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ROBT. P. STARR ATTORNEY-AT-LAW,

R. J. NIGHTINGALE Attorney and Counselor-at-Law LOUP GITY. NEB

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Homeseekers Rates

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The best chances of the day in the Big Horn Basin and Yellowstone Valley. Government irrigated lands one-tenth down, remainder programment irrigated lands one-tenth down, remainder prorate in ten years without interest. Corporation irrigated lands equally cheap and favorable. A paramount and ruliug fact in this region is the never failing water supply.

Do not make your new home in any irrigated region without a full study of the water supply.

Write D. Clem Deaver, Burlington Landseekers' Information Bureau, Omaha, for new folder. It's free, Omaha, nebraska.

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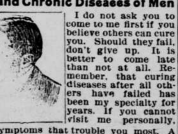
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Republican Ticket LOUP CITY, NEBRASKA. For President-

WILLIAM H. TAFT, of Ohio. For Vice President— JAMES S. SHERMAN, of New York.

For Governor GEORGE LAWSON SHELDON. For Lieutenant Governor-

M. R. HOPEWELL. For Secretary of State-

GEORGE C. JUNKIN.
For Auditor of Public Accounts—
SILAS A. BARTON. For State Treasurer-LAWSON G. BRIAN.

For Supt. Public Instruction-E. C. BISHOP.

For Attorney General— WILLIAM T. THOMPSON. For Com. Public Lands and Bldgs-EDWARD B. COWLES.

For Railroad Commissioner J. A. WILLIAMS. For Congressman, 6th dist .. - M. P. KINKAID.

For Senator, 16th dist ..-E. D. GOULD.

For Representative, 57th dist.,-THEO. OJENDYK.

For County Attorney-

For County Commissioners-W. O. BROWN, E. H. ALLEN.

PROPOSED CONSTITUTIONAL **AMENDMENT**

The following proposed amendment to the constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 2nd 4 D 1698

A JOINT RESOLUTION to amend Sections two (2), four (4), five (5), six (6) and thirteen (13) of Article six (6) of the Constitution of the State of Nebraska, relating io Judicial Powers. Be it Resolved by the Legislature of the

in effect. Daily through tourist sleepers via Denver, scenic Colorado and Salt Lake. Go ahead of the rush at the end of the month.

Iomeseekers Rates

First and third Tuesdays each month to the far west, northwest and the southmest. These make very low rate winter the supreme Court during that time until the Eupreme Court during that time until the expiration of his term of office. And provided further, that upon the adeption of these amendments by the electors of these amendments by the elector of these amendments by the elector of these amendments adopted appoint four (4) judges of the Supreme Court two (2) of whom shall be appointed to hold said office until their successors shall be elected at the general election in 1999, and have qualified.

Only twelve more days till election.

No one ever expresses any doubt of Theo. Ojendyk's republicanism, and he should get the vote of every man who believes in republican principles.

The republican state ticket is one the best ever placed before the voters of Nebraska, and is worthy the suffrage of every republican voter in the

Theo., Ed, Bob and Bill are busy from morn till night these days trying to solve the representative and county attorney puzzle. The people will solve it in a few days.

It is reported that many merchants are giving orders to traveling men to be filled "if Taft is elected." This shows what kinds of times they expect if Bryan is elected. Vote for Taft and good times.

Have you read the resolution offered in behalf of W. T. Gibson's claim and the Loup City base-ball park. Attorney Starr's exhaustive explanation of the facts set forth in this tion of the facts set forth in this elected last Friday, president, Earl issue? If not, do so, and in behalf of Pray; vice-president, Clark Whitaker; justice. right and fairness, vote at the coming el ction for its payment literary committee, Florence Depew, in full. It is always right to do right.

Kinkald Will Oppose Cannon TO THE VOTERS OF

Under date of Oct. 20, Congressman Kinkaid writes us: "that elected a member of next congress, I SHALL OPPOSE THE RE-ELECTION OF MR. CANNON AS SPEAKER OF THE HOUSE."

A letter from Dr. Long at Garrison, renewing for the Northwestern, says: "Everything looks like Taft. Soreheads are falling in line and Nebraska will get there with its old-time majority. The farmer, with his fat pocket-book, is no fool."

and every republican in Sherman county, whatever his local feelings can safely vote for him at the coming

relating io Judicial Powers.

Be it Resolved by the Legislature of the State of Nebraska:
Section 1. Amendment proposed. That Section 1. Amendment proposed. That Section 2. (Supreme Court: Judges; jurisdiction.) The Supreme Court shall consist of seven (7) judges; and a majority of all elected and qualified judges shall be necessary to constitute a quorum or pronounce a decision. The Supreme Court shall have jurisdiction in all cases relating to the revenue. civil cases in which the state is a party, mandamus, quo warranto. habeas corpus, and such appellate jurisdiction as may be provided by law.

Section 2 (Amendment proposed.) That Section four 4) of Article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 4. (Supreme Court. judges, election, term, residence.) The judges of the Supreme Court shall be elected by the electors of the state at large; and their term of office except as hereinarter provided shall be six years. And said supreme Court jugges shall during their term of office, reside at the place where the court is holden.

Section 3. (Amendment proposed.) Chat Section ine (6) of Article six (6) of the Constitution of the State of Nebraska, be amended to read as follows:

Section 5. (Supreme court, judges, election, term; chief justice) That at the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the general election to be held in the state the ge

Constitution of the State of Nebraska, be amended to read as follows:
Section 5. (supreme court, judges, election, term; chief justice) That at the general election to be held in the state of Nebraska in the year 1909, and each the face of which is a smiling picture

Hazard Happenings.

Hazard people are enjoying pleasant weather the past few days. Harve Chapman was in town Tuesday with a load of cabbage and onions. John Cressler of Ravenna was a Hazard visitor a few days this week. Prayer meetings at the M. E. church

every Wednesday evening. Everybody invited to attend.

heart disease.

Ed Robinson, our good-natured banker, was on the sick list Thursday. Al Trester has moved on to the arm owned by John Cressler. Mr. Aden has just finished harvest-

ing his 10-acre crop of potatoes, which average about 200 bushels per acre. The pupils in Miss Schoonover's rooms enjoyed a vacation Friday, as their teacher was out of town.

H. H. Thompson is breaking some young horses for John Cressler. Wm. Hoback, who has been visiting friends in Hazard the past few days, eft Wednesday morning for points in

Chas. Bolt is reported on sick list. A traveling agent for the Paine Marble Works of Grand Island was a caller in Hazard Wednesday. Grandpa Ward is digging a new cellar. John Brewer is assisting him.

School Notes.

The high school pupils received their report cards last week. They were rather late but all good (?) things

There will be a foot-ball game be-The following literary officers were

proved the same and upon due consideration allowed the bill and ordered warrant drawn in favor of Mr. Gibson

That prior to the 13th day October, 1906, the county board of that a bridge should be built across county, known as the Rhinertson bridge, and having previously entered into a contract with the said W. T. Gibson for the building of county bridges, the said W. T. Gibson, pursuant to said contract, furnished the material and labor and built the said bridge and completed the same on the 13th day of October, 1906. That thereafter the said county board inspected said bridge and approved the same, and Mr. Gibson having filed his bil with the said county board, the said board approved and allowed the bill of Mr. Gibson for the building of said machine man, of Litchfield, was a bridge and ordered warrant to be drawn in favor of Mr. Gibson in the

sum of \$512.24. In the year A. D. 1903, the legis-lature of the state of Nebraska realizing that in some counties in the state the county commissioners were entering into contracts and having work done for the county and expending county funds in a manner which might work an injury to the taxpayers, and for the purpose of correcting this condition, and not with any intent to work an injury to any person or persons, passed certain laws pertaining to the manner in which such contracts should be made and the conditions under which emergency improvements could be had. That by reason of such legislation the county board of Sherman county is legally unable to pay the said claims of W. T. Gibson, hereinbefore mentioned, excepting that there be a two-thirds

That the said county board is willing and anxious to pay said claims ness, to be paid, there is no question. That there is no opposition to the paying of these claims is also beyond question. No opposition has ever been manifest by any person or party. There is not even a suspicion of opposition. The only question raised and this is conceded by all is as to

Gibson Resolution.

The following resolutions, passed by the County Board, are self explanatory, and are published that the voters of the county may better un-

That said claims cannot lawfully be paid without a two-thirds vote of the voters of Sherman county is well understood; hence the voter finds his opportunity to so vote on the ballot, as hereinbefore stated. The one danger feared, and the only danger to be feared, is that many voters will not vote at all upon this question and a two-thirds vote will not be cast and thereby the expression of the will of the people which is so much needed and desired, will not be had and all of the time, labor and expense inthe yoter will have been for naught.

respectfully urge that he use a reasonable effort to see that others ise. ROBERT P. STARR, Attorney for W. T. Gibson. do likewise.

Bryan's past record of exploded principles and unfulfilled prophecies should be sufficient to put him down and out by such a tremendous vote that he would not have the courage to even bob up again within the next half dozen presidential campaigns.

can safely vote for him at the coming election and know he will represent all with unbiased feelings and with equal justice to the party as a whole. Vote for Theo. Ojendyk for representative, a clean man with clean politics and unprejudiced mind.

For Gounty Attorney

Having endeavored to the party during my and the coming election and know he will represent the control of the said with unbiased feelings and with willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and filter to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said willing and ready to pay for the same, if it can be legally done, and does not desire to deprive the said wards to raise funds for their maintenance and education.

On reading and filing the petition duly vertice, and the north half of the said will yearned and other said wards to raise funds for the maintenance and education.

On reading and filing the petition duly vertice, and the north half of the vertice, the said wards to raise funds of her said wards to raise funds of her said wards to raise funds of her said wards to

cation of said minors, and it appearing from saids.

Therefore, be it resolved: That there be beliaced upon the regular ballot, at the next general election, held in November 1908, in the namer and form as may hereafter be decided upon by the said County Roard, and other county officers, an expression of the voters as to wheteer, or not, the said claim, or claims, of the aid W. T. Gibson should be paid by the county of Sherman.

A like resolution was passed by the A like resolution was passed by the Board at the same meeting as to a second agreement, wherein the county is indebted to W. T. Gibson in the sum of \$512.24 for bridge building which is also tied up.

LOUP VAELEY HERD OF his own material and labor and built and constructed the ice breaks, as Poland Chinas

Twelve husky fall boars, sired by K. Chief 41673, Fifteen spring boars, sired by Oom Paul 47365, Standard Chief 47363, Tecumseh Look 47364. Hather's Hadley 47414, Meddlesome 40002 and Gigantic out of such sows as Waunetta Q(93751), Queen Louise (107188), Mollie May

(93478), Aurora Girl (114500) and Jennie A. (91852). As I bought four sows at sales this year, can supply my old customers, as well as new ones. I also have a few bred sows due to

farrow in October that I will sell If in need of anything in either line you will do well by calling and looking over the herd. Farm 3-4ths mile southeast of town. Telephone con-nection. H. J. JOHANSEN, Prop. Loup City, Sherman Co., Nebraska

Wild Rose Stock Farm I have a choice lot of **Pure Poland China Boars** Long, lengthy fellows,

and a few SHORT-HORN BULLS

Reds and Roans, that are right in individuality and breeding. Call and see

L. N. SMITH,

Telephone, 2 on 12. LOUP CITY, NEB.

Hayhurst-

comes, if he is an honest, hard working man who tries to do his duty toward his neighbor and toward the country, he can rest assured that he will have in Mr. Taft the most upright of representatives and the

KOOSEVELTS

tribute to

MR. TAFT

I feel that the country is indeed to be congratulated upon the

I do not believe there could be found in all the country a man

He is not only absolutely fearless, absolutely disinterested and up-

He would be as emphatically a President of the plain people as

He has a peculiar and intimate knowledge of and sympathy with

No matter what a man's occupation or social position, no matter

Mr. Taft stands against privileges and he stands pre-eminently for

the broad principles of American citizenship which lie at the founda-

nomination of Mr. Taft. I have known him intimately for many years

and I have a peculiar feeling for him, because throughout that time

right, but he has the widest acquaintance with the nation's needs, with-

Lincoln, yet not Lincoln himself would be freer from the least taint

of demagogy, the least tendency to arouse or appeal to class hatred of

the needs of all our people-of the farmer, of the wage earner, of the

what his creed, his color, or the section of the country from which he

out and within, and the broadest sympathies with all our citizens.

he worked for the same object, with the same purposes and ideals.

Is His "Shall the People Rule?"

most fearless of champions.

tion of our national well being.

BOUTELL ON BRYAN.

business man, of the property owner.

so well fitted to be President.

Simply "a Local Issue?" Congressman Henry Sherman Boutell of Chicago, commenting on Mr.

Bryan's speech in Iowa, says: Mr. Bryan's question, "Shall the people rule?" implies that somewhere in this country the people do not rule. The only States where the people do not rule are the States that are expected to give overwhelming majorities for the Democratic ticket. Perhaps Mr. Bryan thinks that his question is purely "a local issue." If he is sincere, I challenge him to make a speech in Vicksburg, Miss., on "Government by the People." Let him repeat one his famous anti-imperialist speeches, simply changing three words, substituting "Mississippi" for "Philippines" and "black brothers" for "brown brothers." Let him suggest that we have as chairman of his meeting John Sharp Williams, leader of the Democrats in Congress, and as vice-chairmen the other members of the Congressional delegation from Mississippi.

And after he has made his speech in Vicksburg, if he shall have escaped the rule of the people in that community, I dare Mr. Bryan to repeat his oration on popular government in Charleston, S. C., with Senator Tillman as chairman of his meeting. Mr. graphical sincerity. His epigrams and startling conundrums are especially designed to meet local demands. Of this nature are all his views on tariff and

Mr. Bryan's proposition that every time a trust is formed a tariff schedule should be repealed, and every time a trust is dissolved a new duty should be added, is too funny even for comic

If on March 4 next Mr. Bryan should become President, with a Democratic Congress in both houses, and should actually place upon the statute books the financial and economic vagaries delivered by him in his speech of last Friday, it would plunge the nation into ankruptcy and bring on industrial haos. If he should begin by repealing the duty on sugar to punish the sugar trust, he would upset the national finances by losing \$60,000,000 a year in revenues, and would stir up a revoution in Louisiana, Utah, Colorado and Michigan. Then, if he should repeal the duty on cotton goods, because some hustling manufacturers of New England or the Carolinas were dumping goods in China in rivalry with England and Germany, he would divert other millions from the treasury and

invite still further industrial ruin. But, of course, Mr. Bryan would do none of these things, any more than he will invade the solid South and summon the cohorts of Democracy to the defence of the Constitution with the battle cry "Shall the People Rule?" Mr. Bryan simply does not mean what he says. What he utters with Chadbandian unction in the North he repudiates with Pecksniffian duplicity in the South.

Business Men Honest.

The business men of our community as a whole are honest and their methods are sound. The President has never said otherwise. Indeed, it is chiefly in the interest of the great body of honest business men that he has made his fight for lawful business methods .-- Hon. Wm. H. Taft, to Merchants and Manufacturers' Association, Boston, Mass.

Gratitude to McKinley.

The highest claim of William Mc-Kinley for the gratitude of his countrymen is that, in spite of the abuse and contumely that was heaped upon his head for this policy, he placed our country in the forefront of nations as peoples .-- Hon. Wm. H. Taft, at Cleveland. Ohio.

ENEMY OF TARIFF.

Labor World Sees Danger in Bryan Plan of Tariff for Revenue Only. (From the Labor World.)

Workingmen and producers generally should not delude themselves with the belief that, if Mr. Bryan shall be elected President, his plans for revision of the tariff will present no menace to the country. Mr. Bryan is the professed enemy of the tariff system. He would impose duties, if at all, for revenue purposes only. On articles competing with what he chooses to call trust-made goods he would have no duty at all. Any apparent deficit in import duties arising from revised schedules he estimates would be more than made up by increased imports. Of course, his hope is to strike at the great protection States, which happen to be Republican in politics, like Pennsylvania, New York, Ohio, Illinois, Indiana, West Virginia, etc. It does not seem to matter to him that every dollar's worth of foreign goods in the competitive class coming into the United States on a revenue or free trade basis necessarily by so much reduces the demand for home goods, thus displacing just that much American labor. What he wants to do is to rebuke and avenge himself upon protected manufacturers who do not agree woth him in politics and who will have none of him at the polls, says an

exchange But while Mr. Bryan is gunning for protected industries and Republican States, once his proposed tariff law should be in force it would fall alike upon all sections of the country, the only differences between one State and another being in the degree of hardship imposed.

We hear of workingmen saying that this time they intend to vote for Mr. Bryan, because for the past ten months we have had hard times. But what good will that do? How is a tariff for revenue, ignoring the protection idea altogether, going to open the shops and mills? How will the election of Senators by direct vote start the wheels of industry? Or the publication of campaign contributions? Or the further harassment of the railroads? Or the reorganization of the House, so that the Speaker may be powerless? Why open this country now to the markets of the world when we have not sufficient demand to consume what we our selves manufacture? Under Republican rule we have just had ten years of unparalleled prosperity. Under Democratic administrations we have never had prosperity for any period, long of short.

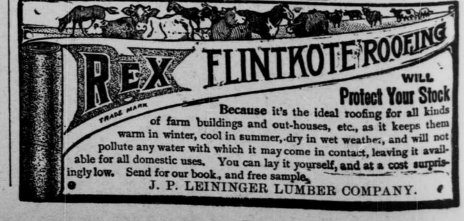
Can't Disaffect the Farmers.

The failure of Bryan's desperate attempts to curry favor with the farmers is illustrated by the manner in which he was received at Crookston, Minn. According to Congressman Halver Stev-

enson the event went off as follows: "Bryan's speech at Crookston was a great disappointment. He actually lost ground there for Democracy. Thousands of people were there to hear him, and waited till ten o'clock in the evening before he appeared. The address was a narrow appeal to farmers, a harangue, trying to prejudice them against Republicanism. It didn't take at all. Only once was there the slightest symptom of applause. He spoke to a silent, disappointed audience."

Campaign of Education.

In the great battle of 1896 the Republican party again stood for the maintenance of the integrity of the nation. The fight was against odds produced by a great industrial depression. and against the most sophistical arguments. The Republican party maintained a campaign of education among the wage-earners and the farmers. which ultimately led to the complete defeat of this second figureial heresy a civilizer and uplifter of unfortunate which has threatened the integrity of our business structure.-Hon. Wm. H. Taft, at Kansas City, Mo.





SHERMAN COUNTY Let Us Be Fair and Just and Vote to Pay This -- Put Yourself in His Place.

If you are a republican, be sure to put a cross after Theo. Ojendyk's name for representative. He is a tion at the general election: put a cross after Theo. Ojendyk's name for representative. He is a loyal republican first, last and all the time, a good business man and will make a good substantial lawmaker and one who will do honor to Sherman county.

Our democratic friends were cast into the Slough of Despond, yesterday, from the fact that Mike Harrington, the great disciple of Populism, and for a fact one of the finest orators in the west, was unable to be here for his well advertised meeting. In vain did they make the wires hot in an endeavor to get someone, no matter much who, to come and fill in the time, but failed, and so were justly in the dumps. But what's the difference? He could only have tickled their Bryanistic ribs a little, only to have caused their coming defeat to have caused their coming defeat to have caused their coming defeat to have a service when the said who have caused their coming defeat to have a service when the said who have tickled their Bryanistic ribs a little, only to have the fact of the service when the said who have tickled their Bryanistic ribs a little, only to have a service when the said who have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have the said who have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have the said who have tickled their Bryanistic ribs a little, only to have a service when the said who have tickled their Bryanistic ribs a little, only to have a service when the said who have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have a service when the said who have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only to have tickled their Bryanistic ribs a little, only of the party and will uphold the same in the coming legislature as he has done at all times in the past. Mr. Ojendyk is friendly with all and keeps aloof from all the petty disturbances within the local ranks of the party and every republican in Sherman.

or sums or any part theregt, at law or in equity. It also being the fact that said county of Sherman has derived great penefit from the above mentioned work and material and still is enjoy-

A like resolution was passed by the Board at the same meeting as to a second agreement, wherein the county is indebted to W. T. Gibson in the which is also tied up.

Loup City, Neb., Oct. 12, 1908. On your ballot at the next general election you will find the following:
For special levy to pay claims of W.

T. Gibson.

BRUNO O. HOSTETLER.
Judge of the District Court of Sherman county
Nebraska.
Last pub. Nov. 5. To the voters of Sherman County, Neb. T. Gibson Against special levy to pay claims of

W. T. Gibson.
The facts in the above matter are in substance, as follows: Prior to the months of June and July, 1906, there the general election to be held in the state of Nebraska in the year 1909, and each six years thereafter, there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six years; that at the general election to be held in the state of Nebraska in the year 1911, and each six years thereafter, there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six years: and at the general election to be held in the state of Nebraska in the year 1913 and each six years thereafter, there shall be elected a Chief Justice of the Supreme Court, who shall hold his office for the period of six years. Provided that the member of the supreme Court whose term of office expires in January 1914, shall be Chief Justice of the Supreme Court during that time until said bridge and the importance and necessity of ice breaks entered into a H. J. Johansen's said agreement Mr. Gibson furnished directed by the said county board, and the said board after a careful inspection of the said ice breaks, ap-

in payment therefor in the sum of Sherman county decided and ordered Beaver Creek, near Hazard, in said

vote of the voters of Sherman county, authorizing it to so do. and that said claims ought in all fair-

the legal method to pursue. The county has the work and the material: the county has the bridge and the ice breaks, and the people of Sherman county have the use and enjoyment of them; Mr. Gibson has never been paid for them. no one has ever raised any question as to prices 69 charged therefor; no one has ever raised any question as to the need of this bridge and the ice breaks, it being conceded by everybody who are acquainted with the facts that the same are needed and the prices claims should be paid.

It is a matter of honor on the part

of Sherman county that it should not by reason of a harsh and arbitrary statute made for the purpose of correcting evils which in these cases did not exist, accept and receive the said bridge and ice breaks so built and paid for by Mr. Gibson and pay him nothing in return. The unjustness and unfairness of such a proceeding is one to which Sherman county does

any kind.

curred in putting the matter before I most respectfully contend that it is the duty of every voter that he look well to his ballot and not fail to vote upon this question and I most

In the District Court of Sherman county, Ne-braska. In the matter of the application of Levina J.

Sparks, guardian of the persons and estates of William A Sparks Walter R. Sparks Bertie A. Sparks, Ray E. Sparks and Vernie Sparks, minor children of James A. Sparks, deceased, to sell the real estate of said minors. Order to show cause why license should not be granted to said guardian to sell real estate of her said wards to raise funds for their

Dated at Chambers at Kearney, in Buffalo county, Nebraska, this 17th day of October,

