ALUANCE HERALD

Published every Thursday by The Herald Publishing Company. Incorporated

JOHN W. THOMAS, Editor and Mgr

Entered at the postoffice at Alli-Nebraska, for transmission through the malls as second-class

Subscription, \$1.50 per year in ad-

The circulation of this newspaper is guaranteed to be the largest in western Nebraska. Advertising rates will be furnished on application. Sample copies free for the asking.

THIS PAPER REPRESENTED FOR FOREIGN ADVERTISING BY THE

MERICAN PRESS ASSOCIATION GENERAL OFFICES

NEW YORK AND CHICAGO BRANCHES IN ALL THE PRINCIPAL CITIES

THURSDAY, AUGUST 8, 1912

FOR PRESIDENT AND VICE PRESIDENT

WOODROW WILSON.



saying it "is still tied to the Alliance, Nebraska. Bryan chariot wheels."

000 had been contributed for the copied from the printed pro-Wilson campaign fund. The grams furnished by the manage largest single contribution an ment, the statement was made nounced was that of W. J. Bry- that the price of season tickets an, who sent \$1,000. The small-est contribution came from an business men," and \$2.00, if pur-

course, from the standpoint of Woman's Club. one whose brain is ossified, a change of mind upon any subject is a crime.'

The editors of the Gering "official county paper" nor the Courier and the McGrew Wasp "official city paper," but our are engaged in a newspaper con- readers will observe with pleas-Wood of the Courier maintains notices to which it is entitled. that Sunday is the proper day, while Jack Long of the Wasp

who cannot endorse the action terested in the politics of the and northwest range cattle. of the Chicago convention to nation. "repudiate Taft and the men who forced his nomination." The most successful way that we can "the short grass country," but see for republicans to do that fhey'll have to call it the counwill be to vote for Woodrow try of long grass and tall weeds Commission announces examinations Wilson.

pers take time and space to op- Pennsylvania by 800,000.

pose the socialist movement? If the democratic candidates are defeated this year, it will not be by socialists but by the other fellows. Besides, whether right or wrong, the socialists are at least doing some good indirectly by getting voters to think and study political issues for themselves, something that is needed under a democratic form of government.

Governor Osborne of Michigan is a republican, but he is a progressive who believes in reform in fact as well as in name. He was opposed to the renomination of Mr. Taft, as were all true progressive republicans, but after the nomination of Woodrow Wilson, Mr. Osborne did not favor the formation of a bolting party. Here is a part of what he has said about the matter: 'I am of the firm opinion that there is no necessity for a new party. The issue is clearly drawn for the people. It is Wall Street vs. Wilson. It is even more than that: All the evil forces of America will finally line up with Wall Street and Mr. Taft.'

As will be seen by the advertisements appearing in this issue of The Herald, there is some 'cutting and slashing" in the This will be good news to persons in this city and surrounding country who expect to build this beeves. \$9.25@9.75; good to choice

publication from Rev. A. L. written by J. H. Walsh and pub- @4.25; veal calves, \$4.00@8.25; bulls, base ball question. We regret prime feeders, \$6.25@7.00; good to very much that the copy for Mr. Godfrey's article was not received until Wednesday afternoon, hence it is neceasary to defer publication of it until next to good grass beeves, \$6.50@7.25; poor week.

They're beginning to name babies after the democratic nominee for president; pretty soon the Woodrow Wilson cigars will vember, 1910. The bulk of the hogs appear on the market; but it is went at \$7.95@8.15. expected farmers will slight the New Jersey governor by received today, nearly 11,000 head.

The Cleveland Leader says if stance relates that the wife of a ing lambs and sheep arrived today and Binghamton, N. Y., man has the market is quotably 15@25c higher That's not much to brag about. and costs and sent to jail for The Sidney Telegraph, Taft lambasting her old man a few republican in politics, pays the times with a beer bottle. It will Nebraska democracy a compli- take a faster town than Bing- 435; wethers fair to good \$3.65% ment, unintentional, perhaps, by hamton, N. Y., to get ahead of 4.00; wethers, feeders, \$3.00 93.75

In publishing the Chautauqua Up to August 1st, about \$12,- program last week, which was THE CHICAGO MARKETS Omaha man, who sent 33 cents. chased at Chautauqua gate. In many places where the Redpath REPORT OF CATTLE MARKET "About the most serious Horner Chautauquas are given, charge brought against Wood. it is done by the business men row Wilson," says an exchange, of the town, hence the announce-"is that he has changed his mind ments are printed as above on a few propositions that bear stated, but here it is done under some reference to politics. Of the auspices of the Alliance Total arrivals were 23,000, and buy-

> No, the Herald is not the "official U. S. land office paper" nor the "official state paper" nor the

proves to his own satisfaction Wilson was formally notified of high now that holding for the exhis nomination as the democratic press purpose of striking a higher candidate for president of the spot is attended with too much risk. The Ord Quiz, which is one of the leading republican local acceptance is published in full and flesh, and there is no intention newspapers of Nebraska, op- in this paper. It makes inter- to hold them much longer, should be poses the formation of a new esting reading and should be put over the wheels to avoid strong party but advises republicans read by every person who is in-

this year.

LIVE STOCK PRICES AT SOUTH OMAHA

Beeves Generally a Dime Lower, With Feeders Fully Steady.

HOGS ARE 5 TO 10c HIGHER.

Very Fair Run of Sheep and Lambs. Sheep Are Selling at Strong Figures Lambs Are Quotably Steady-No Real Good Stuff There.

Union Stock Yards, South Omaha, Aug. 5 .- A good supply of cattle showed up today, about 4,600 head Beef cattle were slow to a dime lower than last week's close. Only a few corn-fed cattle arrived. There was a good demand for cows and heifers and despite the weaker tone to the fat cattle market, the cow stuff generally sold about as well as it did toward the close of last week. Veal calves were in active request and stronger, and there was a very fair inquiry and a steady to strong market for bulls stags, etc. Stockers and feeders were reasonably active and prices were steady to strong for desirable offerings of all weights. Prices were more or less shaded, but the decline was not at all serious and values ranged from prices of lumber at Alliance. fully steady to possibly a dime lower for western range cattle.

Cattle quotations: Choice to prime beeves, \$8.75@9.25; fair to good beeves, \$7.75@8.50; common to fair beeves, \$5.75@7.50; good to choice The Herald has an article for heifers, \$6.25@7.25; good to choice cows, \$5.75@6.75; fair to good grades, Godfrey in answer to the one \$4.50@5.50; canners and cutters, \$2.75 lished last week on the Sunday stags, etc., \$3.75@5.50; choice to choice feeders, \$5.40@6.00; fair to good feeders, \$4.75@5.25; common to fair feeders, \$3.75@4.75; stock cows and heifers, \$3.50@5.00; good to choice grass beeves, \$7.50@8.25; fair

to fair grass beeves, \$5.50@6.25. Only a small supply of hogs arrived today, about 4,000 head, and, prices were 5@10c higher. Several loads of choice light hogs topped the market at \$8.25, the highest price since No-

A fair run of sheep and lambs were continuing to name their bull There was very little of really choice calves "Taft" and "Roosevelt." however, some fairly good lambs and wethers in the supply. Prices paid for fat sheep in general are strong woman demands equal rights let compared with last week's close, and her have them, and as an in-the market for lambs is quotably steady. Only a small number of feed been sent to jail for beating him. on lambs and 5@10c higher on sheep. Quotations: I ambs, good to choice. Recently an Alliance colored \$7.000 7.50; lambs, fair to good, \$6.00 woman was fined fifty dollars @7.00: lambs fooders. \$4.75@5.65; verrlings good to choice light, \$4.75@ 5.15; yearlings could to choice heavy, \$4 50 97 4 75; wearlines, feeders, \$3.60 @ 4.25; wethers, good to cho'ce, \$4.00@ ewes, good to choice. \$3.75@4.00; ewes, fair to good, \$3.00@3.75; ewes feeders, \$2.00@2.00.

Extract from Regular Market Letter of Clay, Robinson & Co., Live Stock Commission

Chicago, Ill., August 5, 1912.

A very satisfactory trade in cattle today, as concerned the salesmen. er's had need of all here. It was a 10c higher deal in beef steers of a desirable class, while common and medium kinds were merely steady. Top was \$10.10, paid for prime Angus beeves, averaging 1,505 lbs. Bulk sales were at \$7.50 ot \$9.50.

Cows and heifers generally steady troversy over the question as to ure that, after so long a time, it sale, bulk beef grades at \$4.85 to which is the Christian sabbath, is beginning to receive the re- \$7.00. Stockers and feeders steady Sunday or Saturday. A. B. cognition in the matter of legal to strong, sales largely at \$5.25 to

> If your cattle are fat, their place Yesterday Governor Woodrow is on the market. Prices are so

They sometimes called this CIVIL SERVICE EXAMINATIONS

The United States Civil Service for applicants for a number of positions in the field, departmental and A Washington correspondent "Progressive" is its name, Philippine service, on August 21, 22 of democratic newspapers sends Colonel Theodore Roosevelt is and 24, but special attention is inout copies of The Anti-Socialist, the nominee for president and vited to the stenographer and typea little paper which is issued Governor Hiram W. Johnson of writer examination on August 27. quarterly to fight socialism. California for vice president. Why should a democratic correstry they claim they will carry III. In lobby or inquire at general delivered to the socialism. pondent or democratic newspa- inois by 100,000 plurality and ery window at the post office, Alliance, Nebraska.

PROPOSED CONSTITUTIONAL AMENDMENT NO. ONE.

AMENDMENT NO. ONE.

AMENDMENT NO. ONE.

The following proposed ameadment to the constitution of the State of Nebraska, as hereinafter set forth in full. Is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday. November 5th, A. D. 1912.

"AN ACT for a joint resolution proposing amendment to Section 1 and Section 10 Article 3 of the Constitution of the State of Nebraska, and supplementing Article entitled 'Amendments.'

Be it Resolved and Enacted by the Legislature of the State of Nebraska:

Section 1. That at the general election for state and legislative officers to be held on the Tuesday succeeding the first Monday in November, 1912, the following provisions be proposed and submitted as amendment to Section 1 and Section 10 of Article 3 of the Constitution of the State of Nebraska:

Section 2. That Section 1 of Article 2 of the Constitution of the State of Nebraska:

Section 1. The legislative authority of the state shall be vested in a legislature of the state shall be vested in a legislature.

lows:
Section 1. The legislative authority of the state shall be vested in a legislature consisting of a senate and house of representatives, but the people reserve to themselves power to propose laws, and amendments to the constitution, and to enact or reject the same at the polis independent of the legislature, and also reserve power at their own option to sporove or reject at the polis any act, item, section, or part of any act passed by the legislature.

dependent of the legislature, and also reserve power at their own option to approve or reject at the polls any act, item, section, or part of any act passed by the legislature.

Section 1A. The first power reserved by the people is the initiative. Ten per cent of the legal voters of the state, so distributed as to include five per cent of the legal voters in each of two-fifts of the counties of the state, may propose any measure by petition, which shall contain the full text of the measure so proposed. Provided, that proposed Constitutional Amendments shall require a petition of fifteen per cent of the legal voters of the State distributed as above provided. Initiative petitions (except for municipal and wholly local legislation) shall be filed with the Secretary of State and be by him submitted to the voters at the first regular state election held not less than four months after such filing. The same measure, either in form or in essential substance, shall not be submitted to the people by initiative petition (either affirmatively or negatively) oftener than once in three years. If conflicting measures submitted to the people at the same election shall be approved, the one receiving the highest number of affirmative votes shall thereby become law as to all conflicting provisions. The Constitutional limitations as to scope and subject matter of statutes enacted by the initiative.

Section 1B. The second power reserved is the referendum. It may be ordered by a petition of ten per cent of the legal voters of the state, distributed as required for initiative petitions. Referendum petitions against measures passed by the legislature shall be filed with the Secretary of State within ninety days after the legislature shall be filed with the Secretary of State within ninety days after the legislature shall be filed with the Secretary of the text regular state election held not less than thirty days after such filing.

Section 1C. The referendum may be ordered upon any act except acts making appropripations for the ex

initiative measure or part of said Constitution shall constitute thirty-five per
cent (35%) of the total vote cast at said
election, and not otherwise, and shall
take effect upon proclamation by the
governor, which shall be made within
ten days of the completion of the official
canvass. The vote upon initiative and
referendum measures shall be returned
and canvassed in the same manner as is
prescribed in the case of presidential
electors. The method of submitting and
adopting amendments to the constitution
provided by this section shall be supplementary to the method prescribed in the
article of this Constitution, entitled
'Amendments,' and the latter shall in no
case be construed to conflict herewith.
This amendment shall be self-executing,
but legislation may be enacted especially nitiative measure or part o This amendment shall be self-executing, but legislation may be enacted especially to facilitate its operation. In submitting petitions and orders for the initiative and the referendum, the Secretary of State and all other officers shall be guided by this amendment and the general laws until additional legislation shall be especially provided therefor; all propositions submitted in pursuance hereof shall be submitted in a non-partisan manner and without any indication or suggestion on the ballot that they have been approved or endorsed by any political party or organization, and provided further that only the title of measures shall be printed on the ballot, and when two or more

the ballot that they have been approved or endorsed by any political party or organization. and provided further that only the title of measures shall be printed on the ballot, and when two or more measures have the same title they shall be numbered consecutively in the order of filing with the Secretary of State and including the name of the first petitioner.

Section 3. That Section 10, of Article 3, of the Constitution of the state of Nebraska be amended to read as follows:

Section 10. The style of all bills shall be "Be it enacted by the people of the State of Nebraska," and no law shall be enacted except be bill. No bill shall be passed by the legislature unless by assent of a majority of all the members elected to each house of the legislature and the question upon final passage shall be taken immediately upon its last reading and the yeas and nays shall be entered upon the journal.

Section 4. That at said election on the Tuesday succeeding the first Monday in November. [912, on the ballot of each elector voting thereat there shall be printed or written the words: "For proposed amendment to the constitution reserving to the people the right of direct legislation through the initiative and referendum," and "Against proposed amendment be people the right of direct legislation through the initiative and referendum." And if a majority of all voters at said election while the initiative and referendum and "Against proposed amendment the same shall be deemed to ha adopted. The returns of said election upon the adoption of this amendment shall be made to the state canvassing board and said board shall canvass the vote upon the amendment herein in the same manner as is prescribed in the case of presidential electors. If a majority of the votex cast at the election be in favor of the proposed amendment the proposed amendment to the Constitution of the State of Nebraska is a true and correct copy of the original enrolled and engrossed bill, as passed by the Thirty-second session of the Legislature of the State of

SS GET WISE-ADVERTISE \$\$

PROPOSED CONSTITUTIONAL AMENDMENT NO. TWO.

The following proposed amendment to the constitution of the State of Nebraska, as hereinarter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 5th, A. D. 1912.

"A JOINT RESOLUTION on proposing an amendment to Section 4 of Article 3 of the Constitution of the State of Nebraska.

Be it Resolved and Enacted by the Legislature of the State of Nebraska.

Be it Resolved and Enacted by the Legislature of the State of Nebraska:

Section 1. That at the general election for state and legislative officers to be held on the Tuesday following the first Monomber, 1912, the following be submitted as an amendment to Section 4 of Article as an amendment to Section 4 of Article as an amendment members of the Senate and House of Representatives, shall be elected for the term of two years, shall be elected for the term of two years, shall be elected for the term of two years, shall be elected for the term of two years, shall be elected for the term of two years, shall be elected for the term of two years, shall be elected for the term of two years, shall be receive pay at the rate of six hundred dollars for each regular session of the Legislature, during their term, and ten cents for every mile they shall travel in going to and returning from the place of meeting of the legislature, on the most usual route. That neither members of the legislature for employees shall receive any pay or perquisites other than their salary and mileage. Each session, except special session, shall not be less than sixty days. After the expiration of the legislature to the necessity of passing a law on the subject-matter embraced in the message and the introduction of bills shall be restricted thereto. Provided, that the general appropriation bills may be introduced up to and including the fortleth day.

Sec. 2. That at said election on the Tuesday succeeding the first Monday in November, 1912, on the ballot of each elector voting thereat there shall be made

PROPOSED CONSTITUTIONAL AMENDMENT NO. FOUR.

The following proposed amendment to the constitution of the State of Nebraska, as hereinafter set forth in full, is sub-mitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 5th, A. D. 1912.

"A JOINT RESOLUTION to propose amendments to Section five (5) of

Article six (6) and Section thirteen (13) of Article sixteen (16) of the constitution of the state of Nebraska as found in the Compiled Statutes of Nebraska for 1909 (Section thirteen (13) of Article eighteen (18) of Cobbey's Annotated Statutes for 1909), relating to time of electing judges of the supreme court. fixing the time of the general election and providing for holding over of incumbents until their successors are elected and qualified.

Be it Resolved and Enacted by the Legislature of the State of Nebraska:
Section 1. That Section Five (5) of Article Six (6) of the Constitution of the State of Nebraska be amended to read as follows: Article six (6) and Section thirteen (13)

follows:
Section 5. That at the general election to be held in the State of Nebraska in the year 1916, and each six years thereafter, there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six (6) years; that at the general election to be held in the State of Nebraska in the year 1913, and each six years thereafter there years; that at the general election to be held in the State of Nebraska in the year 1913, and each six years thereafter there shall be elected three (3) judges of the Supreme Court, who shall hold their office for the period of six years; and at the general election to be held in the State of Nebraska in the year 1920 and each six (6) years thereafter there shall be elected a chief justice of the Supreme Court, who shall hold his office for the period of six (6) years. Provided, That the member of the Supreme Court whose term of office expires in January, 1914. Shall be chief justice of the Supreme Court during that time until the expiration of his term of office.

Section 2. That Section Thirteen (13) of Article Sixteen (16) of the Constitution of the State of Nebraska as found in the Compiled Statutes of Nebraska for 1909 (Section thirteen (13) of Article elixteen (16) of the Constitution of 1909 be amended to read as follows:

Section 13. The general election of this state shall be held on the Tuesday succeeding the first Monday in November in the year 1914 and every two years thereafter. All state district, county, precinct and township officers, by the constitution or laws made elective by the people, except school district officers, and municipal officers in cities, viliages and

people, except school district officers, and municipal officers in cities, vilinges and towns, shall be elected at a general elec-tion to be held as aforesaid. Judges of

inunicipal officers in cities, villages and towns, shall be elected at a general election to be held as aforesaid. Judges of the supreme, district and county courts, all elective county and precinct officers, and all other election of whom is not herein for the election of whom is not herein otherwise provided for, and which are not included in the above exception, shall be elected on the Tuesday succeeding the first Monday in November, 1913, and thereafter at the general election next preceding the time of the termination for their respective security of the first Monday in November, 1913, and thereafter at the general election next preceding the time of the termination for their respective security of the first Monday in November, 1913, and thereafter at the general election next preceding the time of the termination for their respective security of the state of Nebraska for the amendments proposed amendments to the constitution providing for general election once in two years and "Agniand proposed amendments to the constitution providing for general election once in two years and "Agniand proposed amendments to the Constitution providing for general election once in two years and "Agniand proposed amendments to the Constitution providing for general election once in two years and "Agniand proposed amendments to the Constitution providing for general election once in two years and "Agniand proposed amendments to the Constitution providing for general election once in two years."

1. Addison Walt, Secretary of State, of the State of Nebraska for their adoption or rejection at the general election on the benefit of the United States of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the Sth day of November, A. D. 1912.

1. The restimony Whereof, I have hereunts of the State of Agonthment of the Constitution of the State of Agonthment of th

IT PAYS TO ADVERTISE

PROPOSED CONSTITUTIONAL AMENDMENT NO. THREE.

The following proposed amendment to the constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November Sth. A. D. 1912.

"A JOINT RESOLUTION to amend Section inneteen (19) of Article five (5) of the Constitution of the State of Nebraska creating a Board of Commissioners of State institutions.

Be it Enacted by the Legislature of the State of Nebraska;

Section 1. That Section nineteen (19) of Article five (5) of the Constitution of the State of Nebraska;

Section 19. The Governor shall, prior to the adjournment of the thirty-third session of the legislature, nominate and, with the consent of two-thirds of the members of the Senate in Executive Session, appoint three electors of the state, not more than two of whom shall belong to the same political party and no two of whom shall reside at the time of their appointment in the same congressional district, as members of a board to be known as a "Board of Commissioners of State Institutions." Said members shall hold office as designated by the Governor for two, four and six years respectively. Subsequent appointments shall be made as provided and, except to fill vacancies, shall be for a period of six years. The Board shall at all times be subject to the above restrictions and limitations as shall be established by law, the State Penitentiary and all charitable, reformatory and penal institutions that shall be about the state of Nebraska. They shall each give bonds, receive compensation for service, perform all duties and comply with all regulations that shall be by law established and maintained by the State of Nebraska. They shall each give bonds, receive compensation for service, perform all duties and comply with all regulations that shall be established by law. The powers possessed by the Governor and Board of Public Lands and Buildings with reference to the management and control of the institutions of the institutions of the

Approved April 10, 1911."

I. Addison Wait. Secretary of State, of the State of Nebraska do hereby certify that the foregoing proposed amendment to the Constitution of the State of Nebraska is a true and correct copy of the original enrolled and engrossed bill, as passed by the Thirty-second session of the Legislature of the State of Nebraska, as appears from said original bill on file in this office, and that said proposed amendment is submitted to the qualified voters of the state of Nebraska for their adoption or rejection at the general election to be held on Tuesday, the 5th day of November, A. D. 1912.

In Testimony Whereof, I have hereunte set my hand and affixed the Great Seal of the State of Nebraska. Done at Lincoln, this 20th day of May, in the year of our Lord, One Thousand Nine Hundred.

of the State of May, in the year of coln, this 20th day of May, in the year of our Lord. One Thousand Nine Hundred and Twelve, and of the Independence of the United States the One Hundred and Thirty-sixth and of this State the Forty-sixth.

[Seal] Secretary of State.



Rushville Recorder, d. Tully and son Lloyd were up from Alliance Friday and remained in town several days. Charley has his new house completed, and when Mrs. Tully returns from Seattle, she will be greeted with a nice new home.

Bayard Transcript, Aug. 3: Mrs. J. G. Neighbors went to Alliance Saturday to return with her daughter Grace who has been attending the Alliance Normal. Misses Bertha. Vanatta and Maud DeVault also returned the last of the week. Miss Vanatta will teach in District 96 this winter .

Marsalnd Tribune, Aug. 2: Harry Thiele of Alliance transacted busi-

\$\$ GET WISE-ADVERTISE \$\$