemperance, increased crime, juvenile delinquency, pauperism and increased taxation. The result of this system of "mail order" and "alley joint" distribution of alcoholic beverages in prohibition states is forcibly illustrated in the following extract.

From the Wichita (Kan.) "Beacon" of September 20, 1916. The "Beacon" says:—

"A young man suffering with a severe back strain called at the office of a Schweiter building physician a few days ago for treatment. While the doctor was attending him he told how he was injured. 'I work in one of the railway freight warehouses,' he said. 'Last week we got a little behind with the unloading of liquor cars. We unloaded one a day that week and this left us with three cars to unload Monday. I was hustling along with the other workmen and strained by back trying to lift a barrel of whisky.' The workman told the physician that the railroad for which he worked brought from seven to ten carloads of beer and whisky to Wichita every week."

These conditions are offered to Nebraska by the advocates of prohibition,—not a "dry" Nebraska but a Nebraska flooded with an unrestricted supply of alcoholic beverages for the intemperate and the minor as well as all others.

The Nebraska Prosperity League

OPPOSED TO STATE PROHIBITION IN FAVOR OF LOCAL OPTION, HIGH LICENSE President, L. F. CROFOOT Treasurer, W. J. COAD Secretary, J. B. HAYNES Send for our literature. OMAHA, NEBRASKA



Henry B. Walthall who takes the part of the little Colonel in "THE BIRTH OF A NATION" which will appear at the Garland Theatre, Loup City, Neb., two days, Wednesday and Thursday, Nov. 8th and 9th, twice daily 2:15 and 8:15.



LAMONT L. STEPHENS Candidate for Re-Election to the Office of County Attorney of Sherman County.



L. A. WILLIAMS Republican Candidate for Sheriff of Sherman County.

IT ISN'T EVERYBODY. It isn't everybody who can observe the Golden Rule, and it isn't everybody that tries. It isn't everybody who thinks of others while he is thinking of self, and mighty few ever try. It isn't everybody who goes through life returning good for evil, and outside of the preachers we don't know of a single one who tries. Now do you?

Try Chase's first—it pays.

NOTICE TO AUTO DRIVERS. Numerous violations of the city laws have been noted of late, such as fast driving, no lights, carelessness in keeping to proper side of street, unnecessary use of the cut out, causing unnecessary noise and smoke. These violations are going to be rigidly watched and the law enforced in the future. The speed law is 12 miles per hour within the city limits and six miles per hour over crossings, and all violators of these ordinances can look for arrest and prosecution. These laws will be enforced in the residence districts the same as in the down town section. By Order of the City Council.

A dollar spent on subscription brings you ten in wisdom. Be wise!

HOUSES FOR RENT. One five room and one six room house for rent. Inquire at Hotel Frederick.



L. H. CURRIER Republican Candidate for County Superintendent, Sherman County.