

REPUBLICAN COUNTY COMMITTEE MEETING.
 The members of the Republican County Central Committee of Lincoln County are hereby called to meet at the court house in North Platte on Tuesday, August 24, 1887, at 2 p. m., for the purpose of issuing a call for a Republican county convention, agreeing upon a basis of representation thereon, and for the transaction of such other business as may come before the committee.
 CHAS. H. STAMP, Secretary.

The thick cuticle of President Cleveland has been penetrated twice lately by public opinion, once in the matter of returning the captured flags and the second time in regard to his St. Louis visit. In the latter case he says that the feeling of the ex-soldiers against him is based on certain official acts, meaning the veto of the pension bills. In this Cleveland is "away off the base." A large majority of the old soldiers do not complain at the exercise of the veto power in these cases; but they do complain at the needlessly offensive and insulting language in which many of them are couched. In these he has not only shown the contempt in which he holds the members of the Grand Army, but on other numerous occasions he has shown that his sympathies were against them. When Jake Thompson died he honored the traitor and disgraced the flag by having it displayed at half mast over the interior department, but when ex-president Wheeler died no notice was taken of the event. More than half of the principal offices are filled by ex-confederates, in many cases Union soldiers being turned out to make room for them. In fact he has improved every opportunity to show his contempt for the soldiers who fought under the stars and stripes and to exalt those who espoused the confederate cause. The G. A. R.'s do not like these things, and when he was invited to review them at St. Louis without their solicitation, they naturally protested, notwithstanding he would carry with him the high office of President, which they are bound to respect at all times. It is proper to say here that the G. A. R.'s have no personal ill feeling or malice towards ex-confederate soldiers; they honor them for honesty and bravery; indeed they would honor them less had their bravery been less and unworthy of American soldiers; but they do detest a coward and a copperhead—a man who in the strength of his youth did all in his power to make the war a failure, and when elevated to the high office of President scoffs at and insults the soldiers who preserved the nation.

The Omaha Republican, commenting on our remarks last week in regard to Mr. Sherman says: "All this may be said of Sherman with truth, and not a word derogatory of Blaine or any other Republican whose name may be mentioned in connection with the Presidency. The Republican party will act with deliberation, and its choice having been made, it will stand solid behind its candidate, whoever he may be." That is our plank, precisely: stand by the candidate, whoever he may be. But the point we wish to make is that unfortunately there is a small fraction of so-called Republicans in New York who cannot be brought to vote for Mr. Blaine. In a vital and close state like New York, we cannot afford to take any chances.

It is a conservative estimate that more persons were killed and maimed in celebrating the glorious Fourth than at the first battle of the war, Bull Run.

The trouble with the above item from the State Journal is that it is not a "conservative estimate," unlike the usual statements of that paper, being far from the truth. But supposing it were true? Haven't we got plenty of persons? Can't we afford to kill and maim a thousand or two for the glorious Fourth's sake? Let us continue to celebrate in the old fashioned way. The modicum of danger is what adds zest to the pleasure.

A sign in county politics that augurs well is the absence of personal ill feeling among candidates. While there are a number of candidates for nomination for Sheriff and Treasurer on the Republican ticket, they all speak well of each other, and each is ready to pull off his coat and roll up his sleeves to work for his appointer after the nomination is made. That's the kind of spirit to manifest, and it means success.

The Republican State Convention is called to meet in Lincoln Wednesday October 5th at 8 p. m. Lincoln county is entitled to six delegates. THE TRIBUNE will publish the call in due time.

The Republican Judicial Central Committee of this district has been called to meet at Kearney, on the 30th of this month, the object being to call a convention to nominate a Judge. The people have already renominated Judge Hamer, and the work of the convention will be simply to confirm the nomination. J. I. Nesbitt is the member of the committee from Lincoln County.

SOME one is trying to start a Conkling boom. Had Conkling taken off his coat as he should have done and given Blaine a hearty support, Grover Cleveland never would have occupied the White House. However much we admire genius, we have no use for sneaks in time of action. The imperious statesman from New York is politically a dead duck.

JEFF DAVIS's tale about the governor of Pennsylvania pardoning a convict from the penitentiary during the war on condition that the desperado should go to Richmond and assassinate the president of the confederacy, is flatly denied by ex-governor Curten, the war governor, now a good Democrat and member of Congress. The feeble old relic of the confederacy has probably allowed an image of his imagination to become to him a fact.

IT SEEMS that the anarchists have given up all hopes of being granted a new trial, but crediting recent rumors, the general public does not share in the opinion. Funds are now being raised to procure signatures to a petition asking the Governor to commute the sentence. The managers of the anarchists' cause are working their game for all it is worth, and thousands of hard-working dupes will contribute their mites.

The flag episode has caused the cloven foot of State rights to make an impress here and there, even some of the northern governors protesting against the return of flags captured by troops from their respective states. The flags were captured by United States soldiers and belong to the nation, with a big N. The South insists that they belong to the "States." Then all other captured property belongs to the same parties.

ORDINANCE NO. 62.
 An ordinance to provide for the supply of water to the City of North Platte, in the County of Lincoln, State of Nebraska, and its inhabitants, authorizing the American Water-works and Guarantee Company, limited, a corporation of the City of Pittsburg, in the State of Pennsylvania, its associates, successors or assigns, to construct, maintain and operate water-works; connecting with the said American Water-works and Guarantee Company, limited, its associates, successors or assigns, for a supply of water to the City of North Platte, in the County of Lincoln, State of Nebraska.

SECTION 1. That in consideration of the benefits which will result to the City of North Platte and its inhabitants from the erection, maintenance and operation of water-works in said city, there is hereby granted to the American Water-works and Guarantee Company, limited, of the City of Pittsburg, in the State of Pennsylvania, its associates, successors or assigns, the right to establish, operate and maintain a system of water-works, and the construction of other works and buildings necessary to the successful operation of said works, and also the right to lay mains, pipes, conduits and erect hydrants in and along the streets, lanes, avenues, alleys and public grounds of the city of North Platte, as the same may exist or may hereafter be extended, for supplying water for domestic and other purposes for a term of twenty years, unless sooner purchased by the city according to the terms of this ordinance.

SEC. 2. That the general plan of construction and operation of said water-works shall be as follows: the water shall be from drive wells, pipe not less than four inches in diameter, water source not less than twenty feet below the surface, forced by direct pressure from the turbine engines with sufficient force for domestic, manufacturing and fire protection purposes. There shall be erected a substantial stone or brick engine house, similar in size and style to the one now erected at Kearney, Neb., with brick stack not less than sixty feet high. There shall be two pumping engines, size and style same as those in operation at Kearney, Neb., and two boilers of forty horse power each. Each pump shall have a capacity of one-half million gallons in twenty-four hours. The power and capacity of said machinery to throw with either pump from the line of mains three simultaneous fire streams, or together six fire streams, through two hundred feet of two and one-half inch rubber hose and a one inch ring nozzle to a height of one hundred feet or one hundred and thirty-five feet horizontal in any one or any location in said City, for a period of two consecutive hours; and upon this test being made, approved and maintained during the existence of this contract, the City shall be obligated to pay the hydrant rental hereinafter provided for. The hydrant system shall consist of not less than four and one-half miles of good cast or kalametin iron pipe, to be tested to three hundred pounds pressure to the square inch before leaving the factory; the said water works to keep all fire hydrants constantly in efficient working condition; the said pipes varying in size from four to twelve inches in diameter of about the following sizes: eight inch pipe twelve inch, one thousand five hundred feet; ten inch, four thousand five hundred feet; eight inch pipe, fourteen thousand five hundred feet; six inch pipe, and one thousand four hundred feet of four inch pipe; all pipes to have four sets of concrete below city grade. It is provided further and guaranteed by said

company, its associates, successors or assigns, that the pressure shall be sufficient to dispense with the use of all steam fire engines at all fires within the limit of the pipe lines. Said works to be commenced on or before the 15th day of Sept. 1887, and completed so as to place at least three hydrants on Spruce street in the business portion of said City on or before Jan. 1st, 1888, and fully completed within one year from the passage of this ordinance, unless prevented by litigation, strikes or unavoidable accidents.

SEC. 3. That in consideration of the benefits that will accrue to the City of North Platte by the erection and maintenance of said water-works, the City hereby agrees to rent, and does rent for the term of twenty years, 45 double discharge anti-freezing fire hydrants, to be located at such points as the city council may select on said 4 1/2 miles of main, at an annual rental of \$65 each, payable semi-annually on the 1st day of January and July of each and every year during said term, with legal rate of interest on deferred payments. The council shall on request approve within ten days after the passage of this ordinance the location of fire hydrants on said proposed mains. The rental of all hydrants, rented in excess of the 4 1/2 miles herebefore provided, for shall expire with this contract, and payable as hereinbefore provided for. The hydrants when erected shall be used exclusively for the extinguishment of fires, necessary for the practice of fire companies and the flushing and washing of sewers and gutters; but in all cases of fire and practice, washing sewers and gutters there shall be no nozzle used larger than one inch, not more than two hydrants shall be used at any one fire, nor discharge through any orifice greater than one and one-half inches; and in case of practice and flushing of sewers and gutters, the superintendent of the water works shall be notified.

SEC. 4. That the said water-works Company, its associates, successors or assigns, shall extend their mains to any part of the City when requested so to do by resolution of the City Council, and all such extensions of piping shall be of sufficient size to allow a one hundred pound pressure at the hydrants when sixty hundred feet or more of hose is used with one inch fire nozzle, one line of hose, provided that fire hydrants shall be spaced upon such extended mains not less than three hundred nor more than five hundred feet apart, and for each of such hydrants on said extended main the City shall pay to said Company, its successors, associates or assigns, the annual sum of \$40.00 semi-annually, as aforesaid. Said Company, its successors or assigns, shall furnish two water troughs for man and beast, to cost not less than one hundred dollars each, and shall be furnished with water free of charge; said troughs to be located by city council.

SEC. 5. That all lines of mains, pipes and conduits are to be located and laid in such streets, avenues, alleys, public grounds and sidewalks, and shall not be so located as to interfere with any pipes, mains, conduits or sewers existing at the time of such location or laying; and in the location or laying of such mains, pipes and conduits said Company, its associates, successors or assigns, shall be held harmless from any and all damages arising from the negligence or mismanagement of their employees. There shall be no unnecessary or unreasonable obstruction of streets, sidewalks, alleys and public grounds, and the same shall be restored to their former condition as near and as soon as practicable by the said Company, its associates, successors or assigns; and should the said Company, its associates, successors or assigns, at any time fail to comply with the provisions of section 5, relating to restoring streets to their former condition as near and as soon as practicable, the City of North Platte, through its street commissioner, shall have the right in such event to restore the said streets to their former condition at the expense of the said Company, its associates, successors or assigns, and shall have the right to deduct and retain the amount of such expense incurred by the said City in performing the said restoration from the first hydrant rental coming to the said Company, its associates, successors or assigns, under this agreement.

SEC. 6. That the City of North Platte will enact all needful and requisite ordinances to protect the works and property of the said company, its associates, successors or assigns, from damage, fraud and imposition, and prevent the unnecessary waste of water, and the injury to farmers, and so far as lies in its power to maintain and preserve the purity of the water from which the supply may be taken, and will aid in the enforcement of the above and other protective measures; and to that end, each regular employed said water works company, its associates, successors or assigns, may be made by the appointment of the proper municipal authorities, a temporary or special policeman, and authorized to arrest all persons found defacing or injuring any of the property of the said company, its associates, successors or assigns, wasting water or polluting the source of supply.

SEC. 7. That the said water works company, its associates, successors or assigns, shall have the right to shut off water temporarily from the mains, pipes, or any portion thereof, for the purpose of making repairs or extensions to the works; and the said water works company, its associates, successors or assigns shall not be liable to said city or to any consumer for any damage occasioned by such temporary suspension of the supply of water, provided, that such temporary suspension shall not extend longer than three hours any one time, and provided, that said water works company, its associates, successors or assigns, give notice of shutting off the water, and said notice or extensions are made with due diligence; and should water be shut off for a longer time than above provided for any reason, the said water works company, its associates, successors or assigns shall forfeit double the amount of rent accruing during such suspension, to be deducted from the hydrant rental falling due at ensuing semi-annual payment.

SEC. 8. The City of North Platte shall have the option and privilege at any time after the expiration of ten years from the passage of this ordinance, upon giving six months prior notice in writing to said water works company, its associates, successors or assigns, to purchase said works and all property connected therewith, and to determine the value of the same at a fair valuation to be ascertained as follows: In the event of said city and said water works company, its associates, successors or assigns, failing to agree on the price, then three disinterested experts of good intelligence, not residents of Lincoln county, shall be chosen and sworn to determine the value, one to be appointed by said city, one by said water works company, its associates, successors or assigns, and the other by the three arbitrators so appointed; the three appraisers shall then proceed to determine the value of said works, and in the event there being no hydrant rental existing at the time of said appraisal, the last existing contract shall be included in the estimated value as those still in existence. When said appraisers or a majority of them, by an agreement in writing, shall have completed their award, the city shall pay the said water works

company, its associates, successors or assigns, in cash, the sum so ascertained, within three months from the date of said award; and any failure on the part of the city to pay the sum so ascertained in the time aforesaid, shall be taken and deemed to be a waiver on the part of the city of its rights to purchase under said ordinance, and all costs of appraisal shall be paid by the city; the city in such purchase shall assume and perform all unfinished contracts to furnish water, and as a part of the purchase price, assume and pay all outstanding obligations of the said water works company, its associates, successors or assigns, not to exceed in any event the amount of said appraisal.

SEC. 9. That it is further provided and ordained that the said water works Company, its associates, successors or assigns may charge and collect not more than the water rates set forth in the following schedule of rates, to-wit: METER RATES PER DAY.
 100 to 500 gallons—per 100 gallons, five cents.
 500 to 1500 gallons—per 100 gallons, four cents.
 1500 to 3000 gallons—per 100 gallons, three and one-half cents.
 3000 to 5000 gallons—per 100 gallons, three cents.
 5000 to 10000 gallons—per 100 gallons, two and one-half cents.
 10000 or more—per 100 gallons, two cents.
 Hydraulic elevators and motors—per 100 gallons, two cents.

YEARLY RATES.
 Banks, one bushel, \$3.
 Bakeries, for average daily use one barrel of flour, \$4.
 Butcher shops, one chair, \$5.
 Each additional chair, \$2.75.
 Bath tub, private, each tub, \$4.
 Hotel or boarding house, each tub, \$8.
 Public bath, each tub, \$12.
 Bins, included, each cubic, \$3.
 Boarding house, each room, \$1.50.
 Book-binding, per hand, \$1.00.
 Brick yard, per 1000 laid, ten cents.
 Brick yard, each table or gang per season, \$20.
 Butcher shops, \$5.
 Candy manufacturers, \$15 to \$20.
 Cigar manufacturers, per hand, \$1.50.
 Confectioners, \$5 to \$10.
 Cows, each, \$1.50.
 Creameries and canneries, per 1000 gallons, 20 cents.
 Dyeing and scouring, \$8 to \$30.
 Distillers, for each barrel distilled, twenty cents.
 Forge, first fire, 4.00.
 Each additional fire, 2.50.
 Fountains, each jet, one-eighth inch, 12.00.
 Each additional jet, one eighth inch, 8.00.
 Halls and theatres, \$50 to \$30.00.
 Horse and carriage washing, 2.00.
 Hotel, per room, 1.50.
 Ice cream saloons, \$50 to \$30.00.
 Laundry, \$30 to 100.00.
 Office and sleeping room, \$30 to \$50.
 Oyster saloon, \$50 to \$30.00.
 Printing offices, special.
 Photograph galleries, 10.00 to 30.00.
 Plastering, per square yard, one-fourth cent.

Residence, one family, one to six rooms, \$3.00.
 Each additional room, 1.00.
 Restaurants, 10.00 to 30.00.
 Sprinkling in front of business houses, first year free.
 After first year, per front foot, twelve and one-half cents.
 Sprinkling gardens, lawns, etc., first 50 yards per yard four cents.
 Each additional square yard, two cents.
 In sprinkling the hose is limited to three-fourths inch nozzle to one-eighth inch in diameter.
 Sprinkling carts, special.
 Stable, livey, feed, etc., including carriage washing, per stall, 1.50.
 Steam boilers, per horse power, 2.50.
 Stone works, per per cubic, 1.00.
 Stores and shops, \$50 to 20.00.
 Urinals, each, \$50 to 12.00.
 Water closets, private, each \$3.00.
 Water closets, seats, public, \$5.00.

SEC. 10. That within fifteen days after the passage of this ordinance, the said water works company, its associates, successors or assigns, shall file with the city clerk written acceptance of the terms and conditions of this ordinance, and should the said company, its associates, successors or assigns, fail to do so within sixty days after the passage of this ordinance, this ordinance shall be null and void, and no contract shall be made by the said city or said corporation. Nothing in this section shall prevent said company from proceeding with the construction of said works prior to the organization of said corporation.

SEC. 11. That the said water works company, its associates, successors or assigns, may organize a corporation under the laws of the State of Nebraska, provided they do so within sixty days after the passage of this ordinance, and no contract shall be made by the said city or said corporation. Nothing in this section shall prevent said company from proceeding with the construction of said works prior to the organization of said corporation.

SEC. 12. That said water works company, its associates, successors or assigns, shall provide and maintain at their expense all necessary electric communication between the pump house and each principal station of the fire department in the city for use during fires, the city to furnish and maintain its own alarm instruments.

SEC. 13. That the said water works company, its associates, successors or assigns, shall file with the city clerk within fifteen days from the passage of this ordinance a penal bond of \$5,000 for the faithful compliance with all conditions of this ordinance or contract, and any failure to file the bond, or any failure to accept this contract in the time specified, or any failure to commence work in the time specified, or any failure to complete the work in the time specified, shall work a forfeiture of this contract; but said penal bond shall be in full force and effect.

SEC. 14. Said city of North Platte, by its common council, shall have the right to condemn any fire hydrant that will not project water in accordance with the above specifications and fix the price thereof as will be right; provided also that the city of North Platte may, without extra charge for the use of water, use three and one-half inch hose and any size nozzle for the extinguishment of fires.

SEC. 15. When said city shall have rented not less than one fire hydrant for each five hundred feet of said pipe system, the said city shall have the right to furnish and connect at its own cost and expense any additional fire hydrants upon the foregoing pipe system and use the same free of charge, said city to keep said fire hydrants in repair.

SEC. 16. That in the event of the purchase by said City of said water-works system said City shall not assume any contracts to furnish water to railroads or other large consumers for less than actual cost of pumping the same, that where the annual rental as fixed by the council does not exceed thirty dollars per annum the City shall not assume any contract at less than seventy five per cent of said rates.

SEC. 17. Provided however that in the event of said city electing to use its option to purchase under this contract, it shall not be compelled to assume obligations which mature more than twenty years from the passage of this ordinance, nor any obligation which bears a greater rate of interest than six per cent per annum.

I hereby approve the foregoing ordinance this 14th day of July, 1887.
 G. R. HAMMOND,
 Mayor.

I, E. B. Warner, City Clerk of the City of North Platte, Neb., do hereby certify that the foregoing ordinance was fully and distinctly read in open council at a special meeting of said City Council, called by the Mayor for the purpose of the passage of said ordinance, at which meeting all the members of said City Council were present, except James Snyder, on the 14th day of July, 1887, and there, upon said day, on motion unanimously adopted by said Council, the rules were suspended and said ordinance was fully and distinctly read a third time by its title and placed upon its final passage; whereupon the yeas and nays being called the following conclusion voted in the affirmative upon said final passage, Patrick Walsh, M. Oberst, E. Blankenburg and William Roche, no Councilman voting in the negative; whereupon said ordinance was duly declared by the mayor duly passed and adopted. That said ordinance was duly published according to law in the LINCOLN COUNTY TRIBUNE, a newspaper published and of general circulation in said City of North Platte.

In witness whereof I have hereunto set my hand and affixed the corporate seal of the City of North Platte, this 14th day of July, A. D. 1887.

E. B. WARNER,
 City Clerk.

ROYAL BAKING POWDER Absolutely Pure.

ROYAL BAKING POWDER
 ABSOLUTELY PURE.

ANNUAL STATEMENT OF FINANCES OF THE SCHOOL DISTRICT OF THE CITY OF NORTH PLATTE, LINCOLN COUNTY, NEBRASKA, FOR YEAR ENDING JULY 15th, 1887.

Cash rec'd from Co. Treasurers	\$315 19
Cash rec'd from County Treasurer	1 270 81
Cash rec'd from City Treasurer	5 500 00
Taxes and licenses	12 194 00
Total	\$12 174 00
ITEMIZED STATEMENT OF EXPENDITURES	
H. W. Allrine, principal	\$1 000 00
H. H. Dyer, assistant	700 00
Wells & Co., secondary and grammar depts.	531 25
B. H. Wildmeyer, 2d grammar depts.	500 00
George H. Lewis, intermediate dept.	500 00
Ellis A. Dougherty, 1st ward	600 00
Pauline Klocken, assist. 1st ward	500 00
Nettie Graves, 1st. 2d ward	400 00
Annie E. Weaver, secondary 2d ward	342 25
Ernie P. Cleland, primary 2d ward	200 00
Mary A. Conway, 1st. 3d ward	600 00
Anna E. Himes, 2d. 3d ward	500 00
Miss Mills, O'Fallons school	400 00
Mary A. Lotous, Nichols school	240 00
Johnnie Keister, Brent school	400 00
Annie M. Wheeling, Miller school	280 00
Total	\$4 230 00
JANITORS' WARRANTS DRAWN.	
W. N. Hanson, brick school	\$ 275 00
Mrs. Cooper, first ward	150 00
Mrs. Jones, second ward	150 00
Mrs. Lamson, third ward	150 00
Total	\$ 725 00
INCIDENTAL WARRANTS.	
Printing blanks and publishing notices	\$ 30 00
Livery hire, fire, visiting country school	20 00
Contract for water with Ditch Co. Third	20 00
Postage	40 00
Postage stamps	3 40
Brooms and soap	2 00
Insurance on buildings and furniture	375 00
Leasing school yards	10 00
Expenses incurred in setting out	174 00
Taking census	22 00
Interest paid on bonds	11 50
Interest paid for want of funds	72 72
Total	\$ 809 43
REPAIR WARRANTS.	
Repairs city schools	\$ 292 13
Repairs Nichols school	5 00
Repairs Miller school	5 00
Total	\$ 302 13
FUEL WARRANTS.	
Coal	\$ 708 50
Wood	28 00
Total	\$ 736 50
FURNITURE, APPARATUS AND SUPPLY WARRANTS.	
Maps and charts	\$ 70 25
Text books and registers	30 05
Blank reports	10 00
Exchange of historical papers	27 00
Diplomas	10 40
Stationery supplies	306 98
Total	\$ 474 25
Grand Total	\$11 400 32
RECAPITULATION.	
By teachers warrants unpaid previous year	\$ 596 00
By teachers warrants drawn current year	\$ 820 00
By janitors' warrants drawn current year	\$ 725 00
By janitors' warrants unpaid previous year	93 00
Incidental warrants unpaid previous year	5 73
By incidental warrants drawn current year	809 43
By fuel warrants drawn current year	815 16
By fuel warrants drawn current year	731 50
By furniture, apparatus and supply warrants drawn current year	474 25
Total	\$12 174 00
Total cash received during year	\$12 174 00
Total warrants paid during year	12 174 00
Balance on hand	19 95

Examined and approved by the Board of Education of the school district of the City of North Platte July 15th, 1887, and ordered published.

W. W. CONKLIN,
 Secretary.

FURNITURE!

Furniture! Furniture!
TWO CARLOADS JUST RECEIVED.

We are now prepared to fill orders for both Cheap and Medium Priced Goods. We do not buy in Omaha or Council Bluffs. We buy direct from the manufacturers, being thus enabled to give our customers the benefit of the profit those Omaha firms must have.

Our goods are the best, and they must be closed out for want of room, and there being too much weight for our building.

We will offer extra inducements to purchasers during the next 15 days.

Be sure and call before the stock is broken and see for yourselves.

Any one wishing to buy on long time with easy payments, they can buy and not miss what they have to pay each week or month.

Be sure and call. Whether you buy or not, you are welcome just the same. It is no trouble to show goods.

10 per cent off for cash on all goods.

Conway & Keith.

C. C. NOBLE, Dealer in BOOTS & SHOES

McDonald's Block, North Platte, Nebraska.

I have just received a LARGE STOCK OF NEW GOODS of all grades, ranging from common to the finest ladies' and misses' shoes. You are cordially invited to call and inspect these goods.

My Prices are Always the Lowest.

FIRST NATIONAL BANK, North Platte, - Neb.

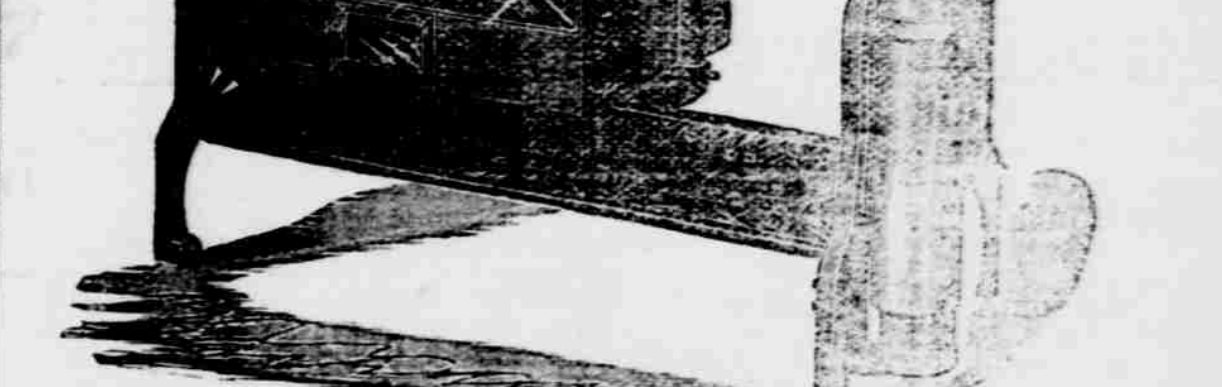
Authorized Capital, \$200,000. Paid in Capital, \$50,000.

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ABSOLUTELY THE SAFEST AND MOST CONVENIENT.



"JEWELL" PNEUMATIC 3-BURNER RANGE.

The Pneumatic Range does away entirely with the elevated tank, and in its place uses a 3 1/2-inch seamless brass tube tank at the rear, entirely under the top, giving protection, and below the level of the burner orifice, with a perfectly tight glass end, at the oven end of the range, making it possible at all times to see exact quantity of oil in same, with filler funnel at operating end. The method of lighting is unique. It overcomes entirely the smoke and odor of burning gasoline in a dry cup. Perfectly simple, with no intricate parts likely to get out of order; strongly made, with all brass tubes and Union couplings. The Pneumatic will not puff or blow when properly lighted, allowing the Generator to become thoroughly hot. Sold in North Platte only by

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At PEALE'S, Odd Fellows' Block, Spruce Street. Always in stock the most complete assortment of WALL PAPER, wall and ceiling decorations, CORNERS, CENTERS, Binders and all latest novelties in papers. Every shade of the best brands of READY MIXED paints for houses, barns, wagons and buggies. White lead, oils, glass, putty, brushes, varnishes, kalsomine and complete painters' supplies.