

LOWMAN & SON.

Dry times will not drive us away. We will stay.

Closing out all Summer Goods at 50 cents on the \$, to make room for our Fall and Winter Stock.

Will go East in September for New Goods--and then look out for novelties in Fall and Winter Goods.

Our Dress Making Department is run by an efficient Dress Maker, and all work is guaranteed.

Lowman & Son.

Children who are troubled with worms may be quickly relieved by giving them Dr. J. H. McLean's Liquid Vermifuge. It kills and expels worms.



WIDE-AWAKE TRADESMEN
Worms make a child peevish and fretful. Don't let yours worry with these pests or worm colic. Humphreys' mild and pleasant Specific No. 2 will give it relief.

THE MCCOOK BUSINESS COLLEGE.
Now contains Four Complete Departments:
Commercial, Shorthand and Typewriting, English, and German.
Any one of the above mentioned, will prepare a person to enter into usefulness for life.
Special terms for all combined.
C. M. LOPER, Manager.

Hurrah for Huber!
I am prepared to do all kinds of work, such as contracting and excavating, tree planting. Carpet laying a specialty--ten years experience. All work guaranteed. Leave orders at this office.
FRAND HUBER, JR.

For rheumatic and neuragic pains, rub in Dr. J. H. McLean's Volcanic Oil Liniment, and take Dr. J. H. McLean's Sarsaparilla. You will not suffer long, but will be gratified with a speedy and effective cure. Sold by C. M. Smith & Son.

Brief But True.
Worms make a child peevish and fretful. Don't let yours worry with these pests or worm colic. Humphreys' mild and pleasant Specific No. 2 will give it relief.

OUR COUNTY SEAT!
A B. CIGAR.
Try this popular brand. It is one of the finest Sc. cigars ever placed on sale in McCook.

WHAT SCOTT'S EMULSION CURES
Wasting Diseases
Wonderful Flesh Producer.
Many have gained one pound per day by its use.
Scott's Emulsion is not a secret remedy. It contains the stimulating properties of the Hypophosphites and pure Norwegian Cod Liver Oil, the potency of both being largely increased. It is used by Physicians all over the world.
PALATABLE AS MILK.
Sold by all Druggists.
SCOTT & BOWNE, Chemists, N.Y.

THE WHITE LINE TRANSFER,
W. M. ANDERSON, PROPRIETOR.
The best equipment in the city. Orders left at the office on Lower Main Avenue will receive prompt attention.

FOR MEN ONLY!
WILLIAM H. CAMPBELL,
H. E. No. 774 for the S. 1/2 N. W. 1/4 S. E. 1/4 N. W. 1/4 S. W. 1/4 sec. 34, town 5 N. range 29, west 6th P. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: J. H. Stephens, Matthew Stewart, Lee Ann Ketch and William Weygint, all of Box Elder, Nebraska. 11-4s. S. P. HART, Register.

VAILTON VOICES.
Good rains and fall seeding is in progress.
Rev. W. L. Ferris supplied the pulpit, last Sabbath.

The melon crop gets to the front in fair shape, notwithstanding the drought.
Quite a number of our people are away at present, but considerable improvement is under way.

Mrs. Sprague spent Sabbath with the friends here. Vailton is a good place to come back to it appears.
Rev. W. L. Ferris and family with his sister have been visiting members of the family at Vailton, during the past week.

The contest for the Demorest medal was well attended. The prizes were awarded to Miss Bertha Gray and Miss Alice Hartley. The speaking was good. Mr. Norval's remarks were to the point. He always hits the nail on the head. The music was well chosen and received with great enthusiasm. We are gaining ground every day.
RALPH.

"Well, Uncle Israel, how did you get on with your farming, this year?" Uncle Israel—"I didn't make nothin', marster. You see, me an' de boss was workin' orn sheers. I 'greed to de farmin' for harf de crop, an' I didn't make but harf a crap dis year, an' so, in course, I didn't git nothin'."—Harper's Weekly.

IS CONSUMPTION INCURABLE?
Read the following: "C. H. Morris of Newark, Ark., says: 'Was down with abscess of lungs, and friends and physicians pronounced me an incurable consumptive. Begun taking Dr. King's New Discovery for Consumption, am now on my third bottle, and able to oversee the work on my farm. It is the finest medicine ever made.'"
Jessie Middlewast, Decatur, Ohio, says: "Had it not been for Dr. King's New Discovery for Consumption I would have died of lung troubles. Was given up by doctors. An now in the best of health." Try it. Sample bottles free at A. C. McMillen's Drug store. 10-4ts.

Contest at Box Elder.
The W. C. T. U. will conduct a Demorest medal contest at Box Elder, Friday evening September 12th. General invitation is extended. Admission, 10 cents. The contestants will be: Anna Howwell, Jennie Bonner, Nellie Campbell, Kate Pinkerton, Eliza Johnson, Maud Teas, Harry E. Doie, Leslie Doie and Samuel Pinkerton.

Notice of Partnership.
Notice is hereby given that the co-partnership heretofore existing between H. W. Pate and T. J. Pate, under style of Pate Bros., has this day been dissolved by mutual consent, H. W. Pate retiring. The business will be continued by T. J. Pate who assumes the bills against the late firm and collects all accounts due the same.
T. J. PATE,
McCook, Neb., August 16th, 1890.

ORDINANCE No. 47.

AN ORDINANCE PROVIDING FOR THE CONSTRUCTION AND REPAIRING OF SIDEWALKS IN THE CITY OF MCCOOK, AND TO PROVIDE FOR THE LEVY OF SPECIAL ASSESSMENTS TO PAY THE EXPENSES OF SUCH IMPROVEMENT. Be it ordained by the Mayor and Council of the City of McCook:

SECTION 1. It shall be the duty of the city council upon a petition being presented to them signed by a majority of the resident lot owners on any block or blocks in the city of McCook, praying for the construction of a sidewalk on the street in front of their said lots, to order by resolution that said sidewalk be constructed, provided, however, that no one shall be considered a legal petitioner unless the sidewalk so to be constructed shall extend along and abut the lot of the party signing the petition.

SECTION 2. Every such resolution shall specify the width of the sidewalk required and the kind and the dimensions of the material to be used in the construction thereof, and shall require each of said lot owners to construct such sidewalk in front of his or her lot within 30 days from the publication of said resolution, which shall be published in an issue of a paper published in and of general circulation in the city of McCook.

SECTION 3. No sidewalk shall be less than four (4) feet in width on residence streets and not less than two inches thick; not less than two inches thick on all business streets.

SECTION 4. Whenever any sidewalk in said city is out of repair, the city council may, by resolution order the same repaired and every such resolution shall be published as provided in section 2 of this ordinance.

SECTION 5. Such publication shall be held to be sufficient notice to the owners of lots so located to build or repair such sidewalks as are herein provided, and the terms of such resolution within 30 days from the publication of such resolution.

SECTION 6. Should the owners of lots abutting on streets on which sidewalks may have been so ordered neglect or refuse for thirty days after such publication to build or to repair such sidewalks the city council may enter into contract and cause such sidewalks to be built or repaired.

SECTION 7. The city council shall have power to levy special assessments against the lot or lots abutting which said sidewalk is constructed or repaired when so constructed and repaired by the city of McCook in the manner hereinbefore provided. Such assessments shall be known as "Special assessments for sidewalks" and shall be levied and collected in the manner following, to-wit: First: Such assessments shall be made by the council at a meeting of such assessments and the amounts charged against the same, which with the vote thereon by yeas and nays shall be reported at length to the minutes. Notice of the time of holding such meeting and the purpose for which it is to be held shall be published in some newspaper, published or of general circulation in said city of McCook at least four weeks before the same shall be held or in lieu thereof personal service may be had upon persons owning or occupying the property to be assessed.

SECTION 8. All such assessments shall be levied and collected as a special tax in addition to the taxes or general revenue purposes, to be placed on the tax roll for collection, subject to the same penalties and collected in like manner as other city taxes.

SECTION 9. All ordinances and parts of ordinances inconsistent with this ordinance are hereby repealed.

SECTION 10. This ordinance shall take effect and be in force from and after its passage and publication as required by law.
Passed August 2, 1890.
Approved August 27, 1890.

W. C. BULLARD, Mayor.
J. E. KELLEY, City Clerk.

ELECTRIC BITTERS.

This remedy is becoming so well known and so popular as to need no special mention. All who have used Electric Bitters find the same of praise. A purer medicine does not exist and it is guaranteed to do all that is claimed. Electric Bitters will cure all diseases of the liver and kidneys, will remove pimples, boils, salt rheum and other affections caused by impure blood. Will drive malaria from the system and prevent as well as cure all malarial fevers. Cures of headache, constipation and indigestion try Electric Bitters. Entire satisfaction guaranteed or money refunded. Price 50 cents and \$1.00 per bottle at A. C. McMillen's Drug store. 10-4ts.

FAIR NOTES.

Mr. Carson says that he will have some vegetables for the fair.
Mr. Marsh expects to attend the fair with some fine onions and other vegetables.
Who will take the premium on the best display of native and tame grasses? See premium list.
The vice president says he has some of as fine corn as he ever raised in the county to exhibit at the fair.
Mr. Wright says he has corn ten feet high and cane nine and a lot of vegetables and expects to be on hand at the fair.
A farmer from Iowa writes: "I expect to attend your fair." Farmers, look over your truck patch and select something for the fair.
Farmers, don't let the county seat fight and "politics" absorb all your attention but talk and work for the success of the fair. A large exhibit of farm produce at the fair will mean much more for the county than many are aware of. A report of the fair will be published in Lincoln, Des Moines and Chicago. The report of our last fair, published in the Nebraska farmer, is what attracted the attention of Mr. Stewart of Pennsylvania, the purchaser of the Burtless ranch, who has spent about \$12,000 here. This year of all others is the time to make a good display of the various products of the farm and it can be done too. We feel quite sure the business men of the county wish the fair a success and if there is one that don't we bid them "God speed" in getting out of the county.

PROCLAMATION.

WHEREAS, A joint resolution was adopted by the legislature of the state of Nebraska, at the twenty-first session thereof, and approved March 30th, A. D. 1889, proposing an amendment to the constitution of said state, and that said amendment shall read as follows, to-wit:

SECTION 1: That section two (2) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 2: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 3: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 4: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 5: "At the first general election to be held in the year 1891, and after the adoption of this amendment to the constitution, there shall be elected three (3) judges of the supreme court, one of whom shall be elected for the term of one (1) year, one for the term of three (3) years and one for the term of five (5) years, and at each general election thereafter, the terms shall be elected one judge of the supreme court for the term of five (5) years, and the other two judges of the supreme court whose terms have not expired at the time of holding the general election of 1891, shall continue to hold their offices until the expiration of the term for which they were respectively elected under the present constitution."

PROCLAMATION.

WHEREAS, A joint resolution was adopted by the legislature of the state of Nebraska, at the twenty-first session thereof, and approved March 30th, A. D. 1889, proposing an amendment to the constitution of said state, and that said amendment shall read as follows, to-wit:

SECTION 1: That section two (2) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 2: The supreme court shall consist of five (5) judges, a majority of whom shall be necessary to form a quorum or to pronounce a decision. It shall have original jurisdiction in cases relating to revenue, civil cases in which the value of the property in controversy exceeds the sum of \$500, and such appellate jurisdiction as may be provided by law.

SECTION 3: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 4: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 5: "At the first general election to be held in the year 1891, and after the adoption of this amendment to the constitution, there shall be elected three (3) judges of the supreme court, one of whom shall be elected for the term of one (1) year, one for the term of three (3) years and one for the term of five (5) years, and at each general election thereafter, the terms shall be elected one judge of the supreme court for the term of five (5) years, and the other two judges of the supreme court whose terms have not expired at the time of holding the general election of 1891, shall continue to hold their offices until the expiration of the term for which they were respectively elected under the present constitution."

SECTION 6: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 7: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 8: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 9: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 10: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 11: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 12: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 13: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 14: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 15: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 16: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 17: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 18: That section four (4) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

SECTION 19: That section five (5) of article six (6) of the constitution of the state of Nebraska, be amended so as to read as follows:

LEGAL NOTICE.

Frank O. Climer, Patience Peck, administrators of the estate of William Peck, deceased, Patience Peck, Mary Peck, John Peck, Ida Peck, William J. Peck and Patience Peck, guardian of John Peck, Ida Peck and William J. Peck, defendants, will take notice that on the 4th day of August, 1890, W. V. Vickery and J. W. Vickery, plaintiffs, filed their petition in the district court of Red Willow county, Nebraska, against the above named defendants the object and prayer of which are to require the defendants to pay to the plaintiffs within a time to be fixed by the court the amount due them upon certain promissory notes dated December 23d, 1888, executed by Allen Bartley and Ueselia Bartley for the sum of \$1,618.11 with interest at the rate of ten per cent. per annum, said note being secured by a mortgage on the following described real estate: Lots numbers 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 and 24 in block 46 and lots numbers 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 and 24 in block 46 situated in the town of Bardley, in Red Willow county, Nebraska, which said note and mortgage and the judgment and decree entered thereon in the district court of said Red Willow county on the 18th day of June, 1889, was on the 15th day of June, 1890, sold and assigned to said plaintiffs; and in default in paying the amount due on said note and mortgage and the decree entered thereon as aforesaid the said defendants each and all of them and all persons claiming under them be absolutely barred and foreclosed of and from all right, title and equity of redemption and interest in and to said mortgaged premises. You are required to answer this petition on or before the 15th day of September, 1890.

Dated this 6th day of August, 1890.
W. V. VICKERY and J. W. VICKERY,
By W. S. Morlan, Plaintiffs.
their attorney. 11-4ts.

Publication of Summons.

In district court in and for Red Willow County, Nebraska. Iowa Mortgage Co., Plaintiff, vs. Samuel M. Joffile, Defendant.
Samuel M. Joffile, non-resident defendant, will take notice that on the 6th day of August, 1890, the Iowa Mortgage Company filed its petition in the district court of Red Willow county, Nebraska, against said defendant, and John N. Smith, Lucinda Smith and W. Franklin, the object and prayer of which are to foreclose a certain mortgage executed by the defendants John and Lucinda Smith upon the northeast quarter of section six, township 4, range 30, to secure the payment of seven promissory notes for \$4.25 each, that there is now due upon said notes and mortgage the sum of \$9.93. Plaintiff prays that the decree that the defendants John N. Smith and Lucinda Smith be required to pay the same or that said premises be sold to satisfy the amount found to be due and that whatever interest you may have in said premises be declared inferior, junior and subject to the claim of the plaintiff.

You are required to answer said petition on or before the 23d day of September, 1890.
Dated this 6th day of August, A. D. 1890.
11-4ts. IOWA MORTGAGE CO., Plaintiff.
By its Attorney, J. Byron Jennings.

LAND OFFICE AT MCCOOK, NEB., August 24, 1890.

Notice is hereby given that the following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before Register or Receiver at McCook, Neb., on September 17th, 1890, viz:

AMELIA CONRAD,
H. E. No. 9317 for the S. 1/2 N. W. 1/4 and N. 1/2 S. W. 1/4 sec. 25, township 4 north, range 30 west, 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Samuel D. McClain, Redford H. Tate, Hiram K. Bixler, John Kane, all of McCook, Neb., S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., August 1st, 1890.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on September 15th, 1890, viz:

AUSTIN E. CHAPMAN,
H. E. No. 8736 for the S. W. 1/4 section 5, town 2 north, range 30 west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Jacob P. Squire, Sidney W. Ford, Benjamin F. Lincoln, John V. Horton, all of McCook, Neb., S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., July 23d, 1890.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, August 30th, 1890, viz:

MATHEW J. HEAFY,
H. E. No. 254 for the northeast 1/4 section 5, township 3 north, range 29 west, 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Peter Boyle, Mary Sevensen, John M. Henderson, John S. Shepherd, Ira J. Cory, all of McCook, Neb., S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., July 21st, 1890.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, August 30th, 1890, viz:

TAYLOR WARD,
H. E. No. 9020 for the N. 1/2 N. W. 1/4 and W. 1/2 S. W. 1/4 section 27, township 13 north, range 29, west of 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: James E. Troy, John Stump, John E. Tirrell, Ira J. Cory, all of McCook, Neb., S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., August 6th, 1890.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Tuesday, September 23d, 1890, viz:

GOTTLIEB MENTZ,
H. E. No. 1914 for the S. 1/2 S. W. 1/4 section 7 and N. 1/2 N. W. 1/4 of section No. 23, town 5 north, range 30, west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Henry H. Patch, Myron F. Lewis, Phillip Schmidt, Osburn, Neb., John Hess, Zimmer, Neb., S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., August 9th, 1890.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Saturday, September 20th, 1890, viz:

HERMAN H. MENKE,
H. E. No. 3705 for the E. 1/2 N. E. 1/4 section No. 14 and W. 1/2 N. E. 1/4 of section No. 23, town 5 north, range 29 west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Henry Williams, John Goodenberger, James Lawthers, James E. Lawthers, all of McCook, Neb., S. P. HART, Register.

LAND OFFICE AT MCCOOK, NEB., August 26th, 1890.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register or Receiver at McCook, Neb., on Tuesday, September 30th, 1890, viz:

SIDNEY DODGE,
who made H. E. No. 1205 for the E. 1/2 N. E. 1/4 and W. 1/2 N. E. 1/4 of section No. 23, town 5 north, range 29, west 6th P. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Abraham W. Dimstead, John Goodenberger, James Lawthers, James E. Lawthers, all of McCook, Neb., S. P. HART, Register.

Notice of Estray.

Can't to my premises, one-half mile south of McCook, on or about August 15th, 1890, a bull calf. Owner can have same by proving property and paying charges.
13.
FRANK PRESTON,
McCook, August 16, 1890.