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The U. S. Army authorities know a gun; that is why, when they decided to equip some troops with repeating shotguns, they selected the Winchester in preference to all other makes. The experts of the U. S. Ordnance Board also know a gun; that's why, after submitting a Winchester Repeating Shotgun to all sorts of tests, they pronounced it *safe, sure, strong and simple*. If you want a shotgun—buy the one whose strength and reliability led the U. S. Army authorities to select it and the U. S. Ordnance Board to endorse it—that's the Winchester.

THE RELIABLE REPEATERS

SPECIAL RATE BULLETIN FOR FEBRUARY

TO THE SOUTH:

February 7th and 21st, low round trip homeseekers fares are in effect to the south; attractive winter tourist fares in effect every day to the whole south, with return limit to June 1st.

NEW TOUR OF YELLOWSTONE PARK:

A system of new and scenic eight-day personally conducted camping tours of Yellowstone Park will be established this coming summer from Cody, Wyo., via the magnificent Government Shoshone Dam along the Government road over Sylvan Pass through the Park and return, by the Yellowstone Park Camping & Transportation Co., Aaron Holm, Proprietor. Price from Cody, including all accommodations, only \$50.00. Parties leave Cody every day during the summer. This Transportation Company has handled large parties of campers in such a satisfactory manner that their growing patronage now requires daily tours from Cody. It will pay you to write that company at Cody, Wyoming, early, and later in the season ask for the new Park Cody Route Leaflet.



J. KRIDELBAUGH, Agent

Alliance

L. W. WAKELEY, G. P. A., Omaha

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Suggestive Questions for February 26, 1911

Feb. 26th, 1911.

(Copyright, 1910, by Rev. T. S. Linscott, D.D.)
Elijah Meets Ahab in Naboth's Vineyard. I Kings 21.

Golden Text—Take heed and be aware of covetousness. Luke xii:15.

(1.) Verses 1-4—What sin was Ahab here guilty of?

(2.) What is the sin of covetousness?

(3.) What is the limit of legitimate desire for the property of others?

(4.) How would you characterize Naboth's refusal to sell? (See Lev. xxv:23-28, Num. xxxvi:7.)

(5.) Are selfishness and discontent ever innocent? Why?

(6.) What are some of the results of covetousness, selfishness, and discontent?

(7.) What was the cause of Ahab's covetousness and his resultant unhappiness?

(8.) Does discontent arise from need or some other cause and, if so, what?

(9.) Verses 6-8—What kind of advice may be expected from the wicked?

(10.) Of how much good or evil is the sympathy of a thoroughly bad woman?

(11.) Which is the more liable to discontent, and disappointment, the king or his cook?

(12.) Was Ahab the better or worse for his wife's sympathy?

(13.) Verses 9-14—Does wrong doing always consciously hurt, or do sinners get so that they delight in their iniquity?

(14.) Who were the most guilty of the murder of innocent Naboth, Jr.?

(15.) What were the motives which induced the rulers of the city to procure false witnesses to bring about the death of an innocent man, and of the two men who swore to a lie for the same purpose, and say if there is anything in public life to-day in any way resembling it?

(16.) What is the limit of badness that men may be driven by pride and covetousness? (This question must be answered in writing by members of the club.)

(17.) Verses 15-16—On what principle in human nature, can you explain Ahab entering gladly into the possession of a property obtained by perjury and murder?

(18.) Verses 17-24—What reason is there to believe that God is as much grieved with the sins of an ordinary man as he is with the sins of the great?

(19.) What was the penalty which God pronounced against Ahab and Jezebel?

(20.) How did Ahab die? (See I Kings xli:34-38.)

(21.) How did Jezebel die? (See 2 Kings ix:30-37.)

(22.) What became of the numerous sons of Ahab? (See 2 Kings x:1, 7-11.)

(23.) What hope is there that any who persist in wrong doing will be able to escape the legitimate penalty?

(24.) Verses 25-29—If Jezebel, Ahab's wife, had been as good as she was bad what kind of a man would Ahab have been?

(25.) When Ahab heard his doom he repented, what effect did it have upon the purposes of God?

Lesson for Sunday, March 5, 1911.
Elijah Goes Up By a Whirlwind into Heaven. 2 Kings ii:1-18.

LEGAL NOTICE

IN THE COUNTY COURT

State of Nebraska)
Box Butte County,) ss
In the matter of the estate of William Wallace Gray, deceased.
TO THE CREDITORS OF SAID ESTATE:

You are hereby notified that I will sit at the county court room in Alliance, in said county, on the 23rd day of February, 1911, and 23rd day of August, 1911, at 10 o'clock, in the forenoon of said days to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limit for the presentation of claims against said estate is six months from the 23rd day of February, 1911, and the time limit for the payment of debts is one year from said 23rd day of February, 1911.

WITNESS MY HAND, and the seal of said county court this 23rd day of January, 1911.

[Seal]
L. A. BERRY,
County Judge.

LEGAL NOTICE

NOTICE TO CREDITORS

In the matter of the estate of Peter W. Tracy, deceased.

I, L. A. Berry, County Judge of Box Butte county, Nebraska, hereby notify all persons having claims and demands against Peter W. Tracy, deceased, that I have set and appointed the 3rd day of September, 1911, at 10 o'clock in the forenoon, at the County Court room in Alliance, for the examination of all claims against the estate of said decedent with a view to their allowance and payment.

All persons interested as creditors of the said estate will present their claims to me at said time, or show cause for not so doing, and in case any claims are not so presented by said time they shall be forever barred.

This notice shall be served by publication thereof four consecutive weeks in The Alliance Herald, a newspaper published in Alliance, prior to the day of hearing.

Given under my hand and seal of said county court this 1st day of February, 1911.
L. A. BERRY,
County Judge.
8-41-07-539

ARTICLES OF INCORPORATION OF THE

HERALD PUBLISHING COMPANY

KNOW ALL MEN BY THESE PRESENTS:

That we, B. M. Thomas, Lloyd C. Thomas, John W. Thomas and F. A. Pierson, citizens of the United States, and residing in the state of Nebraska, do hereby associate ourselves together for the purpose of forming and becoming a corporation in the state of Nebraska, for the purpose of the transacting of the business hereinafter described.

Article I.
The name of this corporation shall be the HERALD PUBLISHING COMPANY.

Article II.
(a) The principal place of transacting its business shall be at Alliance, Box Butte County, Nebraska.

(b) Branch offices may be maintained at such other places in the state of Nebraska as the Board of Directors may determine, where meetings of incorporators, stockholders and directors may be held and all business transacted.

Article III.
The purposes for which said corporation is to be formed are as follows:

(a) To engage in the printing and publishing business; to own, operate, publish, issue, sell or buy newspapers, magazines, or other periodicals; to buy, sell, own and use all manner of office supplies.

(b) To own, operate, sell or buy printing plants and printing machinery of any kind or nature.

(c) To take, lease, purchase, hire or otherwise acquire and to hold, use, sell, lease, exchange, mortgage, improve and develop real estate, real property and any interest or right therein, and to construct or have constructed such houses and buildings, as is necessary for carrying on and conducting said business, and to buy, sell, own, use, manage, operate and lease the same or similar structures.

(d) To borrow money, with or without security, and for the repayment of the same, to give the obligations of this corporation with any necessary or required security, and to lend money, with or without security, and to do anything whatsoever necessary, useful, desirable, convenient, or auxiliary to any of the purposes of this corporation.

Article IV.
(a) The authorized capital stock of this corporation shall be Ten Thousand Dollars (\$10,000.00), divided into one thousand (1,000) shares of the par value of ten dollars (\$10.00) each.

(b) The amount of capital stock with which said corporation will begin business is four thousand dollars (\$4,000.00).

(c) At such time as the Board of Directors may by resolution direct, said capital stock shall be paid in by the sale and transfer to it of real or personal property, contracts, services, or any other valuable right or thing for the use and purposes of said corporation, in payment for which shares of the capital stock of said corporation may be issued and the capital stock so issued shall thereupon become and be fully paid up the same as though paid for in cash at par, and shall be non-assessable forever, and the judgment of the directors as to the value of any property, right or thing acquired in exchange for capital stock shall be conclusive.

(d) The amount of capital stock with which said corporation will begin business is four thousand dollars (\$4,000.00).

(e) At such time as the Board of Directors may by resolution direct, said capital stock shall be paid in by the sale and transfer to it of real or personal property, contracts, services, or any other valuable right or thing for the use and purposes of said corporation, in payment for which shares of the capital stock of said corporation may be issued and the capital stock so issued shall thereupon become and be fully paid up the same as though paid for in cash at par, and shall be non-assessable forever, and the judgment of the directors as to the value of any property, right or thing acquired in exchange for capital stock shall be conclusive.

Article V.
The existence of this corporation shall commence on the second day of January, 1911, and continue for a period of fifty (50) years thereafter, unless sooner dissolved by a vote of two-thirds of the stock thereof.

Article VI.
The highest amount of indebtedness to which said corporation may at any time subject itself shall not exceed two-thirds of the capital stock.

Article VII.
The annual meeting of the stockholders of this corporation shall be held on the first Monday in January in each year, at which meeting the Directors of the Company shall be elected, and such other lawful business done as the stockholders shall deem necessary and proper.

Article VIII.
(a) The officers of said corporation shall be a President, Vice-President, Secretary and Treasurer, and the office of President and Treasurer may be held by the same person. The officers shall be chosen by the Board of Directors, and shall hold their office for the period of one year and until their successors are elected and qualified. The business of said corporation shall be conducted by a Board of Directors to be elected annually from among the stockholders.

(b) The Directors for the first year or until their successors are chosen shall be B. M. Thomas, Lloyd C. Thomas, John W. Thomas and F. A. Pierson.

IN WITNESS WHEREOF, we have hereunto set our hands and seals, this 29th day of December, 1910.

B. M. THOMAS
LLOYD C. THOMAS
JOHN W. THOMAS
F. A. PIERSON

STATE OF NEBRASKA)
County of Box Butte) ss.

Before me, EUGENE BURTON, a Notary Public in and for said County, and State, on this day personally appeared B. M. Thomas, Lloyd C. Thomas and John W. Thomas, to me known to be the persons who subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and consideration.

Given under my hand and seal of office, this 10th day of January, A. D., 1911.

My commission expires July 7th, 1912.

EUGENE BURTON,
Notary Public.

(SEAL) STATE OF NEBRASKA

County of Kearney

Before me, WM. A. JOHNSON, a Notary Public in and for said County, and State, on this day personally appeared F. A. Pierson, to me known to be the person who subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration.

Given under my hand and seal of office, this 5th day of January, A. D., 1911.

My commission expires March 16, 1914.

WM. A. JOHNSON,
Notary Public.

(SEAL)

LEGAL NOTICE

Notice of Incorporation of "The Railroad Men's Co-Operative Store".

1. The name of the corporation shall be "The Railroad Men's Co-Operative Store."

2. Its principal place of business shall be at Alliance, Box Butte county, Nebraska.

3. The general nature of the business to be transacted shall be the buying and selling of groceries, dry goods, hardware, lumber, coal, clothing, meats and produce, flour, grain and farm products and all other articles and classes of merchandise usually carried in a general store; also to purchase, own and hold all real estate necessary for the transaction of such business, and to buy and sell, rent and lease real estate and other property, to loan money on real estate and chattel security and negotiate the securities derived therefrom, to contract for the erection of business buildings and doing a general merchandise business, and whatever is incident or in any wise usually connected therewith.

4. The amount of capital stock authorized is \$10,000.00, divided into shares of \$25.00 each of which at least \$3,000.00 shall be paid in at the time of commencement of business.

5. The corporation shall commence business on the first day of March, 1911, and shall continue for a period of twenty years, unless sooner dissolved by a majority of three-fifths of the stock.

6. The highest amount of indebtedness for which this corporation shall be liable at any one time shall not exceed two-thirds of the capital stock.

7. The affairs of this corporation shall be managed by a Board of Directors which shall consist of five persons who shall be stockholders in the corporation and who shall serve for a term of one year after the annual meeting of the stockholders and until after their successors are elected.

CHAS. D. REED
GEO. L. MILLIKEN
DON B. WAGNER
Incorporators.

9-61-98 545

EXPERIMENT STATION BULLETIN NO. 117

The Nebraska Experiment Station has just issued Bulletin No. 117, on "Growing Feeder Steers in Western Nebraska." This bulletin is a reprint of the work done at the Experiment Station located at North Platte.

In order to determine the relative value of different kinds of forage for growing cattle in western Nebraska, experiments were undertaken to compare the following rations for wintering steers: Ration 1, alfalfa hay; ration 2, prairie hay; ration 3, cane; ration 4, one-half alfalfa and one-half prairie hay; ration 5, one-half alfalfa and one-half cane hay; ration 6, one-half prairie hay and one-half cane hay. The experiment began December, 1907, with six lots of steer calves of 18 in each lot, or 108 in all. During the first winter, they were fed the rations named above with two pounds of corn daily per steer. During the second and third winters, they received no grain whatever but were fed hay in a corral. During the summer they all ran together in a native prairie pasture where about 10 acres of pasture was available for each steer.

A very exhaustive study is made of the relative profit and loss upon the different lots. The following general conclusions were drawn:

The steers that went on grass in the spring thin in flesh increased in weight faster during the summer than the steers that went on grass in good flesh.

Steers wintered on alfalfa or a ration one-half alfalfa make much faster gains during the winter than those wintered on prairie hay or cane alone, but do not make as fast gains the following summer.

Steers wintered on a ration of alfalfa or one-half alfalfa make a greater gain during the winter and the summer following combined than steers wintered on prairie hay or cane alone.

Both yearling and two-year-old steers lost weight when fed cane or a ration one-half cane and one-half prairie hay. Steers fed alfalfa or a ration one-half alfalfa gained in weight during each winter.

The value of cattle should be approximately \$1.00 per 100 lbs. more in the spring than in the preceding fall in order that they may pay for their winter feed.

The value of cattle in the fall may be considerably lower than in the spring and the cattle still give a profit on the summer operation.

The value of alfalfa in comparison with prairie hay or cane is higher when fed to cattle that are to be sold in the spring than when fed to cattle that are to be sold the fall following.

With the prices used for feed and cattle in this bulletin it is not profitable to produce steers for the feed lot.

The price of cattle is too low in comparison with the market value of forage.

This bulletin may be had free of cost by residents of Nebraska upon application to the Nebraska Agricultural Experiment Station, Lincoln.

Alliance Herald, \$1.50 per year.

Miss M. Ruth Taylor TEACHER OF PIANO

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