

LOUP CITY NORTHWESTERN

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PROFESSIONAL CARDS

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Lawyer
Practices in all Courts
Loup City, Neb.

ROBERT H. MATHEW
Bonded Abstractor
LOUP CITY, NEBRASKA.
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Attends all orders promptly and
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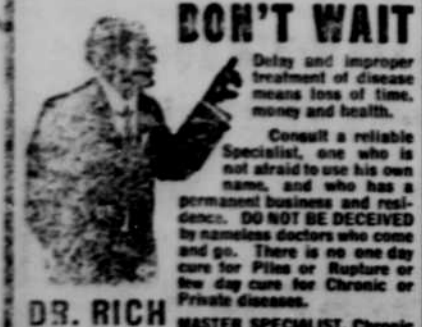
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Prompt Dray Work
Call lumber yards or Taylor's
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The Old Reliable
PLASTERER
Best of work always
Phone 16 on 55 Loup City, Neb.

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Formerly of Kansas City.
Painting, Papering
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Special attention paid to Autos
and Carriages. All tops re-
newed and repaired. All work
guaranteed. Phone 0

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Contractors and Builders
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Call and see us and allow us to
figure with you on above
work.

DON'T WAIT



Only and proper
treatment of disease
means loss of time,
money and health.

Consult a reliable
Specialist, one who is
not afraid to use his own
name, and who has a
permanent business and res-
idence. DO NOT BE DECEIVED
by nameless doctors who come
and go. There is no one day
cure for Piles or Hemorrhoids
or the day cure for Chronic or
Painful Glands.

DR. RICH MASTER SPECIALIST, Chronic
and Private Diseases. Piles and Hemorrhoids cured
without an operation. 606 for Blood Poison.
TEN YEARS IN GRAND ISLAND

GEORGE SHOWS HIS RECORD

Accounted For All Interest as
Treasurer of Custer County—
First to Give Surety Bond.

REPLIES TO CAMPAIGN STORY

Lincoln, Aug. 28.—State Treasurer
W. A. George has issued the following
statement regarding the charges that
he did not turn over interest money
during his term of office as county
treasurer of Custer county:

My attention has been called to an
article appearing in one of the demo-
cratic papers of August 27th, regard-
ing my administration as county
treasurer of Custer county. The
article in question is misleading. It
states that I retired from the office in
1910. The facts are that I served
from January 1902 to January, 1906,
which was ten years ago.

An indirect charge is made that I
did not account in full for interest re-
ceived from the banks fund county
deposits. That charge is not true.
During the years of my administra-
tion and years preceding it was the
custom of the banks desiring county
funds for deposit under the law then
in force to file with the county board
a bid specified amounts and with
such bid a bond to protect the same,
and such banks designated by the
county board as county depositories.
During my administration the bids
and bonds as filed were not sufficient
to cover more than a minor portion
of the funds on hand, and in the of-
fice and the balance of funds were
left in the treasurer's hands for which
he was personally responsible. Num-
erous requests were made by me to
the county board to relieve the
situation by furnishing additional
legal depositories or providing a burglar
proof safe and put on a night which,
but without success.

All interest received from the legal-
ly constituted depositories has been
accounted for, and no interest was
received that was not accounted for
other than the legal deposits. I do
not owe Custer county one cent for
interest.

I was the first county treasurer of
Custer county to give surety bond,
which was given at a cost of \$385, and
by so doing relieved myself from li-
gation to any individual or banks,
such as would have arisen through
my request as signers as security on
my bond.

The legislature, session of 1905,
amended a depository law so as to
provide for the safe keeping of all
county and state funds, relieving the
treasurer from personal liability.
The law was again amended in 1907
and again in 1909 and this leaves
conditions entirely radically different
from what they were ten years ago.
Another noticeable change in condi-
tions as to what they were ten years
ago, the county treasurer received a
salary of \$2,000 provided the fees of
the office were sufficient to pay the
same, and the provisions for clerk hire
were not sufficient, requiring the of-
fice force to work days, nights and
Sundays to keep up the work, while
now the treasurer receives a straight
salary of \$3,000 with no restrictions
and is allowed all clerical help need-
ed to perform the work.

Under the law now in force all
counties receive not less than 2 per
cent on their daily balances and the
state treasurer gets 3 per cent on
such daily balances. Under the
guarantee law all state banks may be
made county or state depositories
without the necessity of giving bond.
The examiner who checked up the
records of Custer county for the
last sixteen years states in his report
to the county board that my accounts
are absolutely correct, that he found
no alterations or errors therein, and
in said report is embodied as I take
it a strong compliment for efficiency
with which the work in the office
was done during my four years as
county treasurer.

WALTER A. GEORGE.

Cowboys Will Invade Mexico For Americans

Will Go to Rescue of Countrymen whose Lives and Property are in danger

Equipped with 120 rifles and 60,000
rounds of ammunition, an organized
body of cowboys is prepared to move
into Sonora, Mexico, where Americans
are said to be in danger.

appealed to the state department for
arms. It is declared that the rebels
are threatening to confiscate millions
of dollars worth of American prop-
erty.

GEN. MARTIN SUSTAINS THE BULL MOOSERS

Attorney General Believes Them
Entitled to Place on Ticket

WILL ADVISE SECY, WAITE

Electors Not Inclined to Resign—
Moose Executive Committee

Lincoln, Sept. 6.—Attorney General
Martin has given out that he is of
the opinion the bull moosers can at
this time get a place on the ticket
and he will so advise Secretary of
State Wait. There is considerable
diversity of opinion on this matter
by attorneys, but unless a friendly
suit is started, the names will prob-
ably be certified to as candidates.

From authoritative sources it is re-
ported that the six electors give little
indication of resigning their places.
Three of them are said to be unalter-
ably opposed to retiring. Broatch,
Johnson and Pease. It is said that
when the latter received the demand
for resignation from the Taft com-
mittee he hastened to wire the other
five to stand by their guns and defy
the Taft men. The other three are
said to take a milder position. They
are reported to be willing to retire if
the whole six get out of the way.
They do not want to move unless the
action is unanimous. W. J. Broatch
and Allen Johnson have issued public
statements that they will not retire.

Chairman Epperson would like to
see them retire for the sake of the
state ticket. But he has other
troubles which take his immediate
attention. He has no finances. He
has been delayed in securing the com-
mittee office furniture. He is not
sure that his secretary can serve, and
the whole weight of the campaign at
this moment is on his shoulders. Man-
ager F. P. Corrick, meanwhile is di-
recting the Roosevelt campaign from
an elegantly appointed office and ap-
pears to be well supplied with munitions
of war.

Pritchard-Syas

At the office of the county judge,
Wednesday morning, Sept. 11, 1912,
his honor officiating, occurred the
marriage of Mr. Robert P. Pritchard
and Miss Anna M. Syas, both of this
city. The marriage of these well-
known young people which occurred
about 9:30 a. m., was followed by din-
ner at high noon at the home of the
bride's parents, only a few of the
near relatives being present. The
groom is the eldest son of R. N. Prit-
chard, a bright, talented and capable
young man and ably equipped by na-
ture to make a pronounced success in
the business marts of this world
and we believe will do so. The bride
is the youngest daughter of Mr. and
Mrs. I. N. Syas, and for a long period
employed as compositor in this office,
is endowed with many graces and
should prove a worthy home-maker
for the man of her choice. They will
make their home in this city for the
present. The Northwestern has an
especially kindly feeling for these
young people, and wishes most earn-
estly for their best welfare, success
and happiness through life.

Early Selected Seed Corn Will Greatly Increase Yield.

"We have in Nebraska no surplus
seed corn on hand this year" says
Prof. C. W. Pugsley, of the Exten-
sion Department of the Nebraska
Experiment Station. "If Nebraska
does not have good seed from this
year's crop, it will be necessary for
Nebraskans to depend upon seed
brought from other states. Seed
brought in from other states does not
yield as well as home grown seed.

"If every one concerned will select
their seed early and then properly
care it, Nebraska will not experience
such a seed corn famine as that which
threatened the state this spring.
Not only will we have plenty of seed,
but we will get greater yields for
experiments at the station have
proved that well selected seed corn
will produce from four to six bushels
more than corn not carefully selected.

HORSES DIE BY THOUSANDS

Strange Epidemic Appears in
Nebraska and Kansas, and
Horses Die in Great
Numbers

There is a strange, mysterious dis-
ease at present among the horses in
Kansas and Nebraska, which seems
to baffle the attempts of the authori-
ties to stamp it out. At last reports
many thousands of horses have suc-
cumbed to the disease in our sister
state, while from various points in
Nebraska reports come of the losses
of these animals by the hundreds.
It resembles spinal meningitis, and
has been so diagnosed by eminent
veterinarians, while it is denied by
other veterinarians that it is that
dread disease. Whatever it is, horses
are dying here and there in droves.
It is claimed, so far as has been esti-
mated, that 80 per cent of the horses
afflicted die from the cause. At first
it was thought that only animals
running in pastures were afflicted,
but later it was found that stall-fed
horses also contracted the disease.
So far, the disease in Nebraska seems
confined to the central part of the
state Hamilton and Merrick counties
appear to be hardest hit, horses dying
in those counties by scores. A Min-
nemon horseman claims that plenty of
salt and water will prevent or save
them from the epidemic. He claims
to have lost seven head last year, be-
fore he used the salt and water propo-
sition, since which time he has lost none
although handling hundreds of head.
However, the disease this year may
be something entirely different from
that of last year. We hear of no cases
in Sherman county so far, but have
reports from Arcadia of cases near
there, while from Merna, in Custer
county, come reports of losses. Mon-
day of this week over ninety horses
were reported dead around Palmer,
and out around Kearney reports of
great losses are made. Cattlestock
a few miles to the north of us reports
losses also. It is claimed that down
in Kansas, the death of horses is so
great that farmers can not gather in
their crops and they are rotting in
the fields. Surely the present is one
of the greatest calamities coming to
the agricultural classes. The proba-
bilities are that the epidemic will
visit us later, and it behooves all
owners of equines to be active and
head it off if possible.

Later—Since writing the above, S.
Foss from near Austin reports the
loss of one of his best horses Monday,
while a number of cases of losses are
reported around Rockville and along
the south portion of the county.

The report that a man at Jetmore,
Kas., attending horses afflicted with
the disease that has caused the
deaths of thousands of horses in
Kansas during the last few weeks,
has been taken ill with all the
symptoms of spinal meningitis, caused
S. J. Crumline, secretary of the Kan-
sas board of health, to hurry there.

"The state agricultural college bac-
teriologists have found diplococci
in the blood of the dead horses," said
Dr. Crumline. "A certain variety of
diplococci causes meningitis in hu-
mans. We are going to find out
whether the germ found in the horses
is the variety that afflicts humans.
If it is the situation is a menace to
the citizens."

Governor Stubbs appealed directly
to President Taft today in an effort
to get government aid in combating
the disease. In a telegram he told the
president that the department of agri-
cultural had received the report of the
situation with "unpardonable" neg-
lect or indifference." He said that
over 5,000 horses have died with the
disease.

Because of fear that new horses
would catch the disease and die, the
farmers are afraid to buy other ani-
mals. Meantime, fall crops are going
unharvested and very little plowing
or planting of fall wheat is behind
done.

An autopsy on one of the horses
which died of the mysterious disease
that is killing thousands of horses in
western Kansas, revealed a bucketful
of tiny worms in its intestines. Horse
owners are dosing their horses with
turpentine and other oils in an effort
to kill the intestinal worms.

Notice
It may be that you do not know
that the entire stock of implements,
buggies, wagons, hardware, etc., be-
longing to the late T. M. Reed is be-
ing closed out, and will say frankly
it is not a question of price, simply
do you need the goods, as we are go-
ing to sell at a sacrifice, as would
like very much to clean up the entire
stock within 30 days. Still have some
good buggies, wagons, press grain
drills, sulky plows, etc., in stock and
can save you from \$10 to \$25 on each
article as mentioned, and all other
goods sold accordingly. Get busy if
you need any goods here in stock as
you can save dollars.

REPORT OF THE CONDITION OF THE FIRST NATIONAL BANK OF LOUP CITY.

CHARTER NO. 727, INCORPORATED
AT LOUP CITY IN THE STATE OF NEBRASKA,
at the close of business on September 4th, 1912.

RESOURCES.	
Loans and discounts	\$181,811.12
Overdrafts secured and unsecured	4,772.12
U. S. bonds to secure circulation	7,000.00
National Bank notes outstanding	207.00
Banking houses, furniture, fixtures, etc.	11,000.00
Due from state and private banks	648.83
Due from approved Federal Reserve agents	648.82
Checks and other cash items	1,085.97
Notes of other National Banks	285.00
Fractional paper currency, nickels and cents	180.74
Legal tender notes	2,000.00
Redemption fund with U. S. Treasurer	350.00
(5 per cent of circulation)	350.00
Total	\$208,017.05

LIABILITIES.	
Capital stock paid in	\$25,000.00
Undivided profits, less expense and taxes paid	15,000.00
National Bank notes outstanding	2,884.96
Individual deposits subject to check	7,000.00
Checks	129,453.28
Demand certificates of deposit	86,728.81
Total	\$208,017.05

I, L. HANSEN, Cashier of the above named Bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

CORRECT-ATTEST:
A. B. OETHEIMER, Director.
E. J. NIGHTINGALE, Director.
W. T. CHASE, Director.
Subscribed and sworn to before me this 10th day of Sept., 1912.

Legal Notice.
State of Nebraska ss
County of Sherman ss
To the unknown heirs of Frank Kwi-
atkovski, deceased, and Noyes-
Norman Shoe Company, non-resi-
dent defendant:

You, and each of you, will take
notice that on the 24th day of August,
1912, Solomon P. Farhat, plaintiff
herein, filed his petition in the dis-
trict court of Sherman county, Ne-
braska, against you, impleaded with
John Farrah, Salime Farrah, Abdallah
Ayoub, Anissi Ayoub, Tekla Polski,
Edward G. Taylor, J. D. Lau, and
Nebraska Mercantile Company, de-
fendants, the object and prayer of
which petition are to foreclose a
certain mortgage executed by the de-
fendants, John Farrah, Salime Farrah,
Abdallah Ayoub, and Anissi Ayoub,
to the said plaintiff, upon lot seven
(7), in block nine (9), in the original
town of Ashton, in Sherman county,
Nebraska; to secure the payment of
one certain promissory note, dated
April 8, 1911, for the sum of \$1100.00,
and which note, by reason of the
breaches of the conditions of said
mortgage, and by reason of the elec-
tion of the mortgagee, became and is
due, and upon which there is now
due the sum of \$1100.00, with inter-
est from April 8th, 1911, at the rate
of seven per cent per annum; also to
reform a certain deed, which is re-
corded in book 27, at page 300 of the
Deed Records of said county, so as to
designate John Farrah and Abdallah
Ayoub as the grantees therein, and
plaintiff prays for a decree that said
deed may be reformed, and the title
to said lots quieted against said un-
known heirs, and that said mortgage
may be foreclosed, and that in case
the defendants fail to pay the amount
found due thereon by the court, that
the said premises may be sold to
satisfy the amount found due, with
interest and costs, and that all lien
holder defendants may be required
to set up their respective liens or be
forever cut off, and for such other re-
lief as may be just and equitable.

You are required to answer said
petition on or before the 21st day of
October, 1912.
This notice is made in pursuance of
an order of the district court of
Sherman county, Nebraska, made on
September 3rd, 1912, authorizing and
directing service by publication on
said unknown heirs.
Dated this 6th day of September,
1912.
SOLOMON P. FARHAT, Plaintiff.
By R. J. NIGHTINGALE and H. S.
NIGHTINGALE, His Attorneys.
(Last pub. Oct. 3)

Notice to Non-Resident Defendant
State of Nebraska ss
County of Sherman ss
To Noyes-Norman Shoe Company, a
corporation, non-resident defend-
ant.
You will take notice that on the
24th day of August, 1912, Solomon P.
Farhat, plaintiff herein, filed his
petition in the district court of Sher-
man county, Nebraska, against you,
impleaded with Ed Farrah, Rossie
Farrah, Abdallah Ayoub, Anissi
Ayoub, John Farrah, Salime Farrah,
Edward G. Taylor, J. D. Lau, Tekla
Polski, and Nebraska Mercantile
Company, the object and prayer of
which petition are to foreclose a
certain mortgage executed by the
defendants, Ed Farrah, Rossie Farrah,
Abdallah Ayoub, and Anissi Ayoub,
upon lot one (1) in block twelve (12),
in the original town of Ashton, in
Sherman county, Nebraska, to secure
the payment of a note of \$700
dated April 8th, 1911, and which
note plaintiff has declared to be im-
mediately due and payable by reason
of the breach of certain conditions
contained in said mortgage, and by
virtue of the stipulations therein
contained; that there is now due up-
on the said note and mortgage the
sum of \$700.00, with interest from
April 8th, 1911, at seven per cent per
annum, and plaintiff prays for a de-
cree that defendants be required to
pay the same or that said premises
be sold to satisfy the amount found
due by the court, and that such of
said defendants as have valid liens
upon said premises may be required
to set up said liens or be forever cut
off, and for general equitable relief.

You are required to answer said
petition on or before the 21st day
of October, 1912.
Dated this 7th day of September,
1912.
SOLOMON P. FARHAT, Plaintiff.
By R. J. NIGHTINGALE and H. S.
NIGHTINGALE, His Attorneys.
(Last pub. Oct. 3)

Notice
ESTATE OF T. M. REED.
P. O. REED, Sales Manager.

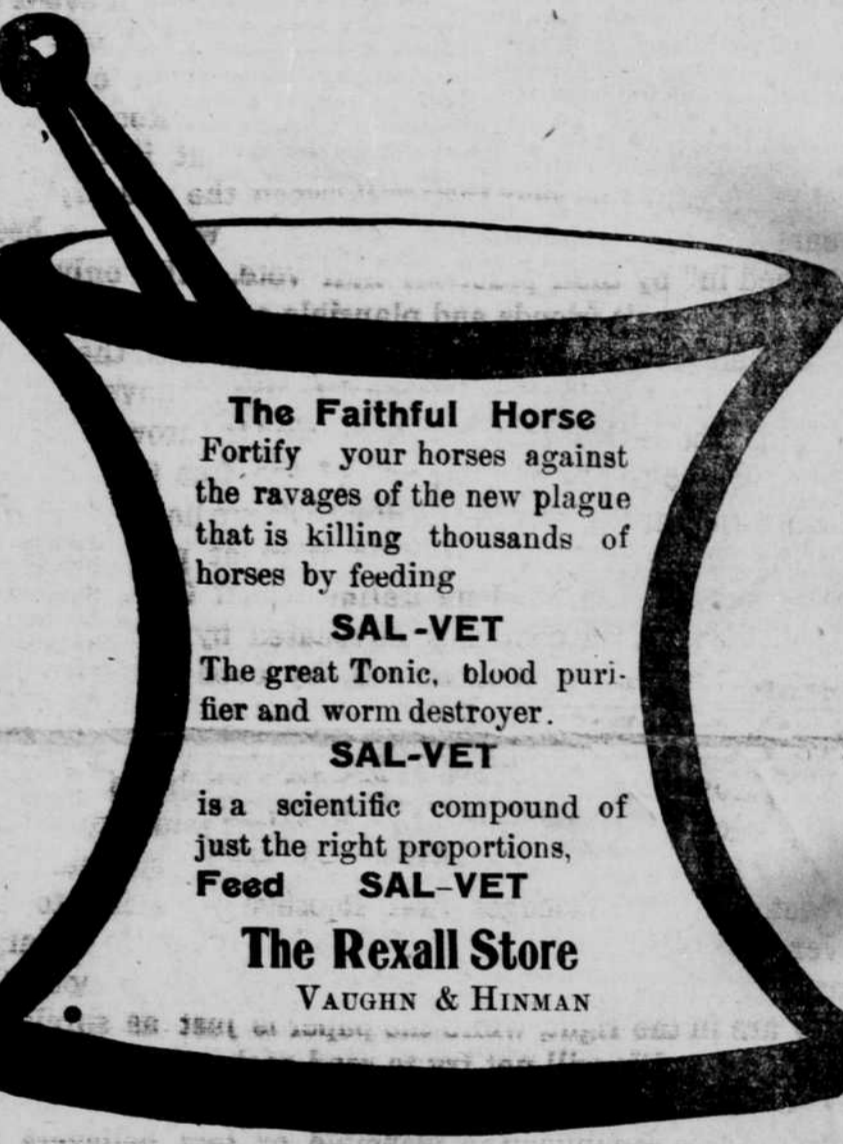
Sell Exclusive'y
Food stuffs made by
the Loup City Mill
and Light Company
White-Satin Flour
Rye Grah'm
Corn Meal
"T" Break-
fast Food

GASTYER'S

Pansy Flour
Baker's Choice
Wheat Graham
Fine Rye Flour

Every Sack Guaranteed
Patronize Home In-
dustry and Have the
Best on the
MARKET,

The Quality House
Established 1838



The Faithful Horse
Fortify your horses against
the ravages of the new plague
that is killing thousands of
horses by feeding
SAL-VET
The great Tonic, blood puri-
fier and worm destroyer.
SAL-VET
is a scientific compound of
just the right proportions,
Feed **SAL-VET**
The Rexall Store
VAUGHN & HINMAN

ALL persons know-
ing themselves in-
debted to me will
please call and set-
tle as I am in need
of the money to pay my bills.

JAMES BARTUNEK'S

See Loup City

CEMENT BLOCK COMPANY

IF YOU ARE GOING
To Build a House or Barn
OR ANY KIND OF CEMENT
Construction
As Cellars, Caves, Sidewalks, and Floors,
Call and get our prices
GUY STOUT, Manager